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CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

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DENNIS W. COOPER Code Reviser

WASHINGTON STATE REGISTER

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

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

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

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

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

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

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

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

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

5. EFFECTIVE DATE OF RULES

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

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1983 – 1984 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

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|---------------|----------------------------|-------------|--|-------------------|---------------------------------------|
| | | | OTS ² or 10 p. max. Non-OTS | | |
| For | | | | | For hearing/adoption |
| Inclusion in— | File no | later than— | | days from— | on or after |
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^{*}Dates adjusted to accommodate July 4th holiday on normal distribution and closing date. See WAC 1-12-030(5)(c) and 1-13-030(5)(c).

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

²A filing of any length will be accepted on the closing dates of this column if it has been prepared by the Order Typing Service (OTS) of the Code Reviser's Office; see WAC 1-12-220 or 1-13-240. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³"No proceeding may 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(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 83-23-087 ADOPTED RULES DEPARTMENT OF LICENSING (Securities Division)

[Order SDO-215-83—Filed November 21, 1983]

I, John Gonsalez, director of the Department of Licensing, do promulgate and adopt at the Department of Licensing, the annexed rules relating to the registration and regulation of securities, adopting new chapter 460-31A WAC, real estate programs exceeding five million dollars and amending and repealing sections of chapter 460-32A WAC, real estate programs not exceeding five million dollars.

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The director finds that these rules are necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of chapter 21.20 RCW.

This action is taken pursuant to Notice No. WSR 83-19-068 filed with the code reviser on September 21, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

WAC 460-31A-410 through 460-31A-715 and 460-31A-725 and 460-31A-730 are promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-31A-720 is promulgated pursuant to RCW 21.20.180(8) and 21.20.210(14) and is intended to administratively implement that statute and RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-32A-010 is promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-32A-300 through 460-32A-325 are repealed pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 21, 1983.

> By John Gonsalez Director

NEW CHAPTER

REAL ESTATE PROGRAMS EXCEEDING FIVE MILLION DOLLARS

NEW SECTION

WAC 460-31A-410 APPLICATION. (1) The rules in this chapter 460-31A WAC apply to registration of real estate programs in the form of limited partnerships (herein sometimes called "program" or

- "partnerships") whose total offering exceeds five million dollars. An applicant for registration may also elect to follow the rules of this chapter.
- (2) The rules of this chapter will be applied by analogy to real estate programs in other forms. While applications not conforming to the rules of this chapter shall be looked upon with disfavor, where good cause is shown, certain rules may be modified or waived by the administrator.
- (3) Where the individual characteristics of specific programs warrant modification of the rules of this chapter, such modification will be accommodated, insofar as possible while still being consistent with the spirit of these rules. A cross reference sheet shall be furnished with the application (See WAC 460-31A-415(11)).
- (4) Where these rules conflict with requirements of the Securities and Exchange Commission, the rules will not apply unless otherwise directed by the administrator.
- (5) The term "total offering" in Subsection (1) above shall be liberally construed and shall, for the purposes of WAC 460-31A-410(1) only, apply to that amount of securities which is filed with the State Securities Division under one registration statement.

NEW SECTION

WAC 460-31A-415 DEFINITIONS. For the purposes of this chapter, the following definitions shall apply. (1) "Acquisition expenses" means expenses including but not limited to legal fees and expenses, travel and communications expenses, costs of appraisals, non-refundable option payments on property not acquired, accounting fees and expenses, title insurance, and miscellaneous expenses related to selection and acquisition of properties, whether or not acquired.

- (2) "Acquisition fee" means the total of all fees and commissions paid by any party in connection with the purchase or development of property by a program, except a development fee paid to a person not affiliated with a sponsor in connection with the actual development of a project after acquisition of the land by the program. Included in the computation of such fees or commissions shall be any real estate commission, selection fee, development fee, nonrecurring management fee, or any fee of a similar nature, however designated.
- (3) "Administrator" means the administrator of securities administrating the Securities Act of Washington, chapter 21.20 RCW.
- (4) "Affiliate" means (a) any person directly or indirectly controlling, controlled by or under the common control with another person (b) any person owning or controlling ten percent or more of the outstanding voting securities of such other person (c) any officer, director, partner of such person and (d) if such other person is an officer, director or partner, any company for which such person acts in any such capacity.
- (5) "Assessments" means additional amounts of capital which may be mandatorily required of or paid at the option of a participant beyond his subscription commitment.
- (6) "Capital contribution" means the gross amount of investment in a program by a participant, or all participants as the case may be.

- (7) "Cash flow" means program cash funds provided from operations, including lease payments on net leases from builders and sellers, without deduction for depreciation, but after deducting cash funds used to pay all other expenses, debt payments, capital improvements and replacements.
- (8) "Cash available for distribution" means cash flow less amount set aside for restoration or creation of reserves
- (9) "Competitive real estate commission" means that real estate or brokerage commission paid for the purchase or sale of property which is reasonable, customary and competitive in light of the size, type and location of the property.
- (10) "Construction fee" means a fee for acting as general contractor to construct improvements on a program's property either initially or at a later date.
- (11) "Cross reference sheet" means a compilation of the sections of the rules referenced to the page of the prospectus, partnership agreement, or other exhibits, and justification of any deviation from the rules.
- (12) "Development fee" means a fee for the packaging of a program's property, including negotiating and approving plans, and undertaking to assist in obtaining zoning and necessary variances and necessary financing for the specific property, either initially or at a later date
- (13) "Front-end fees" means fees and expenses paid by any party for any services rendered during the program's organizational or acquisition phase including organization and offering expenses, acquisition fees, acquisition expenses, and any other similar fees, however designated by the sponsor.
- (14) "Investment in properties" means the amount of capital contributions actually paid or allocated to the purchase, development, construction or improvement of properties acquired by the program (including the purchase of properties, working capital reserves allocable thereto (except that working capital reserves in excess of five percent shall not be included), and other cash payments such as interest and taxes but excluding front—end fees).
- (15) "Net worth" means the excess of total assets over total liabilities as determined by generally accepted accounting principles, except that if any of such assets have been depreciated, then the amount of depreciation relative to any particular asset may be added to the depreciated cost of such asset to compute total assets, provided that the amount of depreciation may be added only to the extent that the amount resulting after adding such depreciation does not exceed the fair market value of such asset.
- (16) "Non-specified property program" means a program where, at the time a securities registration is ordered effective, less than 75 percent of the net proceeds from the sale of program interests is allocable to the purchase, construction, or improvement of specific properties, or a program in which the proceeds from any sale or refinancing of properties may be reinvested. Reserves shall be included in the non-specified 25 percent.

- (17) "Organization and offering expenses" means those expenses incurred in connection with and in preparing a program for registration and subsequently offering and distributing it to the public, including sales commissions paid to broker—dealers in connection with the distribution of the program and all advertising expenses.
- (18) "Participant" means the holder of a program interest.
- (19) "Person" means any natural person partnership, corporation, association or other legal entity.
- (20) "Program" means a limited or general partnership, joint venture, unincorporated association or similar organization other than a corporation formed and operated for the primary purpose of investment in and the operation of or gain from an interest in real property.
- (21) "Program interest" means the limited partnership unit or other indicia of ownership in a program.
- (22) "Program management fee" means a fee paid to the sponsor or other persons for management and administration of the program.
- (23) "Property management fee" means the fee paid for day-to-day professional property management services in connection with a program's real property projects.
- (24) "Prospectus" means the meaning given to that term by Section 2(10) of the Securities Act of 1933, including a preliminary prospectus; provided, however, that such term as used herein shall also include an offering circular as described in Rule 256 of the General Rules and Regulations under the Securities Act of 1933 or, in the case of an intrastate offering, any document by whatever name known, utilized for the purpose of offering and selling securities to the public.
- (25) "Purchase price of property" means the price paid upon the purchase or sale of a particular property, including the amount of acquisition fees and all liens and mortgages on the property, but excluding points and prepaid interest.
- (26) "Sponsor" means any person directly or indirectly instrumental in organizing, wholly or in part, a program or any person who will manage or participate in the management of a program, and any affiliate of any such person, but does not include a person whose only relation with the program is as that of an independent property manager, whose only compensation is as such. "Sponsor" does not include wholly independent third parties such as attorneys, accountants, and underwriters whose only compensation is for professional services rendered in connection with the offering of syndicate interests.

NEW SECTION

WAC 460-31A-420 EXPERIENCE OF SPON-SOR. The sponsor, the general partner or their chief operating officers shall have at least two years relevant real estate or other experience demonstrating the knowledge and experience to acquire and manage the type of properties being acquired, and any of the foregoing or any affiliate providing services to the program shall have had not less than four years relevant experience in the kind of service being rendered or otherwise must demonstrate sufficient knowledge and experience to perform the services proposed.

NEW SECTION

WAC 460-31A-425 NET WORTH OF SPON-SOR. The financial condition of the sponsor liable for the debts of the program must be commensurate with any financial obligations assumed in the offering and in the operation of the program. As a minimum, such sponsor shall have an aggregate financial net worth, exclusive of home, automobile and home furnishings, of the greater of either \$50,000 or an amount at least equal to five percent of the gross amount of all offerings sold within the prior 12 months plus five percent of the gross amount of the current offering, to an aggregate maximum net worth of such sponsor of one million dollars. In determining net worth for this purpose, evaluation will be made of contingent liabilities and the use of promissory notes, to determine the appropriateness of their inclusion in computation of net worth.

NEW SECTION

WAC 460-31A-430 REPORTS TO ADMINISTRATOR. The sponsor shall submit to the administrator any information required to be filed with the administrator, including, but not limited to, reports and statements required to be distributed to limited partners.

NEW SECTION

WAC 460-31A-435 LIABILITY OF SPONSOR. (1) Sponsors shall not attempt to pass on to limited partners the general liability imposed on them by law except that the partnership agreement may provide that a general partner shall have no liability whatsoever to the partnership or to any limited partner for any loss suffered by the partnership which arises out of any action or inaction of the general partner, if the general partner, in good faith, determined that such course of conduct was in the best interests of the partnership, and such course of conduct did not constitute negligence of the general partner. The sponsor may be indemnified by the program against losses sustained in connection with the program, provided the losses were not the result of negligence or misconduct on the part of the sponsors.

(2) The program may not incur the cost of that portion of liability insurance which insures the sponsor for any liability as to which the sponsor is prohibited from being indemnified under this section.

NEW SECTION

WAC 460-31A-440 SUITABILITY STAND-ARDS FOR THE PARTICIPANTS. Given the limited transferability, the relative lack of liquidity, and the specific tax orientation of many real estate programs, the sponsors and its selling representatives should be cautious concerning the persons to whom such securities are marketed. Suitability standards for investors will, therefore, be imposed which are reasonable in view of the foregoing and of the type of program to be offered.

Sponsors will be required to set forth in the prospectus the investment objectives of a program, a description of the type of person who could benefit from the program and the suitability standards to be applied in marketing it. The suitability standards proposed by the sponsor will be reviewed for fairness by the administrator in processing the application. In determining how restrictive the standards must be, special attention will be given to the existence of such factors as high leverage, tax implications, balloon payment financing, excessive investments in unimproved land, and uncertain or no cash flow from program property. As a general rule, programs structured to give deductible tax losses of 50 percent or more of the capital contribution of the participant in the year of investment should be sold only to persons in higher income tax brackets considering both state and federal income taxes. Programs which involve more than ordinary investor risk should emphasize suitability standards involving substantial net worth of the investor.

NEW SECTION

WAC 460-31A-445 SALES TO APPROPRIATE PERSONS. The sponsor and each person selling program interests on behalf of the sponsor or program shall make every reasonable effort to assure that those persons being offered or sold the program interests are suitable, in light of the standards set forth in WAC 460-31A-440, and the program interests are appropriate for the customers' investment objectives and financial situations.

The sponsor or his representatives shall ascertain that the investor can reasonably benefit from the program, and the following shall be evidence thereof:

- (1) The investor has the capacity of understanding the fundamental aspects of the program, which capacity may be evidenced by the following:
 - (a) The nature of employment experience;
 - (b) Educational level achieved;
- (c) Access to advice from qualified sources, such as, attorney, accountant and tax advisor;
- (d) Prior experience with investments of a similar nature.
- (2) The sponsor of his representatives shall ascertain that the investor has apparent understanding:
- (a) of the fundamental risks and possible financial hazards of the investment;
 - (b) of the lack of liquidity of this investment;
- (c) that the investment will be directed and managed by the sponsor; and
 - (d) of the tax consequences of the investment.
- (3) The participant can reasonably benefit from the program in view of his overall investment objectives and portfolio structure.
- (4) The participant is able to bear the economic risk of the investment. For purposes of determining the ability to bear the economic risk, unless the administrator approves a lower suitability standard, participants shall have a minimum annual gross income of \$30,000 and a net worth of \$30,000, or in the alternative, a new worth of \$75,000. For purposes of this calculation, the investment price includes cash, notes and other recourse liability; and, additional contributions, whether voluntary or mandatory; and, the cost of assessments or cost of

exercising warrants or options. In high risk or principally tax oriented offerings, higher suitability standards may be required. In the case of sales to fiduciary accounts, the suitability standards shall be met by the fiduciary or by the fiduciary account or by a donor who directly or indirectly supplies the funds to purchase the program interests. Net worth shall be determined exclusive of home, home furnishings and automobiles.

NEW SECTION

MAINTENANCE OF WAC 460-31A-450 RECORD OF SUITABILITY. The sponsor shall maintain a record of the information obtained to indicate that a participant meets the suitability standards employed in connection with the offer and sale of its interests and a representation of the participant that he is purchasing for his own account or, in lieu of such representation, information indicating that the participants for whose account the purchase is made meet such suitability standards. Such information may be obtained from the participant through the use of a form which sets forth the prescribed suitability standards in full and which includes a statement to be signed by the participant in which he represents that he meets such suitability standards and is purchasing for his own account. However, where the offering is underwritten or sold by a broker-dealer, the sponsor shall obtain a commitment from the broker-dealer to maintain the same record of information required of the sponsor.

NEW SECTION

WAC 460-31A-455 MINIMUM INVESTMENT OF PARTICIPANT. A minimum initial cash purchase of \$2,500 per investor shall be required. Subsequent transfers of such interests shall be limited to no less than a minimum unit equivalent to an initial minimum purchase, except for transfers by gifts, inheritance, intrafamily transfers, family dissolutions, and transfers to affiliates.

NEW SECTION

WAC 460-31A-460 FEES, COMPENSATION AND EXPENSES. (1) The total amount of consideration of all kinds which may be paid directly or indirectly to the sponsor or its affiliates shall be reasonable, considering all aspects of the syndication program and the investors. Such consideration may include, but is not limited to:

- (a) Organization and selling expenses.
- (b) Compensation for acquisition services.
- (c) Compensation for development or construction services.
 - (d) Compensation for program management.
- (e) Additional compensation to the sponsor including subordinated interests and promotional interests.
- (f) Real estate brokerage commissions on resale of property.
 - (g) Property management fee.
 - (h) Insurance services.
- (2) Except to the extent that a subordinated interest is permitted for promotional activities pursuant to WAC

460-31A-480 hereof, consideration may only be paid for reasonable and necessary goods, property or services.

(3) The application for qualification or registration and the prospectus must fully disclose and itemize all consideration which may be received from the program directly or indirectly by the sponsor, its affiliates and underwriters, what the consideration is for and how and when it will be paid. This shall be set forth in one location in tabular form.

NEW SECTION

WAC 460-31A-465 ORGANIZATION AND OFFERING EXPENSES. All organization and offering expenses incurred in order to sell program interests shall be reasonable.

NEW SECTION

WAC 460-31A-470 INVESTMENT IN PROP-ERTIES. (1) The sponsor shall be required to commit a substantial portion of the program's capital contributions toward investment in properties. The remaining capital contributions may be used to pay front-end fees. When acquisition fees are paid by the seller of properties, such fees shall not be included in satisfying the required minimum investment in properties. Additionally, in determining the amount committed to investment in properties, such calculation shall not take into account any front-end fees.

If capital contributions are paid on an installment basis, the front—end fee shall be paid to the sponsor pro rata as installments are paid.

- (2) At a minimum, the sponsor shall commit a percentage of the capital contributions to investment in properties which is equal to the greater of:
- (a) 80 percent of the capital contributions reduced by .1625 percent for each one percent of indebtedness encumbering program properties; or
 - (b) 67 percent of the capital contributions.
- (3) If the total amount of the investment in properties exceeds the minimum required amount in WAC 460–31A–470(2) above, for each one percent of front-end fees deferred the sponsor may take an additional promotional interest upon sale of the properties equal to one percent of the net proceeds remaining from the sale or refinancing of the property after payment to investors of an amount equal to 100 percent of capital contributions.

To calculate the percent of indebtedness encumbering program properties in WAC 460-31A-470(2), divide the amount of indebtedness by the purchase price of property, excluding front-end fees. The quotient is multiplied by .1625 percent to determine the percentage to be deducted from 80 percent.

The following are examples of application of the formula using capital contributions of \$1 Million in each case:

(a) No indebtedness - 80 percent to be committed to investment in properties.

(b) 50 percent indebtedness - 50 x .1625% = 8.125% 80 - 8.125% = 71.875% to be com-

(c) 80 percent indebtedness -

mitted to investment in properties. $80 \times .1625\% = 13\%$ 80 - 13% = 67% to be committed to investment in properties.

NEW SECTION

WAC 460-31A-475 PROGRAM MANAGE-MENT FEE. (1) A general partner of a program owning unimproved land shall be entitled to annual compensation not exceeding 1/4 of one percent of the cost of such unimproved land for operating the program until such time as the land is sold or improvement of the land commences by the limited partnership. In no event shall this fee exceed a cumulative total of two percent of the original cost of the land regardless of the number of years held.

- (2) A general partner of a program holding property in government subsidized projects shall be entitled to annual compensation not exceeding 1/2 of one percent of the cost of such property for operating the program until such time as the property is sold.
- (3) Program management fees other than as set forth above shall be prohibited.

NEW SECTION

WAC 460-31A-480 PROMOTIONAL INTER-EST. An interest in the program will be allowed as a promotional interest and program management fee, provided the amount or percentage of such interest is reasonable. Such an interest will be considered presumptively reasonable if it is within the limitations expressed below:

- (1) An interest equal to 25 percent of cash to be distributed from the net proceeds remaining from the sale or refinancing of properties after payment to investors of an amount equal to 100 percent of capital contributions, plus an amount equal to six percent of capital contributions per annum cumulative, less the sum of prior distributions to investors from cash available for distribution;
 - (2) An interest equal to:
- (a) Ten percent of distributions from cash available for distribution; and
- (b) Fifteen percent of cash to be distributed from the net proceeds remaining from the sale or refinancing of properties after payment to investors of an amount equal to 100 percent of capital contributions, plus an amount equal to six percent of capital contributions per annum cumulative, less the sum of prior distributions to investors from cash available for distribution.
- (3) For purposes of this WAC 460-31A-480, the capital contribution of the investors shall only be reduced by a cash distribution to investors of the proceeds from the sale or refinancing of properties. In addition, the cumulative return to each investor shall commence no later than the end of the calendar quarter in which his capital contribution is made.

(4) Dissolution and liquidation of the partnership. The distribution of assets upon dissolution and liquidation of the partnership shall conform to the applicable subordination provisions of WAC 460-31A-480(1) and (2)(b), and appropriate language shall be included in the partnership agreement.

NEW SECTION

WAC 460-31A-485 REAL ESTATE COMMISSIONS ON RESALE. The total compensation paid to all persons for the sale of a program property shall be limited to a competitive real estate commission, not to exceed six percent of the contract price for the sale of the property. The sponsor may receive up to one-half of the competitive real estate commission, not to exceed three percent and subordinated to payment to the investors of an amount equal to 100 percent of capital contributions, if he provides a substantial amount of the services in the sales effort. Such commission shall be subordinated as in WAC 460-31A-480(2). If the sponsor participates with an independent broker on resale, the subordination requirement shall apply only to the commission earned by the sponsor.

NEW SECTION

WAC 460-31A-490 PROPERTY MANAGE-MENT FEE. Should the sponsor or its affiliates perform property management services permitted under WAC 460-31A-520 and WAC 460-31A-525, the fees paid to the sponsor or its affiliates shall be the lesser of the maximum fees set forth in subsections (1) through (3) below or the fees which are competitive for similar services in the same geographic area. Included in such fees shall be bookkeeping services and fees paid to non-related persons for property management services.

- (1) In the case of a residential property, the maximum property management fee (including all rent-up, leasing, and re-leasing fees and bonuses, and leasing related services, paid to any person) shall be five percent of the gross revenues from such property.
- (2) In the case of industrial and commercial property, except as set forth in (3) below, the maximum property management fee from such leases shall be six percent of the gross revenues where the sponsor or its affiliates includes leasing, re-leasing and leasing related services, and the maximum property management fee from such leases shall be three percent of the gross revenues where the sponsor or its affiliates do not perform the leasing, re-leasing and leasing related services with respect to the property.
- (3) In the case of industrial and commercial properties which are leased on a long term (ten or more years) net (or similar) basis, the maximum property management fee from such leases shall be one percent of the gross revenues, except for a one time initial leasing fee of three percent of the gross revenues on each lease payable over the first five full years of the original term of the lease.

NEW SECTION

WAC 460-31A-495 INSURANCE SERVICES. The sponsor or his affiliate may provide insurance brokerage services in connection with obtaining insurance on the program's property so long as the cost of providing such service, including cost of the insurance, is not greater than the lowest quote obtained from two unaffiliated insurance agencies and the coverage and terms are likewise comparable. In no event may such services be provided by the sponsor or his affiliate unless they are independently engaged in the business of providing such services to other than affiliates and at least 75 percent of their insurance brokerage service gross revenue is derived from other than affiliates.

NEW SECTION

WAC 460-31A-500 SALES, LEASES, LOANS, AND RELATED PROGRAMS. (1) A program shall not purchase or lease property in which a sponsor has an interest unless:

- (a) The transaction occurs at the formation of the program and is fully disclosed in its prospectus or offering circular, and
- (b) The property is sold upon terms fair to the program and at a price not in excess of its appraised value, and
- (c) The cost of the property and any improvements thereon to the sponsor is clearly established. If the sponsor's cost was less than the price to be paid by the program, the price to be paid by the program will not be deemed fair, regardless of the appraised value, unless some material change has occurred to the property which would increase the value since the sponsor acquired the property. Material factors may include the passage of a significant amount of time (but in no event less than two years), the assumption by the promoter of the risk of obtaining a re-zoning of the property and its subsequent re-zoning, or some other extraordinary event which in fact increases the value of the property.
- (d) The provisions of this subsection notwithstanding, the sponsor may purchase property in its own name (and assume loans in connection therewith) and temporarily hold title thereto for the purpose of facilitating the acquisition of such property or the borrowing of money or obtaining of financing for the program, or completion of construction of the property, or any other purpose related to the business of the program, provided that such property is purchased by the program for a price no greater than the cost of such property to the sponsor, except compensation in accordance with WAC 460-31A-460 through WAC 460-31A-495, and provided there is no difference in interest rates of the loans secured by the property at the time acquired by the sponsor and the time acquired by the program, nor any other benefit arising out of such transaction to the sponsor apart from compensation otherwise permitted by these rules.
- (2) The program will not ordinarily be permitted to sell or lease property to the sponsor except that the program may lease property to the sponsor under a lease-back arrangement made at the outset and on terms no

more favorable to the sponsor than those offered other persons and fully described in the prospectus.

- (3) No loans may be made by the program to the sponsor or affiliate.
- (4) A program shall not acquire property from a program in which the sponsor has an interest.

NEW SECTION

WAC 460-31A-505 EXCHANGE OF LIMITED PARTNERSHIP INTERESTS. The program may not acquire property in exchange for limited partnership interests, except for property which is described in the prospectus or offering circular which will be exchanged immediately upon effectiveness. In addition, such exchange shall meet the following conditions:

- (1) A provision for such exchange must be set forth in the partnership agreement, and appropriate disclosure as to tax effects of such exchange are set forth in the prospectus or offering circular;
- (2) The property to be acquired must come within the objectives of the program;
- (3) The purchase price assigned to the property shall be no higher than the value supported by an appraisal prepared by an independent qualified appraiser;
- (4) Each limited partnership interest must be valued at no less than
- (a) market value if there is a market or if there is no market,
- (b) fair market value of the program's assets as determined by an independent appraiser within the last 90 days, less its liabilities, divided by the number of interests outstanding;
- (5) No more than one-half of the interests issued by the program shall have been issued in exchange for property;
- (6) No securities sales or underwriting commissions shall be paid in connection with such exchange.

NEW SECTION

WAC 460-31A-510 EXCLUSIVE AGREE-MENT. A program shall not give a sponsor an exclusive right to sell or exclusive employment to sell property for the program.

NEW SECTION

WAC 460-31A-515 SALES COMMISSIONS ON REINVESTMENT OR DISTRIBUTION. A program shall not pay, directly or indirectly, a commission or fee (except as permitted under WAC 460-31A-460 through WAC 460-31A-490) to a sponsor in connection with the reinvestment or distribution of the proceeds of the resale, exchange, or refinancing of program property.

NEW SECTION

WAC 460-31A-520 EXPENSES OF THE PRO-GRAM. (1) All expenses of the program shall be billed directly to and paid by the program. The sponsor may be reimbursed for the actual cost of goods and materials used for or by the program and obtained from entities unaffiliated with the sponsor. The sponsor may be reimbursed for the administrative services necessary to the prudent operation of the program provided that the reimbursement shall be at the lower of the sponsor's actual cost or the amount the program would be required to pay to independent parties for comparable administrative services in the same geographic location. No reimbursement shall be permitted for services for which the sponsor is entitled to compensation by way of a separate fee. Excluded from the allowable reimbursement (except as permitted under WAC 460-31A-470(1)) shall be:

- (a) rent or depreciation, utilities, and capital equipment and other overhead items, and;
- (b) salaries, fringe benefits, and other administrative items, travel expenses, and other overhead items incurred or allocated to any controlling persons of the sponsor or affiliates.
- (2) Controlling person, for purpose of this section, includes but is not limited to, any person, whatever his or her title, who performs functions for the sponsor similar to those of:
 - (a) Chairman or member of the Board of Directors;
 - (b) Executive management, such as the
 - (i) President,
 - (ii) Vice-President or Senior Vice-President,
 - (iii) Corporate Secretary,
 - (iv) Treasurer;
- (c) Senior management, such as the vice-president of an operating division who reports directly to executive management; or, those holding five percent or more equity interest in the sponsor or a person having the power to direct or cause the direction of the sponsor, whether through the ownership of voting securities, by contract, or otherwise.

NEW SECTION

WAC 460-31A-525 REIMBURSEMENT OF COSTS. The annual program report must contain a breakdown of the costs reimbursed to the sponsor. Within the scope of the annual audit of the sponsor's financial statement, the independent certified public accountants must verify the allocation of such costs to the program. The method of verification shall at minimum provide:

- (1) A review of the time records of individual employees, the costs of whose services were reimbursed;
- (2) A review of the specific nature of the work performed by each such employee;
- (3) A review of the reasonableness of the determination of the hourly rate for each such employee; and
- (4) A verification of the comparability of the rate of the independent party to the rate for the specific services being performed by each such employee.

The methods of verification shall be in accordance with generally accepted auditing standards and shall accordingly include such tests of the accounting records and such other auditing procedures which the sponsor's independent certified public accountants consider appropriate in the circumstance. The additional costs of such verification will be itemized by said accountants on a program by program basis and may be reimbursed to the

sponsor by the program in accordance with this subsection only to the extent that such reimbursement when added to the cost for administrative services rendered does not exceed the competitive rate for such services as determined above.

The prospectus must disclose in tabular form an estimate of such proposed expenses for the next fiscal year together with a breakdown by year of such expenses reimbursed in each of the last five public programs formed by the sponsor.

NEW SECTION

WAC 460-31A-530 OTHER SERVICES BY SPONSOR. No other services may be performed by the sponsor for the program except in extraordinary circumstances fully justified to the administrator. As a minimum, self-dealing arrangements must meet the following criteria:

- (1) the compensation, price or fee therefore must be comparable and competitive with the compensation, price or fee of any other person who is rendering comparable services or selling or leasing comparable goods which could reasonably be made available to the programs and shall be on competitive terms, and
- (2) the fees and other terms of the contract shall be fully disclosed and
- (3) the sponsor must be previously engaged in the business of rendering such services or selling or leasing such goods, independently of the program and as an ordinary and ongoing business, and
- (4) all services or goods for which the sponsor is to receive compensation shall be embodied in a written contract which precisely describes the services to be rendered and all compensation to be paid, which contract may only be modified by a vote of the majority of the limited partners. Said contract shall contain a clause allowing termination without penalty on 60 days notice.

NEW SECTION

WAC 460-31A-535 REBATES, KICKBACKS AND RECIPROCAL ARRANGEMENTS. (1) No rebates or give-ups may be received by the sponsor nor may the sponsor participate in any reciprocal business arrangements which would circumvent these rules. Furthermore the prospectus and program charter documents shall contain language prohibiting the above as well as language prohibiting reciprocal business arrangements which would circumvent the restrictions against dealing with affiliates or promoters.

(2) No sponsor shall directly or indirectly pay or award any commissions or other compensation to any person engaged by a potential investor for investment advice as an inducement to such advisor to advise the purchaser of interests in a particular program; provided, however, that this clause shall not prohibit the normal sales commissions payable to a registered broker—dealer or other properly licensed person for selling program interests.

NEW SECTION

WAC 460-31A-540 COMMINGLING. The funds of a program shall not be commingled with the funds of any other person.

NEW SECTION

WAC 460-31A-545 INVESTMENTS IN OTHER PROGRAMS. (1) Investments in limited partnership interests of another program shall be prohibited; however, nothing herein shall preclude the investment in general partnerships or ventures which own and operate a particular property provided the program acquires a controlling interest in such other ventures or general partnerships (except as permitted by subsection (3)). In such event, duplicate property management or other fees shall not be permitted.

- (2) Such prohibitions shall not apply to programs participating in the subsidized housing provisions of the National Housing Act or any similar programs that may be enacted, but unless prohibited by the applicable federal statute, such partnership (herein referred to as lower tier partnership) shall provide for its limited partners all of the rights and obligations required to be provided by the original program in WAC 460-31A-610 through 460-31A-645 of this chapter.
- (3) The program shall be permitted to invest in joint venture arrangements with another program formed by the sponsor if all of the following conditions are met.
- (a) The two programs have identical investment objectives.
- (b) There are no duplicate property management or other fees.
- (c) The sponsor compensation should be substantially identical in each program.
- (d) The program must have a right of first refusal to buy if the other program wishes to sell property held in the joint venture.
- (e) The investment of each program is on substantially the same terms and conditions.
- (f) The prospectus must disclose the potential risk of impasse on joint venture decisions since neither program controls and the potential risk that while one program may buy the property from the other joint venturer, in the event of a sale, it may not have the resources to do so

NEW SECTION

WAC 460-31A-550 LENDING PRACTICES. (1) On financing made available to the program by the sponsor, the sponsor may not receive interest and other financing charges or fees in excess of the amounts which would be charged by unrelated lending institutions on comparable loans for the same purpose in the same locality of the property. No prepayment charge or penalty shall be required by the sponsor on a loan to the program secured by either a first or a junior or all-inclusive trust deed, mortgage or encumbrance on the property, except to the extent that such prepayment charge or penalty is attributable to the underlying encumbrance. Except as permitted by subsection (2) of this section, the

sponsor shall be prohibited from providing permanent financing for the program.

- (2) An "all-inclusive" or "wrap-around" note and deed of trust (the "all-inclusive note" herein) may be used to finance the purchase of property by the program only if the following conditions are complied with:
- (a) The sponsor under the all-inclusive note shall not receive interest on the amount of the underlying encumbrance included in the all-inclusive note in excess of that payable to the lender on that underlying encumbrance;
- (b) The program shall receive credit on its obligation under the all-inclusive note for payments made directly on the underlying encumbrance, and
- (c) A paying agent, ordinarily a bank, escrow company, or savings and loan, shall collect payments (other than any initial payment of prepaid interest or loan points not to be applied to the underlying encumbrance) on the all-inclusive note and make disbursements therefrom to the holder of the underlying encumbrance prior to making any disbursement to the holder of the all-inclusive note, subject to the requirements of subparagraph (a) above, or, in the alternative, all payments on the all-inclusive and underlying note shall be made directly by the program.

NEW SECTION

WAC 460-31A-555 DEVELOPMENT OR CON-STRUCTION CONTRACT. The sponsor will not be permitted to construct or develop properties, or render any services in connection with such development or construction unless all of the following conditions are satisfied:

- (1) The transactions occur at the formation of the program.
- (2) The specific terms of the development and construction of identifiable properties are ascertainable and fully disclosed in the prospectus.
- (3) The purchase price to be paid by the program is based upon a firm contract price which in no event can exceed the sum of the cost of the land and the sponsor's cost of construction. For the purposes of this subdivision, cost of construction includes the contractor or construction fee customarily paid for services as a general contractor, provided, however, that any overhead of the general contractor is not charged to the program or included in the cost of construction.
- (4) In the case of construction, the only fees paid to the sponsor in connection with such project shall consist of a construction fee for acting as a general contractor, which fees must be comparable and competitive with the fee of disinterested persons rendering comparable services (excluding, however, any overhead of the contractor) and a real estate commission in connection with the acquisition of the land, if appropriate under the circumstances. Any such real estate commission shall be subject to the provisions of WAC 460-31A-470.
- (5) The sponsor demonstrates the presence of extraordinary circumstances as required by WAC 460-31A-530 and otherwise complies with subdivisions (2), (3), and (4) thereunder.

NEW SECTION

WAC 460-31A-560 COMPLETION BOND RE-QUIREMENTS. The completion of property acquired which is under construction should be guaranteed at the price contracted by an adequate completion bond or other satisfactory arrangements.

NEW SECTION

WAC 460-31A-565 REQUIREMENT FOR REAL PROPERTY APPRAISAL. All real property acquisitions must be supported by an appraisal prepared by a competent, independent appraiser. The appraisal shall be maintained in the sponsor's records for at least five years, and shall be available for inspection and duplication by any participant. The prospectus shall contain notice of this right.

NEW SECTION

WAC 460-31A-570 NON-SPECIFIED PROP-ERTY PROGRAMS. In addition to other rules in this chapter, the following special provisions in WAC 460-31A-575 through WAC 460-31A-605 shall apply to non-specified property programs.

NEW SECTION

WAC 460-31A-575 MINIMUM CAPITALIZA-TION. A non-specified property program shall provide for a minimum gross proceeds from the offering of not less than \$1,000,000.00 to be available for investment in properties.

NEW SECTION

WAC 460-31A-580 EXPERIENCE OF SPON-SOR. For non-specified property programs, the sponsor or at least one of its principals must establish that he has had the equivalent of not less than five years experience in the real estate business in an executive capacity and two years experience in the management and acquisition of the type of properties to be acquired or otherwise must demonstrate to the satisfaction of the administrator that he has sufficient knowledge and experience to acquire and manage the type of properties proposed to be acquired by the non-specified property program.

NEW SECTION

WAC 460-31A-585 STATEMENT OF INVEST-MENT OBJECTIVES. A non-specified property program shall state types of properties in which it proposes to invest, such as first-user apartment projects, subsequent-user apartment projects, shopping centers, office buildings, unimproved land, etc., and the size and scope of such projects shall be consistent with the objectives of the program and the experience of the sponsors. As a minimum the following restrictions on investment objectives shall be observed:

(1) Unimproved or non-income producing property shall not be acquired except in amounts and upon terms which can be financed by the program's proceeds or from cash flow;

- (2) Investments in junior trust deeds and other similar obligations shall be limited. Normally such investments shall not exceed ten percent of the gross assets of the program.
- (3) The manner in which acquisitions will be financed including the use of an all-inclusive note or wrap-around, and the leveraging to be employed shall all be fully set forth in the statement of investment objectives.
- (4) The statement shall indicate whether the program will enter into joint venture arrangements and the projected extent thereof.

NEW SECTION

WAC 460-31A-590 PERIOD OF OFFERING AND EXPENDITURE OF PROCEEDS. No offering of securities in a non-specified property program may extend for more than one year from the date of effectiveness. While the proceeds of an offering are awaiting investment in real property, the proceeds may be temporarily invested in short-term highly liquid investments where there is appropriate safety of principal, such as U.S. Treasury Bonds or Bills. Any proceeds of the offering of securities not invested within two years from the date of effectiveness (except for necessary operating capital) shall be distributed pro rata to the partners as a return of capital so long as the adjusted investment in properties is in compliance with section WAC 460-31A-470.

NEW SECTION

WAC 460-31A-595 SPECIAL REPORTS. At least quarterly, a "Special Report" of real property acquisitions within the prior quarter shall be sent to all participants until the proceeds are invested or returned to the partners as set forth in WAC 460-31A-590. Such notice shall describe the real properties, and include a description of the geographic locale and of the market upon which the sponsor is relying in projecting successful operation of the properties. All facts which reasonably appear to the sponsor to materially influence the value of the property should be disclosed. The "special report" shall include, by way of illustration and not of limitation, a statement of the date and amount of the appraised value, if applicable, a statement of the actual purchase price including terms of the purchase, a statement of the total amount of cash expended by the program to acquire each property and a statement regarding the amount of proceeds in the program which remain unexpended or uncommitted. This unexpended or uncommitted amount shall be stated in terms of both dollar amount and percentage of the total amount of the offering of the program.

NEW SECTION

WAC 460-31A-600 ASSESSMENTS. Plans calling for installment payments, warrants, options, or other staged or deferred payments shall not be allowed.

NEW SECTION

WAC 460-31A-605 MULTIPLE PROGRAMS. Sponsors shall not be permitted to offer for sale more than one non-specified property program at any point in time unless the programs have different investment objectives. Additionally, new offerings by the same sponsor shall not be permitted if that sponsor has not substantially committed or placed the funds raised from similar non-specified property programs.

NEW SECTION

WAC 460-31A-610 RIGHTS AND OBLIGA-TIONS OF PARTICIPANTS - MEETINGS. Meetings of the program may be called by the sponsor or the participants holding more than ten percent of the then outstanding limited partnership interests, for any matters for which the participants may vote as set forth in the limited partnership agreement. A list of the names and addresses of all participants shall be maintained as part of the books and records of the limited partnership and shall be made available on request to any participants or his representative at his cost. Upon receipt of a written request either in person or by registered mail stating the purpose(s) of the meeting, the sponsor shall provide all participants within ten days after receipt of said request, written notice (either in person or by registered mail) of a meeting and the purpose of such meeting to be held on a date not less than fifteen nor more than sixty days after receipt of said request, at a time and place convenient to participants.

NEW SECTION

WAC 460-31A-615 VOTING RIGHTS OF LIM-ITED PARTNERS. To the extent the law of the state in question is not inconsistent, the limited partnership agreement must provide that a majority of the then outstanding limited partnership interests may, without the necessity for concurrence by the sponsor, vote to (1) amend the limited partnership agreement, (2) dissolve the program, (3) remove the sponsor and elect a new sponsor, and (4) approve or disapprove the sale of all or substantially all of the assets of the program. The agreement should provide for a method of valuation of the sponsor interest, upon removal of the sponsor, that would not be unfair to the participants. The agreement should also provide for a successor sponsor where the only sponsor of the program is an individual.

NEW SECTION

WAC 460-31A-620 REPORTS TO HOLDERS OF LIMITED PARTNERSHIP INTERESTS. The partnership agreement shall provide that the sponsor shall cause to be prepared and distributed to the holders of program interests during each year the following reports:

- (1) In the case of a program registered under Section 12(g) of the Securities Exchange Act of 1934, within sixty days after the end of each quarter of the program, a report containing:
 - (a) a balance sheet, which may be unaudited,

- (b) a statement of income for the quarter then ended, which may be unaudited, and
- (c) a cash flow statement for the quarter then ended, which may be unaudited, and
- (d) other pertinent information regarding the program and its activities during the quarter covered by the report;
- (2) In the case of all other programs in addition to the annual report required by subsection (4) hereof, within sixty days after the end of the program's first six-month period, a semi-annual report containing the same information as to the preceding six-month period as that required in quarterly reports under subsection (1) hereof;
- (3) In the case of all programs, within 75 days after the end of each program's fiscal year, all information necessary for the preparation of the limited partners' federal income tax returns:
- (4) In the case of all programs, within 120 days after the end of each program's fiscal year, an annual report containing (i) a balance sheet as of the end of its fiscal year and statements of income, partners' equity, and changes in financial position and a cash flow statement, for the year then ended, all of which, except the cash flow statement, shall be prepared in accordance with generally accepted accounting principles and accompanied by an auditor's report containing an opinion of an independent certified public accountant, (ii) a report of the activities of the program during the period covered by the report, and (iii) where projections have been provided to the holders of limited partnership interests, a table comparing the projections previously provided with the actual results during the period covered by the report. Such report shall set forth distributions to limited partners for the period covered thereby and shall separately identify distributions from (a) cash flow from operations during the period, (b) cash flow from operations during a prior period which had been held as reserves, (c) proceeds from disposition of property and investments, (d) lease payments on net leases with builders and sellers, and (e) reserves from the gross proceeds of the offering originally obtained from the limited partners.
- (5) Where assessments have been made during any period covered by any report required by subsections (1), (2) and (4) hereof, then such report shall contain a detailed statement of such assessments and the application of the proceeds derived from such assessments; and
- (6) Where any sponsor receives fees for services, then he shall, within 60 days of the end of each quarter wherein such fees were received, send to each limited partner a detailed statement setting forth the services rendered, or to be rendered by such sponsor and the amount of the fees received. This requirement may not be circumvented by lump—sum payments to management companies or other entities who then disburse the funds.

NEW SECTION

WAC 460-31A-625 ACCESS TO RECORDS. The participants and their designated representatives shall be permitted access to all records of the program at all reasonable times.

NEW SECTION

WAC 460-31A-630 ADMISSION OF PARTICI-PANTS. Admission of participants to the program shall be subject to the following:

- (1) Upon the original sale of partnership units by the program, the purchasers should be admitted as limited partners not later than 15 days after the release from impound of the purchaser's funds to the program, and thereafter purchasers should be admitted into the program not later than the last day of the calendar month following the date their subscription was accepted by the program. Subscriptions shall be accepted or rejected by the program within 30 days of their receipt; if rejected, all subscription monies should be returned to the subscriber forthwith.
- (2) The program shall amend the certificate of limited partnership at least once each calendar quarter to effect the subscription of substituted participants, although the sponsor may elect to do so more frequently.

In the case of assignments, where the assignee does not become a substituted limited partner, the program shall recognize the assignment not later than the last day of the calendar month following receipt of notice of assignment and required documentation.

NEW SECTION

WAC 460-31A-635 REDEMPTION OF PROGRAM INTERESTS. Ordinarily, the program and the sponsor may not be mandatorily obligated to redeem or repurchase any of its program interests, although the program and the sponsor may not be precluded from purchasing such outstanding interests if such purchase does not impair the capital or the operation of the program. Notwithstanding the foregoing, a real estate program may provide for mandatory redemption rights under the following necessitous circumstances:

- (1) death or legal incapacity of the owner, or
- (2) a substantial reduction in the owner's net worth or income provided that (a) the program has sufficient cash to make the purchase, (b) the purchase will not be in violation of applicable legal requirements and (c) not more than 15 percent of the outstanding units are purchased in any year.

NEW SECTION

WAC 460-31A-640 TRANSFERABILITY OF PROGRAM INTERESTS. Restrictions on assignment of limited partnership interests will not be allowed. Restrictions on the substitution of a limited partner are generally disfavored and will be allowed only to the extent necessary to preserve the tax status of the partnership and any restriction must be supported by opinion of counsel.

NEW SECTION

WAC 460-31A-645 ASSESSMENTS AND DE-FAULTS. (1) Except in the case of non-specified property programs, as provided in WAC 460-31A-600, if the anticipated cash flow from property (after payment

of debt service and all operating expenses) is not sufficient to pay taxes or special assessments imposed by governmental or quasi-government units, the program agreement may include a provision for assessability to meet such deficiencies, including those obligations of a defaulting participant. Assessability must be limited to the foregoing obligations, and all amounts derived from such assessments must be applied only to satisfaction of said obligations.

(2) In the event of a default in the payment of assessments by a participant his interests shall not be subject to forfeiture, but may be subject to a reasonable penalty for failure to meet his commitment. Provided that the arrangements are fair, this may take the form of reducing his proportionate interest in the program, subordinating his interest to that of nondefaulting partners, a forced sale complying with applicable procedures for notice and sale, the lending of the amount necessary to meet his commitment by the other participants or a fixing of the value of his interest by independent appraisal or other suitable formula with provision for a delayed payment to him for his interest not beyond a reasonable period, but a debt security issued for such interest should not have a claim prior to that of the other investors in the event of liquidation.

NEW SECTION

WAC 460-31A-650 SALES LITERATURE. Sales literature, sales presentations (including prepared presentations to prospective investors at group meetings) and advertising used in the offer or sale of partnership interests shall conform in all applicable respects to requirements of filing, disclosure and adequacy currently imposed on sales literature, sales presentations and advertising used in the sale of corporate securities and chapter 460-28A WAC.

NEW SECTION

WAC 460-31A-655 GROUP MEETINGS. All advertisements of and oral or written invitations to "seminars" or other group meetings at which program interests are to be described, offered or sold shall clearly indicate that the purpose of such meeting is to offer such program interests for sale, the minimum purchase price thereof, and the name of the sponsor, underwriter or selling agent. No cash, merchandise or other item of value shall be offered as an inducement to any prospective participants to attend any such meeting. In connection with the offer or sale of program interests, no general offer shall be made of "free" or "bargain price" trips to visit property in which the program or proposed program has invested or intends to invest.

All written or prepared audio-visual presentations (including scripts prepared in advance for oral presentations) to be made at such meetings must be submitted in advance to the administrator not less than three business days prior to the first use thereof. This section and WAC 460-31A-650 shall not apply to meetings consisting only of representatives of securities broker-dealers.

NEW SECTION

WAC 460-31A-660 CONTENTS OF PROSPECTUS. The prospectus shall meet the requirements of Guide 5 as promulgated under general Securities and Exchange Commission guides for the preparation of registration statements relating to interests in real estate limited partnerships.

NEW SECTION

WAC 460-31A-665 USE OF FORECASTS. The presentation of predicted future results of operations of real estate programs shall be permitted but not required for specified property programs investing primarily in improved property and shall be prohibited for non-specified property programs or specified property programs investing primarily in unimproved land. The covers of the prospectus must contain in bold face language one of the following statements:

(1) for specified property program:

"FORECASTS ARE CONTAINED IN THIS PROSPECTUS (OFFERING CIRCULAR). ANY PREDICTIONS AND REPRESENTATIONS, WRITTEN OR ORAL, WHICH DO NOT CONFORM TO THOSE CONTAINED IN THE PROSPECTUS (OFFERING CIRCULAR) SHALL NOT BE PERMITTED."

(2) for non-specified property and unimproved land programs:

"THE USE OF FORECASTS IN THIS OFFERING IS PROHIBITED. ANY REPRESENTATIONS TO THE CONTRARY AND ANY PREDICTIONS, WRITTEN OR ORAL, AS TO THE AMOUNT OR CERTAINTY OF ANY PRESENT OR FUTURE CASH BENEFIT OR TAX CONSEQUENCE WHICH MAY FLOW FROM AN INVESTMENT IN THIS PROGRAM IS NOT PERMITTED."

NEW SECTION

WAC 460-31A-670 FORECASTS FOR SPECIFIED PROPERTY PROGRAMS. Forecasts for specified property programs shall be included in the prospectus, offering circular or sales material of the program only if they comply with WAC 460-31A-675 through WAC 460-31A-695.

NEW SECTION

WAC 460-31A-675 REALISTIC FORECASTS. Forecasts shall be realistic in their predictions and shall clearly identify the assumptions made with respect to all material features of the presentation. Forecasts should be reviewed by an independent certified public accountant in accordance with the Guide For A Review Of A Financial Forecast as promulgated by the American Institute of Certified Public Accountants, and that person or firm should be identified in the prospectus or offering circular as being responsible for the preparation of the forecasts. No forecasts shall be permitted in any sales

literature which does not appear in the prospectus or offering circular. If any forecasts are included in the sales literature, all forecasts must be presented.

NEW SECTION

WAC 460-31A-680 MATERIAL INFORMATION. Forecasts shall include all the following information:

- (1) Annual predicted revenue by source; including the occupancy rate used in predicting rental revenue;
 - (2) Annual predicted expenses;
- (3) Mortgage obligation—annual payments for principal and interest, points and financing fees, shown as dollars, not percentages;
- (4) The required occupancy rate in order to meet debt service and all expenses;
- (5) Predicted annual cash flow; stating assumed occupancy rate;
- (6) Predicted annual depreciation and amortization with full description of methods to be used;
- (7) Predicted annual taxable income or loss and a simplified explanation of the tax treatment of such results; assumed tax brackets may not be used;
- (8) Predicted construction costs—including disclosure regarding contracts;
- (9) Accounting policies—e.g., with respect to points, financing costs and depreciation.

NEW SECTION

WAC 460-31A-685 PRESENTATION OF FORECASTS. (1) Forecasts shall prominently display a statement to the effect that they represent a mere prediction of future events based on assumptions which may or may not occur and may not be relied upon to indicate the actual results which will be obtained.

- (2) Explanatory notes describing assumptions made and referring to risk factors should be integrated with tabular and numerical information.
- (3) When a sale-leaseback is employed, the statement that the seller is assuming the operating risk and consequently may have charged a higher price for the property must be included.

NEW SECTION

WAC 460-31A-690 ADDITIONAL DISCLOS-URES AND LIMITATIONS. (1) Forecasts shall be for a period at least equivalent to the anticipated holding period for the property, or ten years, whichever is shorter, and project a resale occurrence, including depreciation recapture, if applicable. The forecasted resale price must be reasonable.

- (2) Adequate disclosure shall be made of the changing economic effects upon the limited partners resulting principally from federal income tax consequences over the life of the partnership property, e.g., substantial tax losses in early years followed by increasing amount of taxable income in later years.
- (3) Forecasts shall disclose all possible undesirable tax consequences of an early sale of the program property (such as, depreciation recapture or the failure to sell the

property at a price which would return sufficient cash to meet resulting tax liabilities of the participants).

(4) In computing the return to investors, no appreciation, so called "equity buildup", or any other benefits from unrealized gains or value shall be shown or included.

NEW SECTION

WAC 460-31A-695 FORECASTS FOR UNIM-PROVED PROPERTY PROGRAMS. Forecasts shall not be allowed for unimproved land. Instead, a table of deferred payments specifying the various holding costs, i.e., interest, taxes, and insurance shall be inserted. However, where the program intends to develop and sell the land as its primary business, a detailed cash flow statement showing the timing of expenditures and anticipated revenues shall be required. Additionally, the consequences of a delayed selling program shall be shown.

NEW SECTION

WAC 460-31A-700 FIDUCIARY DUTY. The program agreement shall provide that the sponsor shall have fiduciary responsibility for the safekeeping and use of all funds and assets of the program, whether or not in his immediate possession or control, and that he shall not employ, or permit another to employ such funds or assets in any manner except for the exclusive benefit of the program.

In addition, the program shall not permit the participant to contract away the fiduciary duty owed to the participant by the sponsor under the common law.

NEW SECTION

WAC 460-31A-705 DEFERRED PAYMENTS. Arrangements for deferred payments on account of the purchase price of program interests may be allowed when warranted by the investment objectives of the partnership, but in any event such arrangements shall be subject to the following conditions:

- (1) The period of deferred payments shall coincide with the anticipated cash needs of the program.
- (2) Selling commissions paid upon deferred payments are collectible when payment is made on the note.
- (3) Deferred payments shall be evidenced by a promissory note of the investor. Such notes shall be with recourse and shall not be negotiable and shall be assignable only subject to defenses of the maker. Such notes shall not contain a provision authorizing a confession of judgment.
- (4) The program shall not sell or assign the deferred obligation notes at a discount to meet financing needs of the program.
- (5) In the event of a default in the payment of deferred payments by a participant, his interests may be subjected to a reasonable penalty, as set forth in WAC 460-31A-645.

NEW SECTION

WAC 460-31A-710 RESERVES. Provision should be made for adequate reserves in the future by retention

of a reasonable percentage of proceeds from the offering and regular receipts for normal repairs, replacements and contingencies. Normally, not less than five percent of the offering proceeds will be considered adequate.

NEW SECTION

WAC 460-31A-715 REINVESTMENT OF CASH FLOW AND PROCEEDS ON DISPOSITION OF PROPERTY. Reinvestment of cash flow (excluding proceeds resulting from a disposition or refinancing of property) shall not be allowed. The partnership agreement and the prospectus shall set forth that reinvestment of proceeds resulting from a disposition or refinancing will not take place unless sufficient cash will be distributed to pay any state or federal income tax (assuming investors are in a specified tax bracket) created by the disposition or refinancing of property. Such a prohibition must be contained in the prospectus.

NEW SECTION

WAC 460-31A-720 FINANCIAL INFORMATION REQUIRED ON APPLICATION. In any offering of interests by a program, the program shall provide as an exhibit to the application the following financial information:

- (1) A balance sheet of any corporate sponsors as of the end of their most recent fiscal year, examined and reported upon by an independent certified public accountant and prepared in accordance with generally accepted accounting principles. An unaudited balance sheet as of a date not more than one hundred thirty-five days prior to the date of filing should also be prepared. Such statements shall be included in the prospectus.
- (2) A balance sheet for each non-corporate sponsor (including individual partners or individual joint ventures of a sponsor) as of a time not more than one hundred thirty-five days prior to the date of filing an application; such balance sheet shall be examined and reported upon by an independent certified public accountant under the limited review standards set forth by the American Institute of Certified Public Accountants, and shall be signed and sworn to by such sponsors. A representation of the amount of such net worth must be included in the prospectus, or in the alternative, a representation that such sponsor meets the net worth requirements of WAC 460-31A-425.

NEW SECTION

WAC 460-31A-725 OPINIONS OF COUNSEL. The application for registration shall contain a favorable ruling from the Internal Revenue Service or an opinion of independent counsel to the effect that the issuer will be taxed as a "partnership" and not as an "association" for federal income tax purposes. An opinion of counsel shall be in form and substance satisfactory to the administrator and shall be unqualified except to the extent permitted by the administrator. However, an opinion of counsel may be based on reasonable assumptions, such as:

(1) facts or proposed operations as set forth in the offering circular or prospectus and organizational documents; (2) the absence of future changes in applicable laws; (3) the securities offered are paid for; (4) compliance with certain procedures such as the execution and delivery of certain documents and the filing of a certificate of limited partnership or an amended certificate; and (5) the continued maintenance of or compliance with certain financial, ownership, or other requirements by the issuer or sponsor. The administrator may request from counsel as supplemental information such supporting legal memoranda and an analysis as he shall deem appropriate under the circumstances. To the extent the opinion of counsel or Internal Revenue Service ruling is based on the maintenance of or compliance with certain requirements or conditions by the issuer or sponsor, the offering circular or prospectus shall contain representations that such requirements or conditions will be met and the partnership agreement shall, to the extent practicable, contain provisions requiring such compliance.

There shall be included also an opinion of independent counsel to the effect that the securities being offered are duly authorized or created and validly issued interests to the issuer, and that the liability of the public investors will be limited to their respective total agreed upon investment in the issuer.

NEW SECTION

WAC 460-31A-730 PROVISIONS OF THE PARTNERSHIP AGREEMENT. The requirements or provisions of appropriate portions of the following sections shall be included in a partnership agreement:

WAC 460-31A-430; WAC 460-31A-475; WAC 460-31A-480; WAC 460-31A-485; WAC 460-31A-490; WAC 460-31A-495; WAC 460-31A-500; WAC 460-31A-505; WAC 460-31A-510; WAC 460-31A-515; WAC 460-31A-520; WAC 460-31A-525; WAC 460-31A-530; WAC 460-31A-535; WAC 460-31A-550; WAC 460-31A-550; WAC 460-31A-550; WAC 460-31A-565; WAC 460-31A-585; WAC 460-31A-6590; WAC 460-31A-6595; WAC 460-31A-610; WAC 460-31A-615; WAC 460-31A-620; WAC 460-31A-635; WAC 460-31A-630; WAC 460-31A-635; WAC 460-31A-630; WAC 460-31A-635; WAC 460-31A-645; WAC 460-31A-710; WAC 460-31A-715.

CHAPTER 460-32A WAC

REAL ESTATE PROGRAMS NOT EXCEEDING FIVE MILLION DOLLARS

AMENDATORY SECTION (Amending Order 304, filed 2/28/75)

WAC 460-32A-010 APPLICATION. (1) The((se)) rules contained in ((these regulations)) WAC 460-32A-010 through WAC 460-32A-255 apply to registrations of real estate programs in the form of limited partnerships (herein sometimes called "programs" or "partnerships") whose total offering does not exceed five million dollars. These rules ((and)) will be applied by analogy to real estate programs in other forms. While

applications not conforming to the standards contained herein shall be looked upon with disfavor, where good cause is shown certain regulations may be modified or waived by the administrator.

- (2) Where the individual characteristics of specific programs warrant modification from these standards, they will be accommodated, insofar as possible while still being consistent with the spirit of these rules.
- (3) In lieu of the application of WAC 460-32A-010 through WAC 460-32A-255, a registrant may elect to apply WAC 460-31A-410 through WAC 460-321-730, those rules applicable to offerings whose total dollar amount exceeds five million dollars.
- (4) The term "total offering" in subsection (1) above shall be liberally construed and shall, for the purposes of WAC 460-32A-010(1), apply to the total dollar amount of securities which is filed with the State Securities Division under one registration statement.

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.

REPEALER

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

- (1) WAC 460-32A-300 OIL AND GAS PROGRAMS.
 - (2) WAC 460-32A-315 TITLE.
- (3) WAC 460-32A-320 REGULATION B FILINGS.
- (4) WAC 460-32A-325 FUNDS TO BE HELD IN TRUST.

WSR 83-24-001 ADOPTED RULES HOUSING FINANCE COMMISSION

[Resolution No. 83-12-Filed November 28, 1983]

Be it resolved by the Washington State Housing Finance Commission, acting at Seattle, Washington, that it does adopt the annexed rules relating to selection of underwriters and bond counsel, equitable distribution of single-family housing program funds, financing of energy efficiency improvements, the use of bond proceeds in accordance with the housing finance plan of the commission, and administration of commission matters.

This action is taken pursuant to Notice No. WSR 83-19-061 filed with the code reviser on September 20, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 161, Laws of 1983 which directs that the Washington State Housing Finance Commission has authority to implement the provisions of sections 7, 11, 12 and 14, chapter 161, Laws of 1983.

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

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

APPROVED AND ADOPTED November 16, 1983.

By J. L. Kirschbaum
Chairman

NEW SECTION

WAC 262-01-060 SELECTION OF BOND COUNSEL. (1) For purposes of selecting counsel to provide bond counsel services, the commission shall maintain a roster of bond counsel qualified to issue opinions that will be accepted by underwriting firms, bondholders, and rating agencies. Such roster shall include all firms from the state of Washington listed as municipal bond attorneys in the most recent edition of The Directory of Municipal Bond Dealers published by The Bond Buyer.

- (2) Any bond counsel may at any time apply to the secretary of the commission to have the name of his or her firm placed on the roster or removed from the roster.
- (3) Whenever the commission determines the need to retain bond counsel, it shall request proposals for bond counsel services from each bond counsel on its roster.
- (4) The commission may, in its discretion, retain bond counsel (a) for the services required for the issuance of a particular bond issue, or (b) for the services required during a fixed term not to exceed two years. Where the commission has retained bond counsel for a fixed term, the commission reserves the right to select other bond counsel for a particular bond issue during the fixed term.
- (5) The commission may, after reasonable notice, terminate the services of a bond counsel at any time.
- (6) Upon the conclusion of a contract with any bond counsel, the chairman or the chairman's designee shall prepare a written evaluation of the firm's performance for inclusion in the commission's files.
- (7) The commission shall retain and terminate bond counsel by resolution passed according to WAC 262-01-030(6).
- (8) In selecting bond counsel, the commission shall consider each of the following factors:
 - (a) Bond counsel's experience in public finance law;
 - (b) Bond counsel's experience in housing finance law;
- (c) Bond counsel's familiarity with Washington state constitutional and municipal law;
 - (d) Bond counsel's fee schedule for services;
- (e) Bond counsel's regional and/or national reputation with respect to the recognition of its bond opinion;
- (f) The qualifications of individual attorneys designated by bond counsel to work with the commission;
- (g) Bond counsel's ability to work with the commissioners and the commission staff;
- (h) Bond counsel's availability to the commissioners and the commission staff;
- (i) Bond counsel's expertise in the areas of real estate tax and securities laws, and financing transactions;
- (j) Bond counsel's responsiveness to requests for proposals by the commission;
- (k) Other qualifications of bond counsel that the commission may, by resolution, find relevant to the hiring of bond counsel to carry out lawful purposes of the commission.

NEW SECTION

WAC 262-01-070 SELECTION OF UNDER-WRITERS. (1) For purposes of selecting underwriters to provide underwriting and other financial services, the commission shall maintain a roster of underwriters qualified to manage or co-manage single-family and/or multi-family bond issues.

- (2) Any underwriter may at any time apply to the secretary of the commission to have the underwriter's name placed on the roster or removed from the roster.
- (3) Whenever the commission determines the need to retain underwriters, it shall request proposals for underwriter services from each underwriter on its roster.
- (4) The commission may, in its discretion, retain a senior managing underwriter:
- (a) For the services required during a particular bond issue; or
- (b) For the services required during a fixed term not to exceed two years.

Where the commission has retained a senior managing underwriter for a fixed term the commission reserves the right to select other senior managing underwriters for a particular bond issue during the fixed term.

- (5) The commission shall select co-managers of the bond issue from the roster and with the advice of the financial advisor, if any, and the senior managing underwriter selected for the particular bond issue.
- (6) The commission may, after reasonable notice, terminate the services of an underwriter at any time.
- (7) Upon conclusion of a contract with any underwriter, the chairman or the chairman's designee shall prepare a written evaluation of the underwriter's performance for inclusion in the commission's files.
- (8) The commission shall retain and terminate the underwriter by resolutions passed according to WAC 262-01-030(6).
- (9) In selecting an underwriter, the commission shall consider each of the following factors:
- (a) The underwriter's technical competence, expertise and innovative capability;
- (b) The underwriter's success in structuring and/or marketing housing bond issues;
- (c) The underwriter's familiarity with insured housing programs administered by the Federal Housing Administration, Farmers Home Administration, the Veterans Administration and private insurers and other state and federal housing programs;
 - (d) The underwriter's fee schedule for services;
- (e) The underwriter's regional and/or national reputation with respect to financial and underwriting services:
- (f) The qualifications of individuals designated by the underwriter to work with the commission;
- (g) The underwriter's ability to work with the commissioners and the commission staff;
- (h) The underwriter's availability to the commissioners and the commission staff;
- (i) Underwriter's responsiveness to requests for proposals by the commission;
- (j) Other qualifications of the underwriter that the commission may, by resolution, find relevant to the

hiring of an underwriter to carry out lawful purposes of the commission.

NEW SECTION

WAC 262-01-080 USE OF PROCEEDS CON-SISTENT WITH PLAN. The commission shall expend bond proceeds in furtherance of the goals and priorities identified in its plan of housing finance. To ensure that bond proceeds are used in a manner consistent with the plan, the commission shall:

- (1) Make specific findings in each resolution authorizing the issuance of bonds that the purposes for which such bonds are issued are in furtherance of its plan; and
- (2) Prepare or cause to be prepared every six months from the date of issuance of any bonds until the proceeds of such bonds are expended, a report describing the manner in which bond proceeds have been used in light of the objectives of the plan.

NEW SECTION

WAC 262-01-090 FAIR AND EQUITABLE DISTRIBUTION OF BOND PROCEEDS. (1) The commission shall distribute the proceeds of single family mortgage purchase bonds in a manner consistent with its plan of housing finance to insure, among other things, the fair geographical distribution of such proceeds throughout the state.

- (2) The commission shall purchase eligible single family mortgage loans from mortgage lenders who provide such mortgage loans to eligible borrowers on a first come, first served basis following adequate public notice. Each mortgage lender shall provide a plan for commission approval which outlines how it will receive and process applications from prospective mortgagors so that the commission's funds will be distributed fairly and equitably. Such plan should address the manner by which the mortgage lender will publish the availability of such loans and how it will insure a fair and equitable process of application review. The commission reserves the right to modify such plans in consultation with mortgage lenders, in order to insure that all of its proceeds will be equitably and fairly distributed. Alternatively the commission may promulgate a plan or plans with which mortgage lenders must comply.
- (3) The commission reserves the right as an alternative to subsection (2) of this section to institute a system of random allocation or drawing to assure the equitable distribution of mortgage loans.

NEW SECTION

WAC 262-01-100 FINANCING ENERGY EF-FICIENCY IMPROVEMENTS. (1) The commission, in developing its plan of housing finance, shall consider energy efficiency improvements that may reasonably be achieved through the housing finance programs of the commission.

(2) The commission may, as part of a particular single family mortgage purchase bond issue, require minimum energy efficiency standards as a condition of eligibility for housing finance assistance or the commission may make bond proceeds available for rehabilitation or home improvement loans for energy efficiency enhancement.

(3) The commission shall require applicants for multifamily housing financing to specify what steps will be taken to insure energy efficiency in the project to be financed. The commission shall consider such plans in determining whether or not bond proceeds may be used for such purposes.

WSR 83-24-002 ADOPTED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Order 193—Filed November 28, 1983]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98504, that it does adopt the annexed rules relating to:

| Amd | WAC 356-10-040 | Positions—((Reallocation)) downward |
|-----|----------------|-------------------------------------|
| | | or lateral reallocation—Employees. |
| Amd | WAC 356-15-020 | Work period designations. |
| Amd | WAC 356-30-330 | Reduction-in-force-Reasons, regula- |
| | | tions-Procedures. |
| Amd | WAC 356-35-010 | Disability—Separation—Appeals— |
| | | Procedures. |
| Amd | WAC 356-46-050 | Payroll certification. |
| | | |

This action is taken pursuant to Notice Nos. WSR 83-19-031 and 83-20-060 filed with the code reviser on September 14, 1983, and September 30, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 10, 1983.

By Leonard Nord

Secretary

AMENDATORY SECTION (Amending Order 109, filed 9/7/77)

WAC 356-10-040 POSITIONS—((REALLO-CATION)) DOWNWARD OR LATERAL REALLO-CATION—EMPLOYEES. (1) When a position occupied by an employee is reallocated downward, or laterally to a different classification with the same salary range, the director of personnel shall notify the incumbent and the agency in writing at least 30 calendar days prior to the effective date of the reallocation. This action shall not preclude the employee from accepting a transfer or promotion to a vacant position.

(2) The employee may elect to remain in a position which is reallocated downward or laterally provided he/she meets the minimum or desirable qualifications for the new classification or acceptable qualifications as

determined by the director of personnel or designee. No further qualifying examination will be required and the employee will retain existing appointment status.

(3) If it is determined the employee does not meet the minimum qualifications for the new classification as provided in subsection (2) of this section and he/she is not transferred, promoted, demoted or otherwise retained in status within sixty days, the provisions governing reduction—in—force shall apply.

(4) The employee ((electing to)) who remains in a position which is reallocated downward may have his/her name placed upon the agency reduction—in—force register for the classification to which his/her position was previously allocated.

(((3))) (5) An employee who continues in a position which is reallocated downward shall be paid an amount equal to his/her previous salary ((is)) if such amount is within the salary subrange for the lower class. Employees whose current salary falls between two steps or exceeds the top step of the new position shall be (("Y")) Y-rated.

(((4))) (6) The employee shall retain his/her existing periodic increment date provided the salary is not equal or greater than the maximum of the lower subrange. Employees whose salaries are Y-rated between steps will move to the first dollar amount step for the class in the lower subrange on their periodic increment date.

(((5))) (7) Employees who retain their salaries as provided in (((3) above)) subsection (5) of this section will not be entitled to promotional salary increases if they are subsequently hired off the agency reduction—inforce register; however, if the salary falls between the steps of the higher subrange, the employees' salaries will be increased to the first dollar amount step for the class in the higher subrange upon promotion.

(8) The salary and periodic increment date of an employee who continues in a position which is reallocated laterally shall remain unchanged.

AMENDATORY SECTION (Amending Order 167 and 167-A, filed 2/16/82 and 2/19/82)

WAC 356-15-020 WORK PERIOD DESIGNATIONS. The personnel board shall assign a specific work period designation to each classification. The personnel board may authorize a work period designation which differs from the class-wide designation for specific positions having atypical working conditions. When two or more designations are indicated for a job classification, the first designation listed shall constitute the class-wide designation. Each position shall be assigned only one designation. The work period designation for persons on "in-training" and "underfill" appointments shall be the same as that of the position to which they are appointed.

(1) Scheduled (S):

- (a) Standard: Full time positions with conditions of employment which may be completed within five consecutive work days, each having the same starting time and lasting not more than eight working hours, and occurring within the same workweek.
- (b) Alternate: Full time positions with conditions of employment which may be completed within:

- (i) Five work days lasting not more than eight working hours within the same workweek but which, because of operational necessity, cannot be scheduled with the same daily starting time or with consecutive days off; or
- (ii) Four work days lasting not more than ten working hours each within the same workweek; or
- (iii) Ten consecutive work days with four consecutive days off: or
- (iv) Ten work days lasting not more than eight working hours and occurring within a scheduled fourteen consecutive day period. Positions are restricted to employees in the registered nurse class series who work in an institutional hospital primarily engaged in the care of residents.
- (v) Continuous five work-days-per-week shifts which rotate each 28 days to a different schedule of regular days and hours per week. The rotation involves extended or shortened time off between the ending shift of one schedule and the beginning shift of the next, but does not require more than eight hours work in any one 24-hour period within a schedule, nor more than 52 40-hour workweeks per year. Positions are limited to communications officers and scheduled weight control officers of the state patrol.

After giving written notice to the employee and the certified exclusive representative, the employer may implement an alternate schedule provided the employer can document a program need for the alternate schedule or the alternate schedule is mutually agreeable to the employer and employee.

- (c) Unlisted: Full time positions for which the director of personnel has approved a schedule or scheduling plan not allowed above. Such unlisted schedules may be approved by the director of personnel when both the agency and the affected employees are in agreement. Approval by the exclusive representative shall constitute approval of employees within a certified bargaining unit.
- (2) Nonscheduled (NS):Full time positions with conditions of employment which necessitate adjustment of hours by employees within forty working hours within the workweek. These positions normally have no scheduled starting and/or quitting time, but management may designate specific tasks which require assigned hours.
- (3) Exceptions (E):In determining which positions are designated in the "exceptions" work period, the personnel board shall consider the following factors:
- (a) Positions which meet the definition (WAC 356-06-010) of administrative personnel, agricultural personnel, executive personnel, housed personnel, law enforcement personnel, professional personnel.
- (b) Positions which have historically been paid overtime by the state.
- (c) Positions which have direct counterparts in private industry or other governmental jurisdictions and which have an historical or prevailing practice of paying overtime.
 - (d) Other factors it may deem to be appropriate.

AMENDATORY SECTION (Amending Order 186, filed 6/17/83)

WAC 356-30-330 REDUCTION-IN-FORCE—REASONS, REGULATIONS—PROCEDURE. (1)

- The reasons for reduction—in—force actions and the minimum period of notice are:
- (a) Employees may be separated in accordance with the statutes and the agencies' approved reduction—in—force procedures after at least fifteen calendar days' notice in writing, without prejudice, because of lack of funds or curtailment of work, or good faith reorganization for efficiency purposes, ineligibility to continue in a position which has been reallocated ((upward)), or when there are fewer positions than there are employees entitled to such positions either by statute or within other provisions of merit system rules.
- (b) When employees have statutory and merit system rule rights to return to the classified service and the total number of employees exceeds the number of positions to be filled in the classification, those employees in excess will have the reduction—in—force rights prescribed in this section.
- (2) The agencies shall develop a reduction—in—force procedure that is consistent with the following:
- (a) For purposes of reduction-in-force (WAC 356-30-330), seniority shall be determined by the definition in WAC 356-06-010, and, if necessary, by measuring the employees' last continuous time within their current classification; and, if still necessary, by measuring the employees' last continuous time in their current agency. When the above seniority determination process results in a tie, the tie will be broken by comparing the employees' last regular annual performance evaluation.
- (b) Clearly defined layoff units, either geographically or by administrative units or both, so as to limit the disruption of an agency's total operation; but not to unduly restrict the options available to employees with greater seniority. The definition of layoff units may be a series of progressively larger units within an agency when a valid option in lieu of separation cannot be offered to respective employees within a lesser-sized unit.
- (c) Options in lieu of separation by reduction—in—force shall be offered by an agency only when such options are in accordance with the agency's reduction—in—force procedure which has been approved by the director of personnel.
- (d) Agency reduction_in_force procedures shall specify the rights and obligations for employees to accept or reject options offered in lieu of separation due to reduction_in_force.
- (e) "Bumping" by employees with greater seniority will be limited to:
 - (i) The same layoff unit; and
- (ii) Classification in which the "bumping" employee previously held permanent status; and
- (iii) Position at the current salary range of the employee doing the bumping, or lower; and
- (iv) Employee with the least seniority within the same category of full-time or part-time employment; and
- (v) Competition at one progressively lower classification at a time.
- (f) An employee may not exercise a bumping option in lieu of separation due to a reduction—in—force if there is within the agency a vacant position which satisfies all of the criteria set forth below.

The position is one which:

- (i) The agency intends to fill;
- (ii) Is in the current classification of the employee being offered the option, or in a classification within which the employee being offered the option previously held permanent status;
- (iii) Is at a salary range no lower than the range that would have otherwise been a bumping option;
- (iv) Is located within a reasonable commuting distance of the employee's permanent work location; and
- (v) Is on the same or similar workshift as the one which the employee currently holds.
- (g) When an employee has previously held permanent status in more than one classification at the same salary range and is eligible to bump, then the employee shall be offered the option to bump into the position occupied by the employee with the least seniority.
- (h) The right to actually "bump" shall be exercised only after the employee to be "bumped" has received at least fifteen calendar days' notice of the scheduled action.
- (i) Options of full-time positions will be offered first to full-time employees before part-time positions are offered. For the purpose of these offers, employees who previously accepted part-time positions due to a reduction—in—force action or to lessen the impact of a reduction—in—force shall be considered full-time employees.
- (j) Seniority for part-time employees will be computed on a basic payroll hour basis within the same provision and restrictions of the general definition of seniority. When part-time employees become full-time employees, their payroll hours will be integrated on a comparable time basis as full-time employees.
- (k) Permanent employees who have been scheduled for reduction—in—force shall have the right to take a transfer or a voluntary demotion to a vacancy that is to be filled in their own layoff unit for which they qualify, as determined by the director of personnel. This right is to be exercised according to the seniority of those desiring the same vacancy.
- (1) Options of other than permanent positions as named in subsection (2)(m) of this section are to be made if no permanent position to be filled is available within a reasonable commuting distance.
- (m) The reduction—in—force procedure shall contain the statement that, "No permanent employee shall be separated from state service through reduction—in—force without being offered within fifteen calendar days prior to what would be the permanent employee's effective separation those positions at the same or lesser salary range within the layoff unit for which he/she qualifies, currently being held by emergency, temporary, provisional, probationary, or intermittent employees."
- (n) The salary of an employee who has accepted a lower position will be reduced to the top of the range of the lower class unless the previous salary is within the range of the new class, in which case it will remain unchanged.
- (3) The agency shall submit the procedure to the director of personnel for approval.
- (4) Vacancies will not be filled either by local list procedures or on a provisional, temporary, intermittent, or seasonal basis without contacting the department of

- personnel in an effort to fill the positions by qualified employees who have been or are scheduled for separation due to reduction—in—force.
- (5) When a majority of the positions in a layoff unit other than in project employment is to be eliminated because of a lack of funds and/or work, permanent employees in such positions shall be offered, according to their seniority, those positions in classes in which they have held permanent status which are currently being held by emergency, temporary, provisional, or probationary employees; provided they have not rejected offers of vacant positions made by certifications from the registers. Such options shall be offered in accordance with the following requirements:
- (a) Positions in the employee's own agency and within a reasonable commuting distance shall be offered first; second, in the classified service within a reasonable commuting distance; third, anywhere within the employee's own agency; and fourth, throughout the classified service.
- (b) A permanent employee's right to fill a position may be exercised only within fifteen calendar days prior to the effective date of separation.
- (c) Offers will be made in accordance with a procedure established by the director of personnel.
- (6) In order to exercise an option to a position which may require selective criteria, the following applies. The option may be exercised only by an employee who possesses the required specialized qualifications when:
- (a) The criteria were approved when the position was established, reallocated or last filled; or
- (b) The specialized qualifications were previously required for a classification that was later merged with other classifications that did not require them; or
- (c) When, at a subsequent time, it was determined that the position requires the performance of specialized duties that would warrant future selective certification.
- (d) In the case of (c) above, the selective criteria shall not be applied for the purposes of determining reduction—in—force options until six months after the notification of the new duties has been made to the department of personnel.
- (e) In the case of (a), (b) and (c) of this subsection, the director of personnel or designee must have determined that the specialized qualifications are still essential for the successful job performance and the qualifications could not be learned within a reasonable length of time.
- (7) Time to be spent on exit leave shall not be considered in determining reduction_in_force options or the order of separation due to reduction_in_force.

AMENDATORY SECTION (Amending Order 169, filed 4/12/82)

WAC 356-35-010 DISABILITY—SEPARA-TION—APPEALS—PROCEDURES. (1) When a permanent employee becomes disabled, employment may be terminated by the appointing authority after a minimum of 60 calendar days written notice, provided that the employee shall be allowed to exhaust accrued sick leave before separation if the disability prevents attendance at work. ((When a disabled employee chooses to receive

time loss compensation as provided in WAC 356-18-. 080, the employee shall not be separated due to disability until all accrued sick leave is exhausted.)) Separations due to disability shall not be considered disciplinary actions and shall be appealable to the personnel appeals board on grounds that a disability does not exist. The 60 calendar days notice shall not be required when the employee requests and the appointing authority approves a shorter notice period.

- (2) For purposes of this rule, determinations of disability shall be made by an appointing authority only at the employee's written request or after obtaining a physician's written statement. The appointing authority may require an employee to obtain a medical examination at agency expense from a physician of the agency's choice. In such cases, the agency shall provide the physician with the specification for the employee's class and a description of the employee's position. Evidence may be requested from the physician regarding the employee's physical ability to perform the specified duties.
- (3) At the time of notification that his/her employment will be terminated because of disability, the employee shall be informed by the appointing authority of the right to appeal. The appeal must be filed in writing to the personnel appeals board as provided in Title 358 WAC within 30 days after notice of separation is given.
- (4) During the notice period required by paragraph (1) an employee being separated due to disability shall be counseled by the agency regarding benefits for which the employee may be eligible through employees' insurance plans, social security, worker's compensation, veteran's benefits, public assistance, disability retirement, vocational rehabilitation, and such other related programs as may be available.
- (5) The names of permanent employees who have been separated because of disability shall be placed on reduction-in-force and promotional registers by the director of personnel as provided in WAC 356-26-030 upon submission of a physician's statement that they are physically able to perform the duties of the class(es) for which the registers are established.

AMENDATORY SECTION (Amending Order 121, filed 6/12/78)

WAC 356-46-050 PAYROLL CERTIFICATION. ((In accordance with the requirements of RCW 41.06-.270, the following procedure for certification of payrolls is hereby established by joint action of the board and the director of the office of financial management.

(1) Before presentment to any disbursing officer, each agency head, or designee, shall make the following certification on each payroll register which reflects payments to employees covered by the provisions of chapter 41.06 RCW:

"I hereby certify that amounts listed in this payroll are true and correct charges, and that employees rendering service in a position covered by chapter 41.06 RCW have

been employed in accordance with the provisions thereof and the rules, regulations, and orders issued thereunder.

(2) The certification shall be signed by the agency head, or designee. One copy of each certified payroll register shall be maintained as [a] part of the record files of the agency and a duplicate copy submitted to the director.)) Payroll registers will be certified in accordance with instructions set forth in paragraph 4.3.2.1.5 of the Financial and Administrative Policies, Regulations and Procedures published by the Office of Financial Management.

WSR 83-24-003 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-196-Filed November 28, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is protection of spawning salmon stocks.

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

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

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

APPROVED AND ADOPTED November 28, 1983.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-36-02500H CLOSED AREAS—GRAYS HARBOR AND TRIBUTARIES. Effective immediately until 11:59 p.m. December 9, 1983, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for, or possess salmon taken for commercial purposes from any Grays Harbor Salmon Management and Catch Reporting Area, the waters of the Humptulips River, or the waters of the Chehalis River downstream from the Porter Bridge.

REPEALER

The following section of the Washington Administration Code is repealed:

WAC 220-36-02500D CLOSED AREAS-GRAYS HARBOR AND TRIBUTARIES. (83-137)

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 16, 1983:

WAC 220-36-02500G CLOSED AREAS-GRAYS HARBOR AND TRIBUTARIES. (83-183)

WSR 83-24-004 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF NATURAL RESOURCES

[Memorandum-November 23, 1983]

The Board of Natural Resources will hold a "special" meeting of the board on November 29, 1983, as provided for in RCW 43.30.150(5). The meeting will be held at 7:00 p.m. in the University of Washington Husky Union Building Auditorium.

WSR 83-24-005 ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 26

[November 23, 1983]

OFFICES AND OFFICERS—STATE—HOSPITAL COMMISSION—HOSPITALS—RATES—AUTHORITY OF HOSPITAL COMMISSION TO ESTABLISH BILLING SYSTEMS FOR REGULATED HOSPITALS

- (1) The Washington State Hospital Commission is not authorized to require hospitals to provide it with data involving diagnosis, procedures, age and sex of patients, total charges and file tracer numbers, unrelated to any currently authorized function or activity of the commission.
- (2) The Hospital Commission may not, under current law, require hospitals to bill their patients and/or payors on the basis of prospective fixed charges for a particular treatment as opposed to charges based on actual goods and services rendered.
- (3) The Hospital Commission may not, under current law, require all payors, including health care contractors, indemnity insurance carriers, and self-insured or private payors, to reimburse hospitals on the basis of prospective fixed charges for a particular treatment as opposed to charges based on actual goods and services rendered.
- (4) Assuming a system of reimbursement based upon prospective fixed charges for a particular treatment, the Hospital Commission may not, under current law, permit a hospital to retain excess revenues generated as a result of cost efficient practices by the hospital.

Requested by:

Honorable Maurice A. Click Executive Director Washington State Hospital Commission 711 South Capitol Way, FJ-21 Olympia, Washington 98504

WSR 83-24-006 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed November 29, 1983]

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

Amd WAC 356-06-010 Definitions (temporary appointment).

Amd WAC 356-18-050 Sick leave credit—Purpose—Accrual—
Conversion.

New WAC 356-30-065 Appointments-Temporary;

that the agency will at 10:00 a.m., Thursday, January 12, 1984, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.06.040.

The specific statute these rules are intended to implement is RCW 41.06.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 10, 1984.

Dated: November 29, 1983

By: Leonard Nord

Secretary

STATEMENT OF PURPOSE

Amend WAC 356-06-010.

Title: Definitions (temporary appointment).

Purpose: To define words and terms used throughout Title 356 WAC.

Statutory Authority: RCW 41.06.150.

Summary: In conjunction with the proposal of a new section (WAC 356-30-065) the change would allow agencies to compensate employees for higher level duties performed on a temporary basis.

Reasons: While the acting appointment rule (WAC 356-30-070) permits agencies to make higher level appointments to supervisory or managerial positions, no rules are available for temporary appointments to classified positions with such responsibilities.

Responsibility for Drafting: John Calhoun, Department of Transportation, Transportation Building, MS: KF-01, Olympia, WA 98504, Phone: 753-7337; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Transportation, governmental agency.

Comments: Temporary appointments to classified positions are presently being made under the provisions of

WAC 356-30-080, Temporary employment—Exempt service. The temporary employment rule, however, deals with temporary appointments to exempt positions and is not suited to the purpose at hand.

Amend WAC 356-18-050.

Title: Sick leave credit—Purpose—Accrual—Conversion.

Purpose: Outlines how sick leave is credited, the rate of accrual, and methods for monetary compensation of accrued sick leave.

Statutory Authority: RCW 41.06.150.

Summary: This rule prescribes the rate at which employees accrue sick leave credits. Rule provides, in part, that part time, hourly or seasonal employees shall accrue sick leave at the ratio of payroll hours earned to payroll hours required of full time employees.

Reasons: Proposed revision would permit full time hourly, part time and seasonal employees to accrue sick leave in the same manner as other full time employees (i.e., eight hours per month for all months in which they are in pay status for 15 calendar days or more). Such change would bring the sick leave rule in line with the rule on vacation leave (WAC 356-18-090).

Responsibility for Drafting: John Calhoun, Department of Transportation, Transportation Building, MS: KF-01, Olympia, WA 98504, Phone: 753-7337; Implementation: All state agencies; and Enforcement: Department of Personnel.

Proposed By: Department of Personnel, governmental agency.

New section WAC 356-30-065.

Title: Appointments—Temporary.

Statutory Authority: RCW 41.06.150.

Summary: The proposal would allow agencies to compensate employees for higher level duties performed on a temporary basis.

Reasons: While the acting appointment rule (WAC 356-30-070) permits agencies to make higher level appointments to supervisory or managerial positions, no rules are available for temporary appointments to classified positions with such responsibilities.

Responsibility for Drafting: John Calhoun, Department of Transportation, Transportation Building, MS: KF-01, Olympia, WA 98504, Phone: 753-7337; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Transportation, governmental agency.

Comments: Temporary appointments to classified positions are presently being made under the provisions of WAC 356-30-080, Temporary employment—Exempt service. The temporary employment rule, however, deals with temporary appointments to exempt positions and is not suited to the purpose at hand.

AMENDATORY SECTION (Amending Order 179, filed 12/22/82)

WAC 356-06-010 DEFINITIONS. The following definitions apply throughout these rules unless the context clearly indicates another meaning:

ACTING APPOINTMENT - An appointment of limited duration made from within the classified service to a supervisory or managerial position.

ADMINISTRATIVE PERSONNEL - Employees who regularly exercise discretion and independent judgment in the performance of: (1) Work related directly to management policy; or (2) work providing direct assistance to executive or administrative personnel.

AGENCY – An office, department, board, commission, or other separate unit or division, however designated, of the state government and all personnel thereof. It includes any unit of state government established by law, the executive officer or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature.

AGRICULTURAL PERSONNEL – Employees performing work which includes farming and all its branches, including cultivating the soil, or growing or harvesting crops, or raising livestock, bees, fur-bearing animals, or poultry; or doing any practices performed by a farmer or on a farm as an incident to or in conjunction with such farming operations.

ALLIED REGISTER - A register for a class for which the duties and minimum or desirable qualifications are equivalent to or above those for another class.

ALLOCATION - The assignment of a position to a job classification.

ANNIVERSARY DATE - Original entry date into state service as adjusted by leave without pay or break in service.

APPOINTING AUTHORITY - A person or group of persons lawfully authorized to make appointments.

BARGAINING UNIT – The group of employees in positions determined by the personnel board to constitute a unit appropriate for collective bargaining purposes under these rules.

BASIC SALARY RANGE – The dollar amount of the step of the salary range to which the employee is entitled, before any deduction, and exclusive of additional compensation of any kind.

BOARD - The state personnel board.

BUMPING - The replacement of an incumbent by another employee subject to reduction in force, who has greater seniority.

CAREER PLANNING - A programmed process designed to assist employee career growth through job experience, training and/or continuing education.

CERTIFICATION – Providing an agency with the appropriate number of names of candidates who have passed the examination for a given class and are eligible to be considered for vacancies.

CLASS – Identification of a position, or a group of positions, sufficiently similar in duties so that the same requirements of training, experience, or skill and the same title, examination, and salary range may be applied.

CLASSIFIED SERVICE - All positions and employees in the state service subject to the provisions of chapter 41.06 RCW and these rules.

COLLECTIVE BARGAINING OR COLLECTIVE NEGOTIATION – The performance of the mutual obligation of the appointing authority, or designee, and the certified exclusive representative of a bargaining unit to meet in an attempt to reach an agreement on all personnel matters over which the appointing authority may lawfully exercise discretion.

COMPENSATORY TIME - Time off in lieu of cash payment for overtime.

COMPETITIVE SERVICE - All positions in the classified service for which a competitive examination is required as a condition precedent to appointment.

DATE OF ELECTION - The date of election is the date the director of personnel certifies the results of the election.

DEMOTION - A change of a permanent employee from a position in one class to a position in another class having a lower maximum salary.

DESIRABLE QUALIFICATIONS – The levels of education and/or experience deemed desirable or preferable for admission to the examination in lieu of fixed minimum qualifications.

DIRECTOR - The director of the department of personnel.

DISABILITY – An employee's bodily inability to perform adequately the essential duties of the job class. (For purposes of WAC 356-35-010, this definition shall not include maternity.)

DISMISSAL – The termination of employment of a permanent employee (for cause) or of a probationary employee as specified in these rules.

EDUCATION LEAVE OF ABSENCE - An authorized leave of absence for educational purposes.

ELEVATION - Restoring an employee to the higher classification, with permanent status, which was held prior to being granted a demotion

ELIGIBLE - An applicant whose name is on a register.

EMERGENCY APPOINTMENT - An appointment, for emergency reasons, not to exceed 60 calendar days.

EMPLOYEE - Any person employed under the jurisdiction of these rules.

EMPLOYEE ORGANIZATION - Any organization having the authority, as specified in WAC 356-42-010, to represent state employees on personnel matters.

EXECUTIVE PERSONNEL (As used in chapter 15 of these rules) – Employees who customarily and regularly exercise discretionary powers in directing and controlling program operations of an agency or division or customarily recognized subdivision thereof and personnel who are responsible for (1) hiring or firing or making substantial recommendation for same and (2) directing the work of and (3) regulating the working hours of two or more employees.

EXEMPT POSITION – Any position designated as exempt from the application of these rules as specified in WAC 356-06-020.

EXIT LEAVE – The paid hours of nonworking time taken by an employee who is not eligible to receive a lump sum cash payment for accrued vacation leave. Exit leave is taken following the last designated work day prior to an employee's resignation, dismissal, or separation due to reduction in force or disability and continuing until all the employee's accrued vacation leave is exhausted.

FULL TIME EMPLOYMENT – Regularly scheduled employment requiring an average of 40 hours of work per week. However, for certification from a register, work between 32 – 40 hours per week shall be considered full time.

HANDICAPPED - Persons with physical, mental or sensory impairments that would impede that individual in obtaining and maintaining permanent employment and promotional opportunities. The impairments must be material rather than slight; static and permanent in that they are seldom fully corrected by medical replacement, therapy or surgical means.

HOLIDAYS - Paid nonwork days for state employees as established by RCW 1.16.050.

HOUSED PERSONNEL – Employees whose duties require that they reside at the place of their employment or who otherwise spend a substantial portion of their work time subject to call and not engaged in the performance of active duties.

HUMAN RESOURCE DEVELOPMENT - The function of achieving agency goals by changing or enhancing employees' knowledges, skills, attitudes and behaviors.

INTERMITTENT EMPLOYMENT – Employment without any understanding of continuity, fitting no particular pattern and performed for no more than a total of (nine months) 1560 hours during any consecutive 12-month period.

INTERVENING SALARY STEPS - All increment steps in a salary range, except the lowest and highest.

LAW ENFORCEMENT PERSONNEL – Employees empowered by statute to enforce laws designed to maintain public peace and order, protect life and property, and detect and prevent crimes. Employees in these positions must have the power of arrest, and have been trained in rules of evidence, laws of arrest, search and seizure and legal rights of citizens.

MINIMUM QUALIFICATIONS – The training, experience, and other qualifications established for a given class and required of an applicant for admission to the examination for that class.

NONCOMPETITIVE POSITIONS – Positions designated by the board as not requiring a competitive examination.

ORIENTATION - An introduction to the organization and to tasks, jobs, procedures and other activities new to the employee.

Overtime - Work authorized and performed in accordance with WAC 356-15-030.

PART TIME EMPLOYMENT – Work of less than 40 hours per week. However, for certification from registers, work of less than 32 hours per week shall be considered part time.

PERIODIC INCREMENT DATE - The date established in accordance with the merit system rule on which an employee is entitled to a salary increase within a salary schedule range as prescribed in the merit system rule.

PERMANENT EMPLOYEE - An employee who has successfully completed a probationary period and has had no break in service.

PERSONNEL RECORD – Such information having pertinence to the employment of an employee and which is retained in a specific location as required by WAC 356-46-060(2)A.

POSITION — A group of duties and responsibilities normally assigned to an employee. Such position may be filled or vacant, full-time or part-time, seasonal, temporary or permanent.

PREMIUM PAYMENT - Wage payment over and above the basic salary rate authorized by the board for extraordinary conditions of employment.

PROBATIONARY PERIOD – The trial period of employment following certification and appointment to, or reemployment in, the classified service and continuing for 6 to 12 months as determined under the provisions of WAC 356-30-260.

PROFESSIONAL PERSONNEL - Employees performing work which requires consistent exercise of independent judgment and is in a specialized field requiring advanced knowledge normally gained through achieving a baccalaureate degree but which may be gained through equivalent experience.

PROJECT EMPLOYMENT – A program designated by the director of personnel as "project employment," that is separately financed by a grant, federal funds, or by state funds, or by a combination of funds to provide training or employment opportunities or expertise or additional employees to carry out a specific project or goal and which, either because of the nature of the project, funding requirements, or potential harmful impact on employment opportunities for regular civil service employees, cannot be facilitated through the regular civil service system. Such a program may last upward to two years and beyond, but has an end in sight.

PROMOTION – A change of an employee from a position in one class to a position in a class having a higher maximum salary.

PROVISIONAL APPOINTMENT – An appointment to a position pending the establishment of a register for that class.

REDUCTION IN FORCE – A separation resulting from a lack of funds, lack of work, good faith reorganization for efficiency purposes, or from there being fewer positions than the employees entitled to the positions because of exercising their rights to return to the classified service. When a reduction in force occurs, it is a separation from service without cause on the part of the employee.

REDUCTION - Placement of an employee's salary at a lower step within the range as a result of a disciplinary action.

REEMPLOYMENT - An appointment, made from the reemployment register, of a former employee who had permanent status.

REGISTER - A list of eligible names established for employment or reemployment in a class.

REINSTATEMENT - Return of an employee to full employment rights by board action following appeal hearing.

RESIGNATION - A voluntary separation from employment.

REVERSION - Voluntary or involuntary movement of an employee during a six-month trial service period to the class which was held prior to the current trial service appointment.

SALARY RANGE - A sequence of minimum, intervening, and maximum dollar amounts designated by the board as the monthly compensation for a class.

SEASONAL EMPLOYMENT - Work that is cyclic in nature beginning and ending at approximately the same time every year and lasting for no more than nine months.

SENIORITY - A measure of the last period of unbroken time served in positions in the classified service under the jurisdiction of the state personnel board. Service in positions brought under the jurisdiction of the state personnel board by statute is counted as though it had previously been under the jurisdiction of the state personnel board. Leaves of absence granted by agencies and separations due to reduction in force are not considered a break in service. Time spent on leaves of absence without pay is not credited unless it is for educational leaves. or statutes require it be credited; or it is taken at the specific request of an agency so employees may perform work specifically related to state work. Time spent off the state payroll due to reduction in force will be credited for that period of time the employee is eligible to be placed on the reduction in force register. Leaves without pay granted to directly or indirectly reduce the possible effect of reduction in force will be credited in accordance with WAC 356-18-140 and 356-18-220. Leaves of absence without pay granted to employees who are drawing worker's compensation because of injury or illness while employed by the state will be credited. Time spent in exempt appointments listed in RCW 41.06.070 will be credited and the service will not be regarded as broken when employees return from exempt service in accordance to RCW 41.06.070(22), WAC 356-06-055 and 356-30-330. Time spent under the jurisdiction of the higher education personnel board will be added when the employee comes under the jurisdiction of the state personnel board through the provisions of WAC 356-06-055(6). The length of active military service of a veteran, not to exceed five years, shall be added to the state service for such veteran or his widow.

SERIES - A group of classes of positions to which the same kind of work is assigned but which is at different levels of difficulty and responsibility.

SUPERVISOR – Any employee assigned responsibility by management to participate in all the following functions with respect to their subordinate employees: (1) Selection of staff, (2) training and development, (3) planning and assignment of work, (4) evaluation of performance, and (5) corrective action. Participation in these functions must not be of a merely routine nature but requires the exercise of individual judgment.

SUSPENSION — An enforced absence without pay for disciplinary purposes.

TANDEM EMPLOYMENT – Any position filled by more than one employee as voluntarily agreed between management and employee(s) who jointly fulfill the responsibilities and duties of the position(s).

TEMPORARY APPOINTMENT – An appointment of limited duration to a temporary or permanent nonsupervisory/managerial position.

TEMPORARY EMPLOYMENT - Single or multiple periods of employment during the absence of a permanent employee on leave; or for work done at a workload peak and normally lasting for less than nine months and having an end in sight.

TERMINATION - Separation from employment for reasons beyond the control of the employee.

TRAINING – An organized learning process designed to provide needed changes in the skills, knowledges, attitudes or behaviors of employees.

TRANSFER – The change of an employee from one to another classified position having the same salary range number.

TRIAL SERVICE PERIOD – A six-month trial period of employment of a permanent employee beginning with the effective date of the promotion or demotion or appointment from the promotional register.

TUITION REIMBURSEMENT – A full or partial reimbursement to eligible employees by the employing agency for tuition paid to attend approved courses.

UNDERFILL – The filling of a position with an employee in a lower related class in the absence of an adequate eligible register for the classification.

UNION SHOP – A form of union security that requires that all employees within a bargaining unit become members of the certified bargaining representative within 30 calendar days of the union shop election or 30 calendar days from an employee's date of hire, whichever is later.

UNION SHOP FEE – The union shop fee, sometimes known as a representation fee, is the fee paid by an employee to a union shop representative in lieu of holding membership in that union. An employee who has been certified for nonmembership status because of bona fide religious tenets of a church or religious body of which the employee is a member, shall pay a fee equivalent to the regular monthly dues of the union shop representative minus any included monthly premiums for union sponsored insurance programs.

UNION SHOP REPRESENTATIVE — A union shop representative is an employee organization that is certified as exclusive bargaining representative for a bargaining unit and which has also been certified as union shop representative by the director of personnel. To be certified as union shop representative, a majority of all employees in the bargaining unit must vote in favor of having the petitioning employee organization as their union representative.

VETERAN – For the purpose of granting preference during layoffs and subsequent reemployment, any person who has one or more years of active military service in any branch of the armed forces of the United States or who has less than one year's service and is discharged with a disability incurred in the line of duty or is discharged at the convenience of the government and who, upon termination of such service, has received an honorable discharge, a discharge for physical reasons with an honorable record, or a release from active military service with evidence of service other than that for which an undesirable, bad conduct, or dishonorable discharge is given: PROVIDED, That the person has not voluntarily retired with 20 or more years of active military service and has military retirement pay in excess of \$500 per month.

VETERAN'S WIDOW - For the purpose of granting preference during layoffs and subsequent reemployment, the unremarried wife of a deceased veteran as defined in WAC 356-06-010 except that such veteran's one-year minimum length of active military service shall be disregarded.

VOLUNTEER EXPERIENCE — Work experience for which no salary was received, which may be credited toward meeting the minimum qualifications for a classification: Provided such experience is equivalent to and not prohibited by the minimum qualifications of the classification. Volunteer experience for which academic credit was granted may be used to satisfy either the educational or the experience requirements of a class, but may not be used for both.

WORK DAY - A 24-hour period beginning at a time determined by the appointing authority. For scheduled standard work period positions the work day begins at the scheduled starting time of the employee.

WORK PERIOD DESIGNATION – Identification of each classification's and position's criteria for hours of work as defined in WAC 356-15-020 and qualifications for premium pay as defined in chapter 356-15 WAC.

WORK SCHEDULE - A series of workshifts and work days within the workweek.

WORKSHIFT - Scheduled working hours within the workday.

WORKWEEK – A regular recurring period of 168 hours beginning at a time determined by the appointing authority and continuing for seven consecutive 24-hour periods. For scheduled standard work period positions the workweek begins at the scheduled starting time of the first shift of the employee's uniform shifts.

Y-RATE - A salary amount which either exceeds the maximum step for the salary range of an employee's class or a salary amount that falls between the steps of a salary range of an employee's class.

AMENDATORY SECTION (Amending Order 184, filed 5/19/83)

WAC 356-18-050 SICK LEAVE CREDIT—PURPOSE—ACCRUAL—CONVERSION. (1) Sick leave credits are granted as a form of insurance to minimize loss of compensation to employees due solely to reasons specified in WAC 356-18-060.

- (2) Eight hours of sick leave credit shall be granted for each month in which a fulltime employee is in pay status for 15 or more calendar days. Sick leave credit for parttime, intermittent, hourly, or seasonal employees whose payroll hours are usually less than forty hours a week shall be computed and accrued at the ratio of payroll hours to payroll hours required for fulltime employment.
- (3) Employees shall be eligible to receive monetary compensation for accrued sick leave as follows:
- (a) In January of each year, and at no other time, an employee whose sick leave balance at the end of the previous year exceeds 480 hours may elect to convert the sick leave hours earned in the previous calendar year, minus those hours used during the year, to monetary compensation.
- (i) No sick leave hours may be converted which would reduce the calendar year-end balance below 480 hours.
- (ii) Monetary compensation for converted hours shall be paid at the rate of 25% and shall be based upon the employee's current salary.
- (iii) All converted hours will be deducted from the employee's sick leave balance.
- (b) Employees who separate from state service on or after September 1, 1979, due to retirement or death shall be compensated for their total unused sick leave accumulation at the rate of 25%. Compensation shall be based upon the employee's salary at the time of separation. For the purpose of this subsection, retirement shall not include "vested out-of-service" employees who leave funds on deposit with the department of retirement systems (DRS).
- (c) No contributions are to be made to the department of retirement systems (DRS) for such payments in (a) or (b) above, nor shall such payments be reported to DRS as compensation.
- (4) An employee who separates for any reason other than retirement or death shall not be paid for his/her accrued sick leave.
- (5) Former employees who are again employed within two years of their separation from service shall be granted all unused sick leave credits, if any, to which they were entitled at time of separation for the purpose of using sick leave for the reasons prescribed in WAC 356-18-060. Upon any subsequent retirement or death of a reemployed retiree, only that unused sick leave accrued since the original retirement minus that taken within the same period may be compensated per the conversion provisions of WAC 356-18-050(3)(b).
- (6) Employees coming under the jurisdiction of the state personnel board from the jurisdiction of the higher education personnel board by the provisions of WAC 356-06-055(6) shall be credited with their sick leave accumulated with the higher education system.

NEW SECTION

WAC 356-30-065 APPOINTMENTS—TEMPORARY. (1) Temporary appointments may be made to permanent classified positions during the absence of a permanent employee or during a workload peak having an end in sight.

(2) Temporary appointments must be approved by the director of personnel, or designee. A temporary appointment shall last no more than nine cumulative months in a twelve-month period unless the employee receiving the appointment is replacing a permanent employee on leave without pay. In such cases, the temporary appointment may extend to the date the employee on leave is scheduled to return.

(3) Temporary appointees must meet the minimum qualifications of the class to which they are appointed. Established registers, certification, and referral service are available when making temporary appointments.

(4) Compensation of temporary appointees shall be consistent with the rules on entrance salary, increase on promotion and/or reemployment salary.

- (5) An employee who accepts a temporary appointment to another classified position shall not achieve permanent status in the other class. Upon termination of such temporary appointment, a permanent employee shall have the right to resume their permanent position and salary including any increments that may have accrued.
- (6) An employee's temporary appointment may be terminated with one full working day's notice prior to the effective date of the termination. The employee receiving such notice shall not have the right of appeal or hearing.

WSR 83-24-007 ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 25

[November 18, 1983]

EMPLOYEES—STATE—ANNUAL LEAVE—SIGNIFICANCE OF ADDITIONAL VACATION LEAVE FOR STATE EMPLOY-EES UNDER CHAPTER 283, LAWS OF 1983

- (1) Annual leave accumulated under §1, chapter 283, Laws of 1983, by state employees, constitutes a separate and distinct class of annual leave for those employees—other than that provided for in RCW 43.01.040—and, therefore, it is not subject to RCW 43.01.041 or to any other statute providing for lump sum payments upon termination of employment.
- (2) Additional vacation leave which is acquired and accumulated in excess of thirty days through the alternative procedure provided for in § 1, chapter 283, Laws of 1983 may not be transferred to, or comingled with, vacation days accumulated in excess of thirty days under the preexisting provisions of RCW 43.01.040.
- (3) An employer may not defer the necessity for taking additional vacation leave earned pursuant to § 1, chapter 283, Laws of 1983, beyond the subject employee's next ensuing anniversary date.

Requested by:

Honorable Leonard Nord Director Department of Personnel 600 S. Franklin Olympia, Washington 98504

Honorable John Spitz Director Higher Education Personnel Board 1202 Black Lake Boulevard Olympia, Washington 98504

WSR 83-24-008 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed November 29, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd ch. 388-08 WAC Practice and procedure—Fair hearing.

Amd ch. 388-09 WAC Practice and procedure—Administrative hearing—Child welfare agency.

Amd WAC 388-96-904 Administrative review process;

that the agency will at 10:00 a.m., Wednesday, January 11, 1984, in the Third Floor Conference Room, H-19, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 18, 1984.

The authority under which these rules are proposed is RCW 34.04.020.

The specific statute these rules are intended to implement is RCW 34.04.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1984.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753–7015, by December 20, 1983. The meeting site is in a location which is barrier free.

Dated: November 28, 1983

By: David A. Hogan, Director

Division of Administrative and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Repeal and amend most sections of chapters 388-08 and 388-09 WAC and WAC 388-96-904 which deal with hearing procedures.

Purpose of the Rule Change: To conform hearing procedural rules in chapters 388-08 and 388-09 WAC and WAC 388-96-904 with the uniform procedural rules for the conduct of contested cases, chapter 10-08 WAC.

The Reason These Rules are Necessary: Chapter 10–08 WAC superseded many hearing procedural rules DSHS has adopted.

Statutory Authority: RCW 34.04.020.

Summary of the Rule Change: Repeal superseded hearing procedural rules, improve others, achieve greater uniformity of procedures for different programs.

Person Responsible for the Drafting, Implementation and Enforcement of the Rule: David L. Henry, Acting Chief, Office of Administrative Services, Mailstop: OB 43, Phone: 753–3898.

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

NEW SECTION

WAC 388-08-00201 SCOPE OF CHAPTER 388-08 WAC. (1) Chapter 10-08 WAC governs the aspects of administrative practice and procedure in contested cases stated in that chapter from issuance of the notice of hearing through issuance of a proposal for decision, initial decision, or final decision if no proposal for or initial decision is required or issued. Chapter 388-08 WAC governs all other aspects of administrative practice and procedure within the department of social and health services unless otherwise provided by department rule.

(2) Qualifications of a person appearing as a representative of an appellant, procedures for settlement or disposition without hearing, and procedures for obtaining review of a proposal for or initial decision in department of social and health services' contested cases are specified in this chapter.

AMENDATORY SECTION (Amending Order 1657, filed 5/29/81, effective 7/1/81)

WAC 388-08-00401 AUTHORITY TO ADJUDICATE. ((In accordance with chapter 43.20A RCW, the following delegations of authority to adjudicate contested cases as defined in RCW 34.04.010(3) are hereby made to all duly appointed and qualified hearings examiners, which includes supervisors and review examiners, within the office of hearings.))

(1)(a) ((Unless otherwise provided by administrative regulation or statute, hearings examiners shall have the following powers and duties:

(a) To conduct all contested case hearings arising within the department of social and health services:

(b)) In ((all)) cases in which the ((office of hearings)) department has sixty days or less from the date of receipt of the request for hearing to issue a final administrative decision, ((hearings examiners are authorized to)) the administrative law judge shall prepare a ((proposed)) proposal for administrative decision or order which shall be submitted to the ((hearings authority)) review judge for review and issuance of a final administrative decision or order.

(((c))) (b) In ((all)) cases in which the ((office of hearings)) department has more than sixty days from the date of receipt of the request for hearing to issue a final administrative decision or order, ((hearings examiners are authorized to)) the administrative law judge shall prepare and issue an initial ((administrative)) decision or order.

(((d) In addition to the powers set forth in subdivisions (1) (a), (b), and (c) of this section, hearings examiners designated as review examiners are authorized to act as the hearing authority to review proposed and initial administrative decisions and orders as appropriate, and to issue final administrative decisions and orders on behalf of the secretary or department.))

(2) The ((hearings examiner)) administrative law judge or the review judge shall, in adjudicating contested cases, apply as the first source of law governing the ((issues)) issue(s) of the hearing rules of the department as adopted in the Washington Administrative Code and any precedential decision(s) applicable to ((said rules)) the issue(s).

(3) If there is no department rule(s) or precedential decision(s) which ((fully)) governs the issue(s) raised, ((hearings examiners)) the administrative law judge and review judge shall resolve the issue(s) raised on the basis of the best legal authority and reasoning available, including that found in the state and federal constitutions, Washington statutes and regulations, federal statutes and regulations, and state and federal ((appellate)) court decisions. The ((hearings examiner)) administrative law judge and review judge shall not have the power to

declare invalid any section of the Washington Administrative Code. If the validity of any section of the Washington Administrative Code is raised as an issue at any hearing, the ((hearings examiner)) administrative law judge and review judge shall permit arguments to be made on the record concerning that issue for subsequent review purposes: PROVIDED, That where the sole issue is one of state or federal law requiring automatic ((grant)) assistance, benefit, scope of program, fee, or regulation adjustments for classes of ((recipients)) people the department serves or regulates, the ((examiner)) administrative law judge and review judge shall ((deny or)) dismiss the request for a hearing without permitting argument to be made on the record regarding the validity of any section of the Washington Administrative Code

(((4) A list of all duly appointed and qualified hearings examiners shall be maintained in the Office of Hearings, Post Office Box 2465, Mail Stop OB-43, Olympia, Washington 98504, and be made available for public inspection and copying.

(5) The chief, office of hearings, and such subordinate personnel he/she may appoint shall adopt operational and procedural instructions as they feel necessary to ensure the most efficient and effective operation of the office consistent with the due process rights of parties in contested case hearings.))

AMENDATORY SECTION (Amending Order 768, filed 1/10/73)

WAC 388-08-086 ((FAIR)) ADMINISTRATIVE HEAR-ING-FORM OF REQUEST. Any person or ((person(s) acting for him entitled to and desiring a fair hearing under RCW 74.08.070 shall within time limits provided by law;)) authorized representative may make an oral or written request for a hearing ((with the secretary of the department)). The request need not be in any particular form but ((should)) must specify the decision with which the ((petitioner)) appellant is dissatisfied and the date he or she was notified by the ((local office)) department of the decision the appellant is appealing. The request, if oral, should be confirmed in writing within fifteen days and (shall be)) signed by the ((petitioner)) appellant, or his ((legal guardian, attorney, or other person acting for him. The day the oral request is made, however, is the day of the act or event for computation of time purposes as prescribed in WAC 388-08-083)) or her representative. An oral request must be given to a responsible department employee working in the program that made the decision appealed or in the hearings unit. A written request for a hearing should be delivered to a person working in the hearings unit or mailed to Office of Hearings, P.O. Box 2465, 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.

AMENDATORY SECTION (Amending Order 768, filed 1/10/73)

WAC 388-08-00601 ((FAIR)) ADMINISTRATIVE HEAR-ING—GROUP HEARING. (1) When more than one ((individual)) appellant requests ((a fair hearing to protest department policy, the department may hold a group hearing with the agreement of the individuals and shall hold such group hearing upon request of the individuals)) hearings to appeal a similar issue or issues, the appeals may be consolidated and heard as a group.

(2) An appellant scheduled for a group hearing may withdraw from a group hearing in favor of an individual hearing.

(((2))) (3) ((1f)) In a group hearing ((is held)), each individual retains his or her right to representation of his or her choice. ((An appellant scheduled for a group hearing may withdraw from a group hearing in favor of an individual hearing.))

AMENDATORY SECTION (Amending Order 952, filed 7/16/74)

WAC 388-08-010 ((FAIR)) ADMINISTRATIVE HEAR-ING—((APPEARANCE AND PRACTICE BEFORE DEPART-MENT—))WHO MAY APPEAR AS A REPRESENTATIVE. The appellant ((in a fair hearing under RCW 74.08.070 shall be afforded the opportunity of presenting his case by himself and)) may represent himself or herself, or the appellant may be represented by legal counsel or by a relative, friend, or other ((spokesman, but shall)) person. The appellant may not be represented at ((such)) an administrative hearing by an employee of the department. Nothing in this regulation shall be construed as prohibiting an employee of the department from acting as a witness on behalf of an appellant, ((nor)) or from referring ((such))

an appellant to legal resources in the community, assisting the appellant in obtaining nonconfidential information available to the appellant, or from advising the appellant as to possible arguments which can be made against the ((ruling)) decision being appealed.

AMENDATORY SECTION (Amending Order 1695, filed 8/19/81)

WAC 388-08-405 WITHDRAWAL—DISMISSAL—SET-TLEMENT. (1) ((The hearings examiner may deny or dismiss a request for a fair hearing)) An administrative law judge or review judge shall dismiss a request for a hearing when:

(a) ((Where it has been withdrawn by the appellant in writing)) The appellant has withdrawn the appeal, or

(b) ((Where the sole issue is one of state or federal law requiring automatic grant adjustments for classes of recipients, or

(c) Where the appellant has abandoned the request for a hearing. If the appellant fails to appear at a hearing in person or by representative without good cause the hearings examiner shall deem the appellant to have abandoned the appeal. Where the request has been dismissed as abandoned and the appellant wants the request to be reinstated, the appellant must petition to have the request reinstated within fiftee appellant must petition to have the request reinstated within fiftee aminer. The petition must state good cause for the failure to appear at the hearing)) The appellant has abandoned the appeal.

(c) The sole issue is one of state or federal law requiring automatic assistance, benefit, scope of program, fee, or regulation adjustments for classes of people the department serves or regulates. The administrative law judge or review judge shall dismiss such appeals without permitting argument to be made on the record regarding the validity of

any section of the Washington Administrative Code.

(2) Each party has the right to petition to reinstate an appeal that has been dismissed. The petition must show good cause to reinstate the appeal. If, in the reasoned opinion of the administrative law judge or review judge, good cause to grant the relief is shown, then he or she shall reinstate the appeal.

(((2))) (3) An appeal may be concluded by a written ((stipulated)) settlement signed by the appellant (or ((his/her)) his or her representative) and signed by the authorized department representative and approved by ((the examiner)) an administrative law judge or review judge.

AMENDATORY SECTION (Amending Order 1426, filed 8/24/79)

WAC 388-08-406 ((SPECIAL PROCEDURES FOR FOOD STAMP HEARINGS)) DECISION RENDERING PROCEDURE—PROPOSAL FOR DECISION. ((The time limit for rendering a decision and the decision—making procedures set forth in WAC 388-08-407 through 388-08-413 shall not apply to hearings involving the food stamp program. Those hearings are governed by WAC 388-54-815)) (1) Any party adversely affected by a proposal for decision may file written argument and exception with the office of hearings. Written argument and exception must be filed in ten days or less from the date the proposal for decision was mailed to the parties.

(a) The ten-day period to file exception and argument may be extended by the review judge upon motion of a party when the motion is filed during the ten-day period and good cause for the extension is

shown.

- (b) The ten-day time limit for filing exception and argument to a proposal for decision may be waived by the review judge where the petitioner demonstrates good cause for failure to timely file. Good cause includes mistake, inadvertence, and excusable neglect on the part of petitioner or unavoidable casualty or misfortune preventing the petitioner from timely filing. Upon a showing of good cause either party may file exception and argument within thirty days of the date the final decision was mailed to the parties.
- (2) The secretary or his or her designee shall personally consider the whole record or such portions of the record as cited by a party or parties in the exception and argument. The secretary or designee shall render the final department decision.
- (3) The secretary or his or her designee may accept additional evidence to correct omissions in the record upon his or her own motion or the motion of a party.
- (4) The secretary or his or her designee may remand the proceedings to the administrative law judge for additional evidence or argument if:
- (a) Neither party cited the law correctly applicable to the issue or issues defined at the hearing and additional evidence or argument is needed to reach a reasoned decision.

- (b) Irregularity in the proceedings occurred by which the party seeking review was prevented from having a fair hearing and additional evidence or argument is necessary to cure the irregularity, or
- (c) The secretary or his or her designee considers a remand necessary and both parties assent to the remand.

AMENDATORY SECTION (Amending Order 1426, filed 8/24/79)

WAC 388-08-409 PETITION FOR REVIEW BY ((HEARING AUTHORITY)) REVIEW JUDGE. (1) Within ((+5)) fifteen days of mailing of the initial order or decision, either party may petition ((the hearing authority)), in writing, for review of the initial order or decision with the review judge (designee of the secretary). The petition for review shall set forth in detail the basis for the requested review, and shall be mailed postage prepaid to the office of hearings and to the other party at ((his/her)) his or her last known address.

(2) The petition shall be based on any one of the following grounds materially affecting the substantial rights of a party:

(a) Irregularity in the proceedings by which the ((moving)) petitioning party was prevented from having a fair hearing. This includes misconduct by the prevailing party and misconduct or abuse of discretion by the ((hearings examiner)) administrative law judge.

(b) The findings of fact are unsupported by substantial evidence in view of the entire record,

(c) Errors of law,

- (d) Need for clarification in order for the parties to implement the decision.
- (3) The ((responding)) other party may respond in writing to the petition for review. The response shall be mailed postage prepaid to the office of hearings and to the ((other party)) petitioner at ((his/her)) his or her last known address.

AMENDATORY SECTION (Amending Order 1426, filed 8/24/79)

WAC 388-08-413 PROCEDURE ON REVIEW BY ((HEAR-ING-AUTHORITY)) REVIEW JUDGE. (1) A petition for review shall be granted only if, in the reasoned opinion of the ((hearing authority)) review judge, one of the grounds for review set forth in WAC 388-08-409(2) is shown. Otherwise, the petition for review shall be descretary as of the date of denial of the ((petition(s))) petition or petitions for review.

(2) In determining whether to grant review and in reviewing the initial order or decision, the ((hearing authority)) review judge shall consider the initial order or decision, the ((petition(s))) petition or petitions for review, the record or any part thereof and any additional evidence submitted by the agreement of both parties in accordance with WAC 388-08-413(4).

(a) The ((15-day)) fifteen-day time limit established by WAC 388-08-409 for filing a petition for review of an initial order or decision shall be waived where the petitioner demonstrates good cause for failure to file a timely petition for review. Good cause includes mistake, inadvertence, and excusable neglect on the part of petitioner or unavoidable casualty or misfortune preventing the petitioner from timely filing a petition for review. Upon a showing of good cause, either party may petition for review of an initial order or decision within ((30)) thirty days of the date the initial order or decision becomes final.

(b) The ((15-day)) fifteen-day time limit established by WAC 388-08-409 for filing a petition for review of the initial order or decision shall be waived where petitioner demonstrates that the initial decision was not received by petitioner. In such case the petitioner may petition for review of the initial decision within a reasonable period of time.

(3) If review is granted, the ((hearings examiner's)) administrative law judge's initial findings of fact, conclusions of law, and decision shall not be modified by the ((hearing authority)) review judge unless, in the reasoned opinion of the ((hearing authority)) review judge:

- (a) Irregularity in the proceedings occurred by which the ((moving)) petitioning party was prevented from having a fair hearing. This includes misconduct by the prevailing party and misconduct or abuse of discretion by the ((hearing examiner)) administrative law judge and/or
- (b) The findings of fact are unsupported by substantial evidence in view of the entire record and/or
 - (c) The application of law in the conclusions is erroneous and/or
- (d) There is need for clarification in order for the parties to implement the decision.

- (4) The ((hearing authority)) review judge may accept additional evidence to correct omissions in the record, but only after notice to and agreement by both parties.
- (5) The ((hearing authority)) review judge may remand the proceedings to the ((hearings examiner)) administrative law judge for additional evidence or argument if:
- (a) Neither party cited the law correctly applicable to the ((issue(s))) issue or issues defined at the hearing and additional evidence or argument is needed for the ((hearing authority)) review judge to reach a reasoned decision. Nothing in this subsection shall be construed to allow the ((hearing authority)) review judge to remand the case to consider additional grounds for denial, termination, or ineligibility for assistance which were not alleged by the department at the hearing.
- (b) Irregularity in the proceedings occurred by which the party seeking review was prevented from having a fair hearing and additional evidence or argument is necessary to cure the irregularity or
- (c) The ((hearing authority)) review judge considers a remand necessary and both parties assent to the remand.
- (6) If review is granted, the ((hearing authority)) review judge shall render a reasoned decision affirming, reversing, modifying, or remanding the initial order or decision.
- (7) That decision shall be final on the date of filing and shall be the final decision of the secretary. The ((hearing authority)) review judge shall file the original of the final decision in the record of the proceedings and shall mail copies to the parties and their representatives.

AMENDATORY SECTION (Amending Order 1657, filed 5/29/81, effective 7/1/81)

WAC 388-08-416 SELECTED FINAL DECISIONS AS PRECEDENT. (1) In order to promote consistency of final decisions on like issues of fact and law, the ((office of hearings shall)) chief review judge may identify certain final decisions or portions thereof which may be relied upon, used, or cited as precedents during the hearing and review processes. In determining which decisions will be so identified, the ((office of hearings)) chief review judge shall give pref-

- (a) Decisions ((which)) usefully ((illustrate)) illustrating proper application of general legal principles or procedures ((that have been)) adequately developed through administrative and/or judicial review;
- (b) Decisions ((which clarify)) clarifying the meaning of undefined or inadequately defined regulatory terms or phrases;
- (c) Decisions ((which provide)) providing particularly well-supported conclusions on legal issues ((which have been)) raised in many cases with conflicting results:
- (d) Decisions ((which reflect)) reflecting significant departure from prior ((hearings practice)) final decisions or portions thereof;
- (e) Decisions in which an existing precedential decision or any portion thereof is distinguished, modified, or overruled;
- (f) Decisions resulting from hearings in which both parties were adequately represented and the issues were fully briefed.
- (2)(a) ((Final decisions, or portions thereof which meet one or more of the criteria in WAC 388-08-416 (1)(a), (b), (c), (d), (e), or (f) shall be selected by majority vote of the chief review examiner and at least two other review examiners as may from time to time be selected for such purpose by the chief, office of hearings. The chief review examiner shall make available said decisions so selected to interested or affected parties for the purpose of soliciting comment on the appropriateness of assigning said decisions with precedential value)) The chief review judge shall make and maintain a list of people writing to him or her stating they desire to receive notice of and offer comments regarding decisions or portions of decisions the chief review judge selects for consideration as precedential.
- (b) When the chief review judge selects a decision or portion for consideration as precedential, he or she shall mail notice thereof to the people who so requested.
- (((3))) (c) Interested ((or affected)) parties shall have thirty days from the date of mailing the notice of selection for consideration as a precedential decision to provide the chief review ((examiner)) judge with comments on the appropriateness of assigning ((said decisions)) the decision or portion with precedential value.

 (((4))) (d) The chief review ((examiner and the selected review ex-
- aminers)) judge shall ((fully)) consider all ((such)) comments prior to final designation or rejection of ((said)) a decision((s)) or portion of a decision as precedential.
- (((5))) (3) Decisions and portions of decisions adopted as precedential ((decisions shall be indexed. Said decisions and index thereof))

- shall be ((available to the public in)) maintained by the chief review judge at the office of hearings((, post office box 2465;)) in Olympia, Washington ((98504)), and ((distributed to interested parties, including, but not limited to, individuals and groups frequently representing appellants and the department in hearings)) shall be public records.
- (6) Nothing in this section limits the secretary's authority to adopt rules pursuant to the Administrative Procedure Act, specifically including rules ((which modify)) modifying or ((overrule)) overruling a holding in a precedential decision.
- (7) Precedential decisions ((as described in this section)) may be used by ((the staff of the office of hearings)) administrative law judges and review judges, appellants, and their representatives, and department representatives in connection with the hearings process. Precedential decisions are binding on ((hearings examiners)) administrative law judges in rendering ((the)) a proposal for decision or order or an initial decision or order. Precedential decisions are binding on review ((examiners)) judges when rendering a decision after a party has filed exception or argument or a petition for review unless clear and substantial argument is presented which, in the reasoned opinion of the review ((examiner)) judge, demonstrates ((that)) a precedential decision should be modified or reversed. Precedential decisions shall not be used by employees of the department as a substitute for manual provisions or numbered policy memoranda.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 388-08-00101 FAIR HEARING-DEFINITIONS.
- (2) WAC 388-08-002 FAIR HEARING-STATUTORY BASIS
- (3) WAC 388-08-050 FAIR HEARING—APPEARANCE BY FORMER EMPLOYEE OF DEPARTMENT.
- (4) WAC 388-08-055 FAIR HEARING-ATTENDANCE AT
- HEARING—REPORTING.
 (5) WAC 388-08-080 NOTICE AND OPPORTUNITY FOR HEARING.
- (6) WAC 388-08-083 NOTICE AND OPPORTUNITY FOR HEARING—COMPUTATION OF TIME.
- (7) WAC 388-08-150 SUBPOENAS—WHERE PROVIDED BY LAW—FORM.
- (8) WAC 388-08-160 SUBPOENAS-ISSUANCE TO PAR-TIES—ISSUANCE BY DEPARTMENT.
- (9) WAC 388-08-170 SUBPOENAS—SERVICE. (10) WAC 388-08-180 SUBPOENAS—FEES.
- SUBPOENAS—PEGS.
 SUBPOENAS—PROOF OF SERVICE.
 SUBPOENAS—QUASHING.
 SUBPOENAS—ENFORCEMENT. (11) WAC 388-08-190
- (12) WAC 388-08-200 (13) WAC 388-08-210
- (14) WAC 388-08-220 SUBPOENAS—GEOGRAPHICAL
- SCOPE.
- (15) WAC 388-08-230 DEPOSITIONS AND INTERROGATORIES.
- (16) WAC 388-08-23 QUESTIONNAIRES—PETITIONER OR WITNESS OUT OF STATE.
- (17) WAC 388-08-375 OFFICIAL NOTICE—MATTERS OF LAW-MATERIAL FACTS.
 - (18) WAC 388-08-390 PRESUMPTIONS.
- (19) WAC 388-08-400 STIPULATIONS AND ADMISSIONS OF RECORD.
- (20) WAC 388-08-407 TIME LIMIT FOR RENDERING DECISION.
 - INITIAL DECISION.
- (21) WAC 388-08-408 (22) WAC 388-08-414 FORM, CONTENT, AND EFFECTIVE DATE OF DECISION.
- (23) WAC 388-08-420 **DEFINITION OF ISSUES BEFORE** HEARING.
- (24) <u>WAC 388–08–430</u> PRE-HEARING CONFERENCE RULE-AUTHORIZED.
- (25) WAC 388-08-440 PRE-HEARING CONFERENCE RULE—RECORD OF CONFERENCE ACTION.
- (26) WAC 388-08-450 SUBMISSION OF DOCUMENTARY EVIDENCE IN ADVANCE.
- (27) WAC 388-08-470 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTI-CAL DATA-NUMBER AND QUALIFICATIONS OF WITNESSES.

- (28) WAC 388-08-480 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—WRITTEN SWORN STATEMENTS.
- (29) WAC 388-08-490 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—SUPPORTING DATA.
- (30) WAC 388-08-500 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—EFFECT OF NONCOMPLIANCE.
- (31) WAC 388-08-503 EXPERT OPINION OR WRITTEN TESTIMONY—MEDICAL ASSESSMENT.
 - (32) WAC 388-08-510 CONTINUANCES.
- (33) WAC 388-08-520 RULES OF EVIDENCE—ADMISSI-BILITY CRITERIA.
 - (34) WAC 388-08-600 JUDICIAL REVIEW.

AMENDATORY SECTION (Amending Order 525, filed 3/31/71, effective 5/1/71)

WAC 388-09-010 ADMINISTRATIVE HEARING—CHILD WELFARE AGENCY—DENIAL, SUSPENSION, REVOCATION OR NONRENEWAL OF LICENSE. (1) Whenever the ((director shail have)) secretary has reasonable cause to believe ((that)) in the administration of chapter 74.15 RCW grounds exist for the denial, suspension or revocation of a license, or ((that)) a licensee has failed to qualify for renewal of a license, he or she shall notify the licensee in writing by certified mail, stating the grounds upon which ((it is proposed that)) the secretary proposes the license be denied, suspended, revoked or not renewed.

(2) Within thirty days from the receipt of notice of the grounds for denial, suspension, revocation or lack of renewal, the licensee may serve upon the ((director)) secretary a written request for hearing. Service of a request for hearing shall be made by certified mail. Upon receiving a request for hearing, the ((director)) secretary shall fix a date upon which the matter may be heard, which date shall be not less than thirty-five days from the receipt of the request for hearing, and he or she shall also notify the child welfare and day care advisory committee not less than twenty-five days before the hearing date. If no request for hearing is made within the time specified, the license shall be deemed denied, suspended or revoked.

AMENDATORY SECTION (Amending Order 525, filed 3/31/71, effective 5/1/71)

WAC 388-09-020 ADMINISTRATIVE HEARING—AP-PLICABILITY OF CHAPTER 388-08 WAC. ((In a hearing under WAC 388-09-010, 388-08-083 through 388-08-590 shall apply)) The rules in chapter 388-08 WAC which do not conflict with the provisions of chapter 388-09 WAC shall apply to a hearing requested under this chapter.

NEW SECTION

WAC 388-09-040 TIME LIMIT FOR RENDERING DECI-SION. (1) The presiding officer shall take reasonable efforts to render the initial decision within thirty days of the record being completed, exclusive of continuances requested by or consented to by both parties.

(2) The review officer shall take reasonable efforts to render the review decision within thirty days of the record on review being completed, exclusive of continuances requested by or consented to by both parties.

AMENDATORY SECTION (Amending Order 1892, filed 10/13/82)

WAC 388-96-904 ADMINISTRATIVE REVIEW PROCESS. (1) Within thirty days after a contractor is notified of an action or determination it wishes to challenge, it shall request in writing that the appropriate director((, bureau of nursing home affairs)) or his or her designee (((director, BNHA))) review such determination. The request shall be forwarded to the director, audit division, if the challenge pertains to audit findings (adjusting journal entries or AJEs) or other audit matters, or to the director, bureau of nursing home affairs (director, BNHA) for other matters (such as rates, desk reviews, and settlements). The request shall be signed by the contractor or the licensed administrator of the facility, shall identify the challenged determination and the date thereof, and shall state as specifically as practicable the issues and regulations involved and the grounds for its

contention that the determination is erroneous. Copies of any documentation on which the contractor intends to rely to support its position shall be included with the request.

- (2) After receiving a timely request meeting the criteria of this section, the department will contact the contractor to schedule a conference for the earliest mutually convenient time. The conference shall be scheduled for no earlier than fourteen days after the contractor was notified of the conference and no later than ((thirty)) ninety days after a properly completed request is received unless both parties agree in writing to a specific later date. The conference may be conducted by telephone unless either the department or the contractor requests in writing that the conference be held in person.
- (3) The contractor and appropriate representatives of the department shall participate in the conference. In addition, representatives selected by the contractor may participate. The contractor shall bring to the conference, or provide to the department in advance of the conference, any documentation requested by the department which the contractor is required to maintain for audit purposes pursuant to WAC 388-96-113 and any documentation on which it intends to rely to support its contentions. The parties shall clarify and attempt to resolve the issues at the conference. If additional documentation is needed to resolve the issues, a second session of the conference shall be scheduled for not later than thirty days after the initial session unless both parties agree in writing to a specific later date.
- (4) Regardless of whether agreement has been reached at the conference, a written decision by the appropriate director((, BNHA)) or his or her designee will be furnished to the contractor within sixty days after the conclusion of the conference.
- (5) ((If the contractor desires review of an adverse decision of the director, BNHA, or his or her designee, it shall within thirty days following receipt of such decision request a fair hearing in writing in accordance with the Administrative Procedure Act, chapter 34.04 RCW)) A contractor who is aggrieved by a decision of the director may appeal the decision in an administrative hearing.
- (a) A contractor who desires an administrative hearing shall file a written request for a hearing with the department's office of hearings (mailing address: P.O. Box 2465, Olympia, WA 98504). The request for hearing must be filed within thirty days of the date the contractor received the decision of the director that he or she desires to appeal. The request shall be signed by the contractor or the licensed administrator of the facility, shall identify the challenged determination and the date thereof, and shall state as specifically as practicable the issues and regulations involved and the grounds for its contention that the determination is erroneous. Copies of any documentation on which the contractor intends to rely to support its position shall be included with the request.

(b) Chapter 388-08 WAC shall apply to a hearing requested under WAC 388-96-904(5).

WSR 83-24-009 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)

[Filed November 29, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning division of developmental disabilities program option rules, new chapter 275-31 WAC;

that the agency will at 2:00 p.m., Wednesday, January 11, 1984, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 18, 1984

The authority under which these rules are proposed is RCW 72.33.125.

The specific statute these rules are intended to implement is RCW 72.33.125.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1984.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 28, 1983. The meeting site is in a location which is barrier free.

Dated: November 21, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: New chapter 275-31 WAC.

Purpose of the Rule: To implement Substitute House Bill 187 passed by the last legislative session.

The Reason These Rules are Necessary: Required for implementation of the law.

Statutory Authority: RCW 72.33.125.

Summary of Rule: Establishes a procedure for development of applications for alternative plans for developmentally disabled individuals.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: A. John Stern, Assistant Director, Field Services, Division of Developmental Disabilities, Mailstop: OB 42C, Phone: 753-0597.

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

Economic Impact on Small Businesses: None.

Chapter 275-31 WAC DIVISION OF DEVELOPMENTAL DISABILITIES PROGRAM OPTION RULES

NEW SECTION

WAC 275-31-005 PURPOSE. (1) In order for developmentally disabled individuals to live in the most independent settings possible, and in order for these individuals and families to have access to services best suited to their needs, the division of developmental disabilities may approve alternative service plans for individuals.

(2) Measurable outcomes producing a positive result for individuals will be demonstrated as a result of services provided under such alternative plans.

(3) Cost savings will be demonstrated when costs of services under alternative plans are compared with costs of services provided prior to alternative plans.

NEW SECTION

WAC 275-31-010 DEFINITIONS. (1) "Department" means the department of social and health services of the state of Washington.

(2) "Division" means the division of developmental disabilities of the department of social and health services.

- (3) "Field services" means the section of the division providing case management services and resource management to division clients living in the community.
- (4) "Individual" means the person for whom an alternative plan is being developed.
- (5) "Individual habilitation plan" means an individual written plan of care prepared by an interdisciplinary team that sets measurable goals or objectives stated in terms of desirable behavior and that prescribes an integrated program of activities, experiences, or therapies necessary for the individual to reach those goals or objectives. The overall purpose of the plan is to help the individual function at the greatest physical, intellectual, social, or vocational level the individual can presently or potentially achieve.

(6) "Individual program plan" means an individual service plan or individual habilitation plan.

- (7) "Individual service plan" means the written plan, specifying goals and objectives, developed by division staff, parent or parents and/or guardian, the individual, and others whose participation is relevant to identifying needs of the individual.
- (8) "Less dependent program" means an alternative program which will provide increased numbers and variety of community contacts for the individual or will require fewer hours of staff supervision/support for the individual.
- (9) "Provider" means the person or agency contracted by the department to provide training, support, or other services as designated in the alternative plan.
- (10) "Secretary" means the secretary of the department of social and health services or such officer of the department as the secretary may designate to carry out administration of the provision of these rules.

NEW SECTION

WAC 275-31-020 DETERMINATION OF ELIGIBILITY. An individual shall be eligible for services under an alternative plan, provided that the division has determined the individual has a disability as defined in WAC 275-27-030 and the individual is receiving current services from the department.

NEW SECTION

WAC 275-31-030 NOTIFICATION TO POTENTIAL APPLICANTS. (1) Field services shall, prior to March 15th of each year, contact by mail all individuals determined to have a disability as defined in WAC 275-27-030, along with the guardians and agencies entitled to custody of such disabled individuals and parents of disabled individuals who are minors.

(2) Potential applicants shall be informed of the process by which they may develop an alternative plan for services.

NEW SECTION

WAC 275-31-040 APPLICATION FOR SERVICES. (1) In the case of a minor individual, an application can be made by the parent or parents, the guardian or limited guardian, or by the person or agency legally entitled to custody.

(2) In the case of an adult, an application can be made by the individual, by the guardian or limited guardian, or by the person or agency legally entitled to custody.

(3) Application will be made on the forms supplied by the department and the applicant will state the following:

(a) The outline of services proposed;

(b) Service providers for each service;

- (c) Tasks necessary to the delivery of each service, time needed, and the person/organization responsible for each task;
 - (d) All costs of services currently provided for the individual;
- (e) The cost of each service component proposed in the alternative plan;
- (f) Information explaining why the alternative plan is a less dependent program than the current program; and
- (g) Information explaining why the alternative plan is appropriate under the goals and objectives of the individual program plan.
- (4) Applicants must be notified within ninety days after the alternative plan has been received by the department of the secretary's approval or denial of the plan.
- (5) The notification of the department's decision is subject to appeal rights pursuant to WAC 275-27-400 and 275-27-500.

50.00

NEW SECTION

WAC 275-31-050 INDIVIDUAL SERVICE PLAN. The division shall ensure a current individual service plan is available for each individual prior to approval of application.

NEW SECTION

WAC 275-31-070 IMPLEMENTATION OF NECESSARY SERVICES. (1) Plans meeting all the criteria specified in RCW 72.33.125(5) shall be implemented as soon as reasonable, but not later than one hundred twenty days after the completion of the determination process.

(2) Approval and reasonableness may be reviewed for a new determination if the plan has not been implemented within one hundred twenty days.

NEW SECTION

WAC 275-31-080 CRITERIA FOR DETERMINING COSTS. (1) The term "all costs" includes, but is not limited to: Residential support, habilitation, medical care, income grants to the persons, support to assist their families or other caregivers, average case management costs, and nonrecurring start-up expenses. All residential costs will recognize capital investment, using federal or professional accounting conventions. The department will take the following costs into

(a) All costs paid by the department, including costs borne by the federal government. Income grants paid by the federal government directly to the person (or payee) will be considered.

(b) All costs of the current or proposed program.

(2) The department will estimate a monthly average cost based on a

two-year prospective cost period.

(3) Where costs are paid or records kept for a group of individuals rather than for one individual in question, the department will primarily use average cost for that group, such as all individuals living at the particular group home or particular residential habilitation center, or all the persons supported by the particular day habilitation program. Exceptions will be considered for persons receiving substantial services above the services received by the typical person in the group.

(4) The analysis of the proposed alternative service plan should show that proposed services can be provided at eighty percent of the current

service cost.

NEW SECTION

WAC 275-31-090 METHOD OF RATE DETERMINATION. Prevailing rates for comparable services shall be utilized in determining reimbursement for cost components of the alternative plan.

WSR 83-24-010 ADOPTED RULES **CEMETERY BOARD**

[Order 107-Filed November 29, 1983]

Be it resolved by the Washington State Cemetery Board, acting at Vancouver, Washington, that it does adopt the annexed rules relating to the amending of WAC 98-70-010.

This action is taken pursuant to Notice No. WSR 83-21-091 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 68.05.100 and 68.05.230 and is intended to administratively implement that statute.

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

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

APPROVED AND ADOPTED November 22, 1983. By B. David Daly Chairman

AMENDATORY SECTION (Amending Order 105, filed 11/24/81)

WAC 98-70-010 FEES. The following fees shall be charged by the Washington State Cemetery Board:

Title of Fee Regulatory charges ((0 to 100 (preceding calendar year interments, entombments and inurnments) \$100.00 101 to 350 (preceding calendar year interments, entombments and inurnments) 200.00 351 to 700 (preceding calendar year interments, entombments and inurnments) 300:00 701 and more (preceding calendar year interments, entombments and inurnments) 500.00)) ((Additional c))Charge per each preceding year interments, entombments and inurnments ((1.00))\$2.40 Prearrangement Sales License Application 100.00

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.

Renewal

WSR 83-24-011 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-197-Filed November 29, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 7 and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. The extended openings in Areas 7B and 7C provide opportunity to harvest non-Indian chum allocations and prevent wastage. All other areas are closed to prevent overharvest.

The opening in Area 8A provides opportunity to harvest non-Indian chum allocation.

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

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

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

APPROVED AND ADOPTED November 29, 1983.

By Russell W. Cahill
Deputy
for William R. Wilkerson
Director

NEW SECTION

WAC 220-47-825 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly and purse seines may fish from 5:00 AM to 8:00 PM daily until further notice. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Area 8A excluding those waters northerly of a line from Camano Head to Hermosa Point and easterly of a line from Mission Point to the Viacom Cablevision Tower in Everett – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly through the morning of November 30 and from 4:00 PM to 11:59 PM November 30, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily through November 30.

Partial area exclusions applicable to the Area 7B opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-824 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-194)

WSR 83-24-012 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-198-Filed November 29, 1983]

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

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Fraser River chum. Restrictions in Areas 10C, 10D and the Cedar River are the least restrictive regulations that provide opportunity to harvest coho and protect Lake Washington sockeye. Restrictions in the Skagit River protect local spawning salmon. Restrictions in Area 12C provide protection for chum stocks returning to Hoodsport Hatchery. Restrictions in Areas 12A and 12D provide secondary protection for natural chum stocks. Restrictions in Areas 11A, 13A, 13B, Puyallup River and Minter Creek prevent further overharvest of normal timed South Sound origin chum stocks. Late timed South Sound origin chum salmon needs predominate in Areas 10, 11 and 13.

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

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

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

APPROVED AND ADOPTED November 29, 1983.

By Russell W. Cahill
Deputy
for William R. Wilkerson
Director

NEW SECTION

WAC 220-28-337 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6, 6A, 7 and 7A – Effective until further notice, closed to all commercial fishing. Area 6B – Closed to all net gear.

*Areas 9 and 11A - Closed to all commercial fishing.

Area 10C and Cedar River – Effective through December 31, closed to all commercial fishing.

Area 10D in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek – Effective through December 31, closed to all commercial fishing.

Area 12A - Closed to all commercial fishing.

Area 12C – Effective through December 31, closed within 1,000 feet of the western shore between Hoodsport Marina Dock and the Glen Ayre Trailer Park.

Area 12D - Closed to all commercial fishing.

*Area 13A and Minter Creek - Effective through December 10, closed to all commercial fishing.

*Area 13B excluding those waters westerly of a line from Hungerford Point to Arcadia – Closed to all commercial fishing.

Puyallup River - Closed to all commercial fishing.

Skagit River including all tributaries – Effective until further notice, closed to all commercial fishing upstream from the Baker River confluence.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220–28–336 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83–193)

WSR 83-24-013 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 83-34—Filed November 30, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at Room 334, General Administration Building, Olympia, Washington 98504, the annexed rules relating to WAC 296-24-33015, service stations is being amended to mirror OSHA changes published in Federal Register, Vol. 47, No. 173, September 7, 1982. Action is taken on this rule to correct problems and conflicts between current OSHA standard requirements, and nationally recognized concensus standards used by local code enforcement officials. WAC 296-27-078 is amended to clarify which "establishments" are exempt from certain recordkeeping requirements. Only private employers within specified standard industrial classifications (SIC) shall be exempt. WAC 296-27-16011 is amended to reflect OSHA requirements with regard to "a hazard which could cause

serious injury or death," as opposed to current standard which reads "an imminent danger that could cause serious injury or death." Amendment required to comply with OSHA certification requirements. WAC 296-45-65038, underground residential distribution safety standards is amended to include the use of the term "energized" with regard to terminators and load-break elbows. WAC 296-54-511, personal protective equipment is amended to reference the respiratory protection requirements of the general occupational health standards, chapter 296-62 WAC. This ensures uniform compliance with respiratory protection standards. WAC 296-56-43803, respiratory protection is amended to reference the respiratory protection requirements of the general occupational health standards, chapter 296-62 WAC. This ensures uniform compliance with respiratory protection standards. Chapter 296-62 WAC, general occupational health standards is amended in the following sections: WAC 296-62-020, definitions is amended to exclude asphalt from coverage under the "coal tar pitch volatiles" standard. This mirrors OSHA revisions published in Federal Register, Vol. 48, No. 15, January 21, 1983. WAC 296-62-05209, access to records is amended to give representatives of the director of the Department of Labor and Industries access to employees records. WAC 296-62-07115, use of respirators is amended to correct a reference. WAC 296-62-07308, general regulated area requirements is amended to correct a reference. WAC 296-62-07521, lead is amended to reflect OSHA revisions published in Federal Register Vol. 48, No. 46, March 8, 1983 with regard to respirator fit testing. WAC 296-62-09015 through 296-62-09055. hearing conservation is amended to reflect various changes both state initiated and OSHA initiated. OSHA changes are from Federal Register, Vol. 48, No. 46, published March 8, 1983. State initiated changes are editorial or for standard clarification purposes. WAC 296-62-09045, effective dates is amended to include amended hearing conservation sections. WAC 296-79-050, 296-155-210 and 296-304-09003 are all state initiated amendments to reflect hearing protection standard in the general occupational health standards, chapter 296-62 WAC. Designed to create uniformity of the hearing protection standard. WAC 296-155-160 is amended to correct a typographical error. Chapter 296-305 WAC, safety standards for fire fighters is amended to update the standard to address new or outdated requirements in the industry. WAC 296-306-060 is amended to reference the respiratory protection requirements of the general occupational health standards. chapter 296-62 WAC. This will ensure uniform compliance with respiratory protection requirements. WAC 296-24-950, electrical is repealed to avoid conflict with new standard already codified. WAC 296-62-09011, occupational noise exposure is repealed and replaced with newly amended standard.

This action is taken pursuant to Notice Nos. WSR 83-18-062 and 83-23-024 filed with the code reviser on September 1, 1983, and November 8, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 49.17.040 and 49.17.050 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 30, 1983.

By Sam Kinville Director

AMENDATORY SECTION (Amending Order 76-6, filed 3/1/76)

WAC 296-24-33015 SERVICE STATIONS. (1) Storage and handling.

(a) General provisions.

- (i) Liquids shall be stored in approved closed containers not exceeding 60 gallons capacity, in tanks located underground, in tanks in special enclosures as described in (1)(b) of this section, or in aboveground tanks as provided for in (4)(b)(i), (ii), (iii) and (iv) of this section.
- (ii) Aboveground tanks, located in an adjoining bulk plant, may be connected by piping to service station underground tanks if, in addition to valves at aboveground tanks, a valve is also installed within control of service station personnel.
- (iii) Apparatus dispensing Class I liquids into the fuel tanks of motor vehicles of the public shall not be located at a bulk plant unless separated by a fence or similar barrier from the area in which bulk operations are conducted.
- (iv) The provisions of <u>subsection</u> (1) of this section shall not prohibit the dispensing of flammable liquids in the open from a tank vehicle to a motor vehicle. Such dispensing shall be permitted provided:
- (A) The tank vehicle complies with the requirements covered in the Standard on Tank Vehicles for Flammable Liquids, NFPA 385-1966.
- (B) The dispensing is done on premises not open to the public.
- (C) The dispensing hose does not exceed 50 feet in length.
- (D) The dispensing nozzle is a listed automatic-closing type without a latch-open device.
- (vi) Class I liquids shall not be stored or handled within a building having a basement or pit into which flammable vapors may travel, unless such area is provided with ventilation designed to prevent the accumulation of flammable vapors therein.
- (vii) Accurate inventory records shall be maintained and reconciled on all Class I liquid storage tanks for possible indication of leakage from tanks or piping.

(b) Special enclosures.

- (i) When installation of tanks in accordance with WAC 296-24-33005(3) is impractical because of property or building limitations, tanks for flammable or combustible liquids may be installed in buildings if properly enclosed.
- (ii) The enclosure shall be substantially liquid and vaportight without backfill. Sides, top, and bottom of the enclosure shall be of reinforced concrete at least 6 inches

thick, with openings for inspection through the top only. Tank connections shall be so piped or closed that neither vapors nor liquid can escape into the enclosed space. Means shall be provided whereby portable equipment may be employed to discharge to the outside any liquid or vapors which might accumulate should leakage occur.

(iii) At automotive service stations provided in connection with tenant or customer parking facilities at or below grade level in large buildings of commercial, mercantile, or residential occupancy, tanks containing Class I liquids, installed of necessity in accordance with (1)(b)(ii) of this section, shall not exceed 6,000 gallons individual or 18,000 gallons aggregate capacity.

(c) Inside buildings.

(i) Except where stored in tanks as provided in (1)(b) of this section, no Class I liquids shall be stored within any service station building except in closed containers of aggregate capacity not exceeding 60 gallons. One container not exceeding 60 gallons capacity equipped with an approved pump is permitted.

(ii) Class I liquids may be transferred from one container to another in lubrication or service rooms of a service station building provided the electrical installation complies with Table H-19 and provided that any heating equipment complies with <u>subsection</u> (6) of this

section.

(iii) Class II and Class III liquids may be stored and dispensed inside service station buildings from tanks of not more than 120 gallons capacity each.

- (d) Labeling. No sale or purchase of any Class I, II, or III liquids shall be made in containers unless such containers are clearly marked with the name of the product contained therein.
- (e) Dispensing into portable containers. No delivery of any Class I liquids shall be made into portable containers unless the container is constructed of metal, has a tight closure with screwed or spring cover, and is fitted with a spout or so designed that the contents can be poured without spilling.
- (2) ((Private Stations. Service stations not accessible to or open to the public do not require an attendant or supervisor. Such stations may be used by commercial, industrial, governmental, or manufacturing establishments.

(3))) Dispensing systems.

- (a) Location. Dispensing devices at automotive service stations shall be so located that all parts of the vehicle being served will be on the premises of the service station.
- (b) Inside location. Approved dispensing units may be located inside of buildings. The dispensing area shall be separated from other areas in an approved manner. The dispensing unit and its piping shall be mounted either on a concrete island or protected against collision damage by suitable means and shall be located in a position where it cannot be struck by a vehicle descending a ramp or other slope out of control. The dispensing area shall be provided with an approved mechanical or gravity ventilation system. When dispensing units are located below grade, only approved mechanical ventilation shall be used and the entire dispensing area shall be protected by an approved automatic sprinkler system. Ventilating

systems shall be electrically interlocked with gasoline dispensing units so that the dispensing units cannot be operated unless the ventilating fan motors are energized.

- (c) Emergency power cutoff. A clearly identified and easily accessible switch(es) or a circuit breaker(s) shall be provided at a location remote from dispensing devices, including remote pumping systems, to shut off the power to all dispensing devices in the event of an emergency.
 - (d) Dispensing units.
- (i) Class I liquids shall be transferred from tanks by means of fixed pumps so designed and equipped as to allow control of the flow and to prevent leakage or accidental discharge.
- (ii) Only listed devices may be used for dispensing Class I liquids. No such device may be used if it shows evidence of having been dismantled.
- (iii) Every dispensing device for Class I liquids installed after December 31, 1978, shall contain evidence of listing so placed that any attempt to dismantle the device will result in damage to such evidence, visible without disassembly or dismounting of the nozzle.
- (iv) Class I liquids shall not be dispensed by pressure from drums, barrels, and similar containers. Approved pumps taking suction through the top of the container or approved self-closing faucets shall be used.
- (v) The dispensing units, except those attached to containers, shall be mounted either on a concrete island or protected against collision damage by suitable means.
 - (e) Remote pumping systems.
- (i) This subdivision shall apply to systems for dispensing Class I liquids where such liquids are transferred from storage to individual or multiple dispensing units by pumps located elsewhere than at the dispensing units.
- (ii) Pumps shall be designed or equipped so that no part of the system will be subjected to pressures above its allowable working pressure. Pumps installed above grade, outside of buildings, shall be located not less than 10 feet from lines of adjoining property which is/or may be built upon, and not less than 5 feet from any building opening. When an outside pump location is impractical, pumps may be installed inside of buildings, as provided for dispensers in <u>subsection</u> (3)(b) of this section, or in pits as provided in <u>subsection</u> (3)(e)(iii) of this section. Pumps shall be substantially anchored and protected against physical damage by vehicles.
- (iii) Pits for subsurface pumps or piping manifolds of submersible pumps shall withstand the external forces to which they may be subjected without damage to the pump, tank, or piping. The pit shall be no larger than necessary for inspection and maintenance and shall be provided with a fitted cover.
- (iv) A control shall be provided that will permit the pump to operate only when a dispensing nozzle is removed from its bracket on the dispensing unit and the switch on this dispensing unit is manually actuated. This control shall also stop the pump when all nozzles have been returned to their brackets.
- (v) An approved impact valve, incorporating a fusible link, designed to close automatically in the event of severe impact or fire exposure shall be properly installed in

the dispensing supply line at the base of each individual dispensing device.

- (vi) Testing. After the completion of the installation, including any paving, that section of the pressure piping system between the pump discharge and the connection for the dispensing facility shall be tested for at least 30 minutes at the maximum operating pressure of the system. Such tests shall be repeated at 5-year intervals thereafter.
 - (f) Delivery nozzles.
- (i) ((Hose-nozzle valves of either the manual or automatic-closing type for dispensing class I liquids into a fuel tank or into a container shall be manually held open during the dispensing operation except as provided in (3)(f)(ii).
- (ii) On any service station dispenser accessible to the public a listed automatic type nozzle with hold-open latch is permitted only when all dispensing of Class I liquids is to be done by the service station attendant.
- (iii) If the dispensing of Class I liquids at a service station available and open to the public is to be done by a person other than the service station attendant, the nozzle shall be a listed automatic-closing type without a hold-open latch.)) A listed manual or automatic-closing type hose nozzle valve shall be provided on dispensers used for the dispensing of Class I liquids.
- (ii) Manual-closing type valves shall be held open manually during dispensing. Automatic-closing type valves may be used in conjunction with an approved latch-open device.
 - (g) Special type dispensers.
- (i) Emergency controls shall be installed at an acceptable location, but controls shall not be more than 100 feet from dispensers.
- (ii) Instructions for the operation of dispensers shall be conspicuously posted.
 - (4) Marine service stations.
 - (a) Dispensing.
- (i) The dispensing area shall be located away from other structures so as to provide room for safe ingress and egress of craft to be fueled. Dispensing units shall in all cases be at least 20 feet from any activity involving fixed sources of ignition.
- (ii) Dispensing shall be by approved dispensing units with or without integral pumps and may be located on open piers, wharves, or floating docks or on shore or on piers of the solid fill type.
- (iii) Dispensing nozzles shall be automatic-closing without a hold-open latch.
 - (b) Tanks and pumps.
- (i) Tanks, and pumps not integral with the dispensing unit, shall be on shore or on a pier of the solid fill type, except as provided in <u>subsections</u> (4)(b)(ii) and (iii) of this section.
- (ii) Where shore location would require excessively long supply lines to dispensers, tanks may be installed on a pier provided that applicable portions of WAC 296–24-33005 relative to spacing, diking, and piping are complied with and the quantity so stored does not exceed 1,100 gallons aggregate capacity.

- (iii) Shore tanks supplying marine service stations may be located above ground, where rock ledges or high water table make underground tanks impractical.
- (iv) Where tanks are at an elevation which would produce gravity head on the dispensing unit, the tank outlet shall be equipped with a pressure control valve positioned adjacent to and outside the tank block valve specified in WAC 296-24-33005(2)(h)(ii) of this section, so adjusted that liquid cannot flow by gravity from the tank in case of piping or hose failure.
 - (c) Piping.
- (i) Piping between shore tanks and dispensing units shall be as described in WAC 296-24-33007, except that, where dispensing is from a floating structure, suitable lengths of oil-resistant flexible hose may be employed between the shore piping and the piping on the floating structure as made necessary by change in water level or shoreline.
- (ii) A readily accessible valve to shut off the supply from shore shall be provided in each pipeline at or near the approach to the pier and at the shore end of each pipeline adjacent to the point where flexible hose is attached.
- (iii) Piping shall be located so as to be protected from physical damage.
- (iv) Piping handling Class 1 liquids shall be grounded to control stray currents.
 - (5) Electrical equipment.
- (a) Application. This subsection shall apply to areas where Class I liquids are stored or handled. For areas where Class II or Class III liquids are stored or handled the electrical equipment may be installed in accordance with the provisions of WAC 296-24-950 and 296-24-955 for ordinary locations.
- (b) All electrical equipment and wiring shall be of a type specified by and shall be installed in accordance with WAC 296-24-950 and 296-24-955.
- (c) So far as it applies, Table H-19 shall be used to delineate and classify hazardous areas for the purpose of installation of electrical equipment under normal circumstances. A classified area shall not extend beyond an unpierced wall, roof, or other solid partition.
- (d) The area classifications listed shall be based on the assumption that the installation meets the applicable requirements of this section in all respects.

TABLE H-19
ELECTRICAL EQUIPMENT HAZARDOUS
AREAS—SERVICE STATIONS

| Location | NEC Class 1, Group D division | Extent of classified area |
|--------------------------------------|-------------------------------------|---|
| Underground tank: Fill opening ————— | 1 | Any pit, box or space be- low grade level, any part of which is within the Division 1 or 2 classified |
| | 2 | area. Up to 18 inches above grade level within a horizontal radius of 10 feet from a loose fill connection and within a horizontal radius of 5 feet from a tight fill connection. |
| Vent—Discharging up- ward———— | 1 | Within 3 feet of open end of vent, extending in all |
| n: | 2 | directions. Area between 3 feet and 5 feet of open end of vent, extending in all directions. |
| Dispenser: Pits———— | 1 | Any pit, box or space be- low grade level, any part of which is within the Division 1 or 2 classified area. |
| Dispenser enclosure | 1 | The area 4 feet vertically above base within the enclosure and 18 inches horizontally in all directions. |
| Outdoor- | 2 | Up to 18 inches above grade level within 20 feet horizontally of any edge of enclosure. |
| Indoor: With mechanical ventilation | 2 | Up to 18 inches above grade or floor level within 20 feet horizontally of any edge of enclosure. |
| With gravity ventila- tion | 2 | Up to 18 inches above grade or floor level within 25 feet horizontally of |
| Remote pump—Outdoor — | 1 | any edge of enclosure. Any pit, box or space below grade level if any part is within a horizontal distance of 10 feet |
| | 2 | from any edge of pump. Within 3 feet of any edge of pump, extending in all directions. Also up to 18 inches above grade level within 10 feet horizontally from any edge of pump. |

TABLE H-19 ELECTRICAL EQUIPMENT HAZARDOUS AREAS—SERVICE STATIONS

| Location | NEC Class 1, Group D division | Extent of classified area |
|--|-------------------------------------|---|
| Remote pump—Indoor—— | 1 2 | Entire area within any pit. Within 5 feet of any edge of pump, extending in all directions. Also up to 3 feet above floor or grade level within 25 feet horizontally from any edge of pump. |
| Lubrication or service room | 1 2 | Entire area within any pit. Area up to 18 inches above floor or grade level within entire lubrication room. |
| Dispenser for Class I Liq- uids Special enclosure inside | 2 | Within 3 feet of any fill or dispensing point, extending in all directions. |
| building per WAC 296-24- 33013(1)(b). ———————————————————————————————————— | 1 | Entire enclosure. |
| rooms | — Ordinary | If there is any opening to these rooms within the extent of a Division 1 area, the entire room shall be classified as Di- vision 1. |

- (6) Heating equipment.
- (a) Conformance. Heating equipment shall be installed as provided in <u>subsections</u> (6)(b) through (e) of this section.
- (b) Application. Heating equipment may be installed in the conventional manner in an area except as provided in subsection (6)(c), (d) or (e) of this section.
- (c) Special room. Heating equipment may be installed in a special room separated from an area classified by Table H-19 by walls having a fire resistance rating of at least 1 hour and without any openings in the walls within 8 feet of the floor into an area classified in Table H-19. This room shall not be used for combustible storage and all air for combustion purposes shall come from outside the building.
- (d) Work areas. Heating equipment using gas or oil fuel may be installed in the lubrication, sales, or service room where there is no dispensing or transferring of Class I liquids provided the bottom of the combustion chamber is at least 18 inches above the floor and the heating equipment is protected from physical damage by vehicles. Heating equipment using gas or oil fuel listed for use in garages may be installed in the lubrication or service room where Class I liquids are dispensed provided the equipment is installed at least 8 feet above the floor.
- (e) Electric heat. Electrical heating equipment shall conform to (5) of this section.

- (7) Drainage and waste disposal. Provision shall be made in the area where Class I liquids are dispensed to prevent spilled liquids from flowing into the interior of service station buildings. Such provision may be by grading driveways, raising door sills, or other equally effective means. Crankcase drainings and flammable or combustible liquids shall not be dumped into sewers but shall be stored in tanks or drums outside of any building until removed from the premises.
- (8) Sources of ignition. In addition to the previous restrictions of this section, the following shall apply: There shall be no smoking or open flames in the areas used for fueling, servicing fuel systems for internal combustion engines, receiving or dispensing of flammable or combustible liquids. Conspicuous and legible signs prohibiting smoking shall be posted within sight of the customer being served. The motors of all equipment being fueled shall be shut off during the fueling operation.
- (9) Fire control. Each service station shall be provided with at least one fire extinguisher having a minimum approved classification of 6 B, C located so that an extinguisher will be within 75 feet of each pump, dispenser, underground fill pipe opening, and lubrication or service room.

AMENDATORY SECTION (Amending Order 83-19, filed 7/13/83)

WAC 296-27-078 ((ESTABLISHMENTS)) PRIVATE EMPLOYERS CLASSIFIED IN STANDARD INDUSTRIAL CLASSIFICATION CODES (SIC) 52 THROUGH 89, (EXCEPT 52 THROUGH 54, 76, 79 AND 80). ((An)) A private employer whose establishment is classified in SIC's 52 through 89, (excluding 52 through 54, 70, 75, 76, 79 and 80) need not comply, for such establishment, with ((any of)) the recordkeeping requirements of this (section) chapter except the following:

- (1) Obligation to report under WAC 296-27-090 concerning fatalities or multiple hospitalization accidents.
- (2) Obligation to maintain a log of occupational injuries and illnesses under WAC 296-27-140, upon being notified in writing by the Bureau of Labor Statistics that the employer has been selected to participate in a statistical survey of occupational injuries and illnesses.
- (3) The requirements of this section shall become effective January 1, 1984.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 81-13, filed 6/22/81)

WAC 296-27-16011 OBJECTION TO INSPECTION. (1) If the employer refuses to permit an inspection, or if the employer permits an inspection but interferes with or limits an important part of the inspection, the inspector may end the inspection or confine the inspection to the areas or limits that the employer will allow. The inspector shall attempt to ascertain the reason for the refusal, interference, or limitation, and shall

report it to his or her supervisor. The supervisor may consult with the assistant attorney general. The department may seek an ex parte inspection warrant or other compulsory process from a court if an inspection is refused or limited.

- (2) The department may seek an ex parte inspection warrant or other compulsory process from a court before an inspection if the department anticipates that permission to conduct the inspection might be denied or improperly limited.
- (3) The department will seek an inspection warrant in response to a complaint only if the complaint is in written form and signed by the complainant, unless the complainant alleges ((an imminent danger that)) a hazard which could cause serious injury or death.

AMENDATORY SECTION (Amending Order 83-19, filed 7/14/83)

WAC 296-45-65038 UNDERGROUND RESI-DENTIAL DISTRIBUTION (URD). (1) General. (a) Each employee shall be knowledgeable of the equipment provided for their use and shall at all times use this equipment only for the purpose intended.

(b) U.R.D. cables which are properly insulated for the voltages to which they are energized shall be considered as an effective barrier to protect the employees and table one (1) need not apply.

(i) Workers will take adequate precautions to avoid physical contact with energized U.R.D. cable by using approved procedures and/or protective devices.

(ii) When handling energized U.R.D. primary cables, the work shall be done with approved tools and/or procedures by two qualified employees. (Exception: Switching is exempt from this rule.)

(iii) When energized terminators or load-break elbows are handled by a hot stick, there shall be two (2)

qualified employees at the scene.

- (c) When energized pad-mounted transformers or similar equipment are to be left unlocked and open, they shall be attended by a qualified employee.
- (d) Approved tools and procedures shall be used to remove any debris, vines, weeds, etc., from an underground system.
- (e) A primary and secondary system neutral on any energized circuit shall not be opened under any circumstances except for testing.
- (f) Primary and secondary neutrals shall be firmly connected and grounded before the circuit or equipment is energized.
- (g) Where different phases are in the same vault, enclosures, or parked in some manner that they could be looped, these phases shall be marked or identified.
 - (h) Bayonet fuses:
- (i) Bayonet <u>fuses</u> shall not be closed into suspected faults or overloads.
- (ii) Submersible U.G. transformer installations will require other methods of energizing or de-energizing and bayonet fuses shall not be used for this purpose.
- (iii) Bayonet fuses shall only be operated after padmount transformers have been properly vented.
- (iv) Bayonet fuses shall only be operated in accordance with manufacturing design and rating capabilities.

- (2) Opening and guarding holes. Whenever a cover is to be removed from a manhole or underground vault, or making excavations in places accessible to vehicular or pedestrian traffic, the following precautions shall be taken:
- (a) Before removal or excavating, protective barriers or approved guards and warning signs shall be erected.
- (b) After dark, approved lights, reflectors, or similar devices shall be used.
- (c) Where permissible and practical, the truck shall also be placed to guard the work area.
- (d) A blow torch or other open flame shall never be used to melt ice around a manhole or underground vault cover.
- (e) Care shall be taken to prevent the possibility of vehicles coming in contact with the wires and equipment.
- (3) Entering underground structures. Before entry into any manhole or underground vault, the following precautions shall be taken:
- (a) Observe subsection (2), opening and guarding holes.
- (b) Prior to entering an unvented underground vault or manhole, an inspection shall be made to determine if any hazardous conditions exist. Appropriate safeguards shall be applied as required prior to the performance of any work.
- (c) No entry shall be permitted unless forced ventilation is provided or the atmosphere is found safe by testing for oxygen deficiency and for the presence of explosive gases or fumes.
- (d) Where unsafe conditions are detected, by testing or other means, the work area shall be ventilated and/or otherwise made safe before entry.
- (e) Provisions shall be made for a continuous supply of air as provided in WAC 296-62-110 through 296-62-11013.
- (f) When forced ventilation is not used, a method of monitoring for oxygen deficiency and to detect the presence of any explosive gases or fumes shall be used.
- (g) In any emergency when it becomes necessary for an employee to enter an underground vault where oxygen deficiency, toxic or explosive gases are present, the employee shall use approved respiratory equipment, and a safety belt to which there is attached a fire retardant life line, attended by a qualified person stationed at the underground vault opening.
- (h) A watchman shall be kept at the surface when there is any hazard to the employees in the manhole and he should not leave the manhole unwatched until such time as all employees are out and the cover has been replaced.
- (i) Except in emergency conditions, a ladder shall always be used when entering or leaving an underground vault.
- (4) Working in manholes and underground vaults. (a) No work shall be permitted to be done in any manhole or subway on any energized wire, cable, or appliance carrying more than 300 volts of electricity by less than two qualified persons who shall at all times, while performing such work, be in the same manhole or subway in which work is being done. This rule shall not apply to work on telephone, telegraph, or signal wires or cables.

(b) Cable in manholes or underground vaults shall be accessible to employees and a clear working space (see items (1)(b)(i) and (ii) of this section) shall be maintained at all times; and/or approved protective guards, barriers, etc. when installed and maintained in compliance with the rules of the department of labor and industries shall be considered as providing adequate working clearance for cables over 5 k.v.

If a manhole and/or underground vault is determined to be unsafe by the man in charge, no work shall be done in the manhole and/or vault until the unsafe condition is corrected or de-energized.

- (c) No work shall be performed on cables or equipment unless they have been properly identified by an approved method.
- (d) Tools and materials shall not be thrown into or out of manholes or underground vaults, but shall be placed in proper receptacles and hoisted in and out by means of an approved method.
- (5) Working on cables. (a) Before any work is to be performed on underground cables and apparatus carrying high voltage, they shall be de-energized with the following exceptions:
- (i) Replacing fuses, operating switches, closing or opening load-break elbows, when approved protective devices are used.
- (ii) Work in the high-voltage compartment of padmounted transformers and similar equipment installed above ground, provided the work is done by approved methods.
- (b) Where multiple cables exist in an excavation or manhole, cables other than the one being worked on shall be protected.
- (c) Only one energized conductor shall be worked on at any one time, and protective means shall be used to insulate or isolate it from all others.
- (d) Any cables to be worked on shall be identified by approved testing unless its identification is obvious by reason of the distinctive appearance, such as, tags, color, or other approved methods.
- (e) Where work is to be performed on de-energized cables or equipment, the employee directly in charge of the work shall be responsible for determining that the conductors or equipment is de-energized.
- (f) After conductors or equipment are cleared for work and the proper clearances have been obtained (WAC 296-45-65023) tests shall be made to determine that the conductors or equipment are de-energized.
- (g) When working on underground cables, the metallic sheath continuity shall be maintained by bonding across the opening or by equivalent means.
- (h) When work is to be performed in manholes containing any wires or appliances carrying electrical current, they shall be in a sanitary condition.
- (i) Insulated platforms or other protective devices shall be provided when work is to be done on energized wires or equipment in manholes.
- (6) Grounding. A capacitance charge can remain in the high voltage cables after it has been disconnected

from the circuit and a static-type arc can occur when grounds are applied to such cables.

- (a) All high voltage cables and equipment that have been energized or could become energized shall be considered as energized until such cables have been grounded.
- (b) Grounding shall be done at a point as near to the work locations as possible, except where their installations or use increases the working hazard.
 - (c) Grounds may be removed for test purposes.
- (d) When work is to be done on cables or equipment of a high-voltage underground system, precautions to prevent back-feed shall be taken. This shall include either isolating or grounding of the secondary conductors.
- (e) After testing the cable dead, approved grounding devices shall be used. They shall be first connected to a ground before being brought into contact with any denergized conductors to be grounded. When removed they shall be removed from all circuit conductors before being disconnected from ground.
- (f) After grounding the cable, if the workman is to work on cable between terminations, he must first spike the cable or use other approved methods of testing. If the cable is to be cut, it shall be cut only with approved hot cutters.
- (7) Trenching and excavating. (a) During excavation or trenching, in order to prevent exposure of employees to the hazards created by damage to underground facilities, the man in charge shall make every effort to determine the location of such facilities and conduct the work in a manner designed to avoid damage.
- (b) Trenching and excavating operations shall comply with the provisions of WAC 296-155-650 through WAC 296-155-665.
- (c) All employees engaged in trenching and excavation operations shall have access at the work site to codes, and/or standards, applicable to such work or shall have been trained in the application of trenching and excavation standards.
- (8) Pulling cables. When fishing conduits or ducts, it shall first be determined that the fish tape or wires will not contact any energized lines or equipment.
- (9) Heating materials. Furnaces shall always be placed in a secure level position on the downhill side of the manhole to avoid spillage of hot metals or compounds in the manhole and/or underground vault.
- (10) Definitions. (a) Load-break elbow a connector designed to close and interrupt current on energized circuits within the design current and voltage rating.
- (b) Dead-break elbow a connector designed to be separated and engaged on de-energized circuits only.
- (c) Underground network distribution system an underground electrical installation fed from multiple primary sources directly associated with area-wide secondary network connected into a common grid.
- (d) Underground residential distribution system (URD) an electrical installation normally fed from a single primary source which may feed one or more transformers with secondaries not connected to a common grid.

AMENDATORY SECTION (Amending Order 80-15, filed 8/20/80)

WAC 296-54-511 PERSONAL PROTECTIVE EQUIPMENT. (1) General requirements.

- (a) Protective equipment, including personal protective equipment for eyes, face, head, hearing and extremities, protective clothing, respiratory devices and protective shields and barriers, shall be provided, used, and maintained in a sanitary and reliable condition wherever it is necessary by reason of hazards of processes or environment, chemical hazards, radiological hazards, or mechanical irritants encountered in a manner capable of causing injury or impairment in the function of any part of the body through absorption, inhalation or physical contact.
- (b) Employee owned equipment. Where employees are required to provide their own protective equipment, the employer shall be responsible to assure its adequacy, including proper maintenance and sanitation of such equipment.
- (c) Design. All personal protective equipment shall be of safe design and construction for the work to be performed. All safety belts and attachments shall meet the requirements of section 3 of ANSI A10.14-1975.
- (2) Eye and face protection. Protective eye and/or face equipment shall be required and worn where there is a probability of injury that can be prevented by such equipment. In such cases, employers shall make conveniently available a type of protector suitable for the work to be performed, and employees shall use such protectors. Suitable eye protectors shall be provided and worn where machines or operations present the hazard of flying objects, glare, liquids, injurious radiation, or a combination of these hazards.
- (3) Respiratory protection. ((In the control of those occupational diseases caused by breathing air contaminated with harmful dusts, fogs, fumes, mists, gases, smokes, sprays, or vapors, the primary objective shall be to prevent atmospheric contamination. This shall be accomplished as far as feasible by accepted engineering control measures (for example: Enclosure or confinement of the operation, general and local ventilation, and substitution of less toxic materials). When effective engineering controls are not feasible, or while they are being instituted, appropriate respirators shall be used pursuant to The General Safety and Health Standards, WAC 296-24-081)) The respiratory protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.
- (4) Occupational head protection. Hard hats meeting the specifications contained in American National Standards Institute (ANSI) Z89.1-1969, shall be worn by all employees involved in the logging operation or any of its related activities unless such employees are protected by F.O.P.S., cabs or canopies. Hard hats shall be maintained in serviceable condition.
- (5) Personal flotation devices. Employees working on, over or along water, where the danger of drowning exists, shall be provided with and shall wear approved personal flotation devices in accordance with General Safety and Health Standards, WAC 296-24-086.

- (6) Occupational footwear.
- (a) All employees whose duties require them to walk on logs or boomsticks, shall wear sharp-calked shoes, or the equivalent, except when conditions such as ice, snow, etc., render calks ineffective. When calks are ineffective and other footwear does not afford suitable protection, workers shall not be required to work on logs or boomsticks.
- (b) When nonslip type shoes or boots afford a greater degree of employee protection than calk shoes, such as at scaling stations, log sorting yards, etc., then this type footwear may be worn in lieu of calk shoes providing firm ankle support and secure footing are maintained.
- (7) Leg protection. Employees whose normal duties require them to operate a power saw shall wear a flexible ballistic nylon pad or pads, sewn or otherwise fastened into the trousers, or other equivalent protection, that will protect the vulnerable area of the legs.
- (8) Hand protection. All employees handling lines or other rough materials where there is a reasonable possibility of hand injury, shall wear suitable gloves or other hand protection to prevent injury.
- (9) Hearing protection. ((Employees shall be protected against the effects of exposure to noise which exceeds the permissible noise exposures shown in the following table and chapter 296-62 WAC:

PERMISSIBLE NOISE EXPOSURES

| Sound Level |
|-----------------|
| 90 |
| 92 |
| 95 |
| 97 |
| 100 |
| 102 |
| 105 |
| 107 |
| 110 |
| 115* |
| |

- * Ceiling Value: No exposure in excess of 115 dBA.
- ** Sound level in decibels as measured on a standard sound level meter operating on the A-weighting network with slow meter response)) The hearing protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.
- (10) Protective clothing. Employees working on landings or in log sorting yards, when working on or from the ground, shall wear highly visible hard hats and/or yellow or orange vests, or similarly colored garments, to enable equipment operators to readily see them. It is recommended that such hard hats and vests or outer garments be of a luminous or reflectorized material. Employees performing duties of a flagperson shall wear a hard hat and vest or garment of contrasting colors. Warning vests and hard hats worn at night shall be of a reflectorized material.

AMENDATORY SECTION (Amending Order 74-14, filed 4/22/74)

WAC 296-56-43803 RESPIRATORY PROTECTION. (((1) General. (a) Except as provided in (3)(c) of this section, respiratory protective equipment required by this part shall carry U.S. Bureau of Mines approval for the use intended. In cases where the U.S. Bureau of Mines does not issue approval against the particular hazard, equipment shall be approved by the Department of Labor and Industries. Respiratory protective equipment shall be used only for the purpose intended and no modification of the equipment shall be made.

- (b) Respiratory protective equipment shall be inspected regularly and maintained as necessary to provide complete protection for employee. Gas mask canisters and chemical cartridges shall be replaced as necessary so as to provide complete protection. Mechanical filters shall be cleaned or replaced as necessary so as to avoid undue resistance to breathing.
- (c) Respiratory protective equipment which has been previously used shall be cleaned and disinfected before it is issued by the employer to another employee.
- (d) Employees required to use respiratory protective equipment shall be instructed in its use.
- (2) Canister Masks. (a) In concentrations of ammonia of less than 3 percent, or of other gases less than 2 percent, by volume a canister type gas mask equipped with the proper type of canister shall be used. Different canisters are approved for use against the following gases and groups of gases: acid gases, hydrocyanic acid gas, chlorine gas, organic vapors, ammonia gas, carbon monoxide or combination of the above. (Refer to the General Occupational Health Standards chapter 296-62 WAC for classification.
- (b) In low concentrations (less than 0.1 percent by volume, but above the Threshold Limit Value of the gas), a chemical cartridge respirator equipped with the type of cartridge approved for use against the particular gases or groups of gases listed in (2)(a) of this section shall be used:
- (3) Protection Against Dusts. (a) For protection against pneumoconiosis producing dusts, a respirator equipped with the type of filter approved for such purpose shall be used.
- (b) For protection against toxic dusts, a respirator equipped with the type of filter approved for such purpose shall be used.
- (c) For protection against nuisance dusts, a respirator equipped with the type of filter required in (3)(a) of this section or a suitable dust mask shall be used)) The respiratory protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.

WAC 296-62-020 DEFINITIONS APPLICABLE TO ALL SECTIONS OF THIS CHAPTER. Unless the context indicates otherwise, words used in this chapter shall have the meaning given in this section.

(1) "Adequate" or "effective" means compliance with terms and intent of these standards.

- (2) "Appendix" means references or recommendations to be used as guides in applying the provisions of this chapter.
- (3) "Approved" means approved by the director of the Department of Labor and Industries or his authorized representative: Provided, however, That should a provision of this chapter state that approval by an agency or organization other than the Department of Labor and Industries is required, such as Underwriters' Laboratories or the Bureau of Mines, the provision of WAC 296-24-006 shall apply.
- (4) "Authorized person" means a person approved or assigned by the employer to perform a specific type of duty or duties or to be at a specific location or locations at the job site.
- (5) "Coal tar pitch volatiles" ((means the inclusion of)) as used in WAC 296-62-07515, Table I, include the fused polycyclic hydrocarbons which volatilize from the distillation residues of coal, petroleum, (excluding asphalt), wood, and other organic matter. Asphalt [CAS 8052-42-4, and CAS 64742-93-4] is not covered under the "coal tar pitch volatiles" standard.
- (6) "Competent person" means one who is capable of identifying existing and predictable hazards in the surroundings or working conditions which are unsanitary, hazardous, or dangerous to employees, and who has authorization to take prompt corrective action to eliminate them.
- (7) "Department" means the Department of Labor and Industries.
- (8) "Director" means the director of the Department of Labor and Industries, or his designated representative.
- (9) "Employer" means any person, firm, corporation, partnership, business trust, legal representative, or other business entity which engages in any business, industry, profession, or activity in this state and employs one or more employees or who contracts with one or more persons, the essence of which is the personal labor of such person or persons and includes the state, counties, cities, and all municipal corporations, public corporations, political subdivisions of the state and charitable organizations: Provided, That any persons, partnership, or business entity not having employees, and who is covered by the industrial insurance act shall be considered both an employer and an employee.
- (10) "Hazard" means that condition, potential or inherent, which can cause injury, death, or occupational disease.
- (11) "Occupational Disease" means such disease or infection as arises naturally and proximately out of employment.
- (12) "Qualified" means one who, by possession of a recognized degree, certificate, or professional standing, or who by extensive knowledge, training, and experience, has successfully demonstrated his ability to solve or resolve problems relating to the subject matter, the work, or the project.
 - (13) "Shall" or "Must" means mandatory.
 - (14) "Should" or "May" means recommended.
- (15) "Suitable" means that which fits, or has the qualities or qualifications to meet a given purpose, occasion, condition, function, or circumstance.

- (16) "Workmen," "personnel," "man," "person," "employee," and other terms of like meaning, unless the context of the provision containing such term indicates otherwise, mean an employee of an employer who is employed in the business of his employer whether by way of manual labor or otherwise and every person in this state who is engaged in the employment of or who is working under an independent contract the essence of which is his personal labor for an employer whether by manual labor or otherwise.
- (17) "Work place" means any plant, yard, premises, room, or other place where an employee or employees are employed for the performance of labor or service over which the employer has the right of access or control and includes, but is not limited to, all work places covered by industrial insurance under Title 51 RCW, as now or hereafter amended.
 - (18) Abbreviations used in this chapter:
- (a) "ANSI" means American National Standards Institute.
- (b) "ASHRE" means American Society of Heating and Refrigeration Engineers.
 - (c) (("BUT")) "BTU" means British Thermal Unit.
 - (d) "BTUH" means British Thermal Unit per Hour.
 - (e) "CFM" means cubic feet per minute.
 - (f) "CFR" means Code of Federal Register.
 - (g) "CGA" means Compressed Gas Association.
 - (h) "ID" means inside diameter.
- (i) "MCA" means Manufacturing Chemist Association.
- (j) "NEMA" means National Electrical Manufacturing Association.
- (k) "NFPA" means National Fire Protection Association.
 - (1) "OD" means outside diameter.
 - (m) "WAC" means Washington Administrative Code.
- (n) "WISHA" means Washington Industrial Safety and Health Act (Chapter 80, Laws of 1973).

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 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.

AMENDATORY SECTION (Amending Order 81-21, filed 8/27/81)

WAC 296-62-05209 ACCESS TO RECORDS. (1) General.

- (a) Whenever an employee or designated representative requests access to a record, the employer shall assure that access is provided in a reasonable time, place and manner, but in no event later than fifteen days after the request for access is made.
- (b) Whenever an employee or designated representative requests a copy of a record, the employer shall, within the period of time previously specified, assure that either:
- (i) A copy of the record is provided without cost to the employee or representative;

- (ii) The necessary mechanical copying facilities (e.g., photocopying) are made available without cost to the employee or representative for copying the record; or
- (iii) The record is loaned to the employee or representative for a reasonable time to enable a copy to be made.
- (c) Whenever a record has been previously provided without cost to an employee or designated representative, the employer may charge reasonable, nondiscriminatory administrative costs (i.e., search and copying expenses but not including overhead expenses) for a request by the employee or designated representative for additional copies of the record, except that:
- (i) An employer shall not charge for an initial request for a copy of new information that has been added to a record which was previously provided; and
- (ii) An employer shall not charge for an initial request by a recognized or certified collective bargaining agent for a copy of an employee exposure record or an analysis using exposure or medical records.
- (d) Nothing in this section is intended to preclude employees and collective bargaining agents from collectively bargaining to obtain access to information in addition to that available under this section.
 - (2) Employee and designated representative access.
- (a) Employee exposure records. Each employer shall, upon request, assure the access of each employee and designated representative to employee exposure records relevant to the employee. For the purpose of this section, exposure records relevant to the employee consist of:
- (i) Records of the employee's past or present exposure to toxic substances or harmful physical agents;
- (ii) Exposure records of other employees with past or present job duties or working conditions related to or similar to those of the employee;
- (iii) Records containing exposure information concerning the employee's workplace or working conditions;
- (iv) Exposure records pertaining to workplaces or working conditions to which the employee is being assigned or transferred.
 - (b) Employee medical records.
- (i) Each employer shall, upon request, assure the access of each employee to employee medical records of which the employee is the subject, except as provided in subdivision (2)(b)(iv) of this section.
- (ii) Each employer shall, upon request, assure the access of each designated representative to the employee medical records of any employee who has given the designated representative specific written consent. Appendix A to this section contains a sample form which may be used to establish specific written consent for access to employee medical records.
- (iii) Whenever access to employee medical records is requested, a physician representing the employer may recommend that the employee or designated representative:
- (A) Consult with the physician for the purposes of reviewing and discussing the records requested;
- (B) Accept a summary of material facts and opinions in lieu of the records requested; or

- (C) Accept release of the requested records only to a physician or other designated representative.
- (iv) Whenever an employee requests access to his or her employee medical records, and a physician representing the employer believes that direct employee access to information contained in the records regarding a specific diagnosis of a terminal illness or a psychiatric condition could be detrimental to the employee's health, the employer may inform the employee that access will only be provided to a designated representative of the employee having specific written consent, and deny the employee's request for direct access to this information only. Where a designated representative with specific written consent requests access to information so withheld, the employer shall assure the access of the designated representative to this information, even when it is known that the designated representative will give the information to the employee.
- (v) Nothing in this section precludes a physician, nurse, or other responsible health care personnel maintaining employee medical records from deleting from requested medical records the identity of a family member, personal friend, or fellow employee who has provided confidential information concerning an employee's health status.
 - (c) Analyses using exposure or medical records.
- (i) Each employer shall, upon request, assure the access of each employee and designated representative to each analysis using exposure or medical records concerning the employee's working conditions or workplace.
- (ii) Whenever access is requested to an analysis which reports the contents of employee medical records by either direct identifier (name, address, social security number, payroll number, etc.) or by information which could reasonably be used under the circumstances indirectly to identify specific employees (exact age, height, weight, race, sex, date of initial employment, job title, etc.) the employer shall assure that personal identifiers are removed before access is provided. If the employer can demonstrate that removal of personal identifiers from an analysis is not feasible, access to the personally identifiable portions of the analysis need not be provided.
 - (3) Department access.
- (a) Each employer shall upon request, assure the immediate access of representatives of the director of the department of labor and industries to employee exposure and medical records and to analyses using exposure or medical records. Agency practice and procedures governing WISHA access to employee medical records shall apply.
- (b) Whenever the department seeks access to personally identifiable employee medical information by presenting to the employer a written access order, the employer shall prominently post a copy of the written access order and its accompanying cover letter for at least fifteen working days.

AMENDATORY SECTION (Amending Order 82-10, filed 3/30/82)

WAC 296-62-07115 USE OF RESPIRATORS. (1) Standard operating procedures. Written standard operating procedures shall cover a complete respirator

- program and shall include information necessary for the proper use of respirators, including training of respirator wearers, respirator sealing tests, issuance of respirators, inspection of respirators prior to use, monitoring respirator use, monitoring respiratory hazard, and planning for routine, nonroutine, emergency, and rescue uses of respirators.
- (a) The written standard operating procedures shall include plans necessary to ensure the safe routine use and nonroutine use of respirators. Emergency and rescue uses of respirators shall be anticipated, and the written standard operating procedures shall include plans necessary to ensure the safe emergency and rescue uses of respirators. Persons who wear respirators routinely, who wear respirators nonroutinely, and who may be required to wear respirators for emergency and rescue work shall be given adequate information concerning plans covering these respirator uses to ensure the safe use of respirators.
- (b) Standard operating procedures for emergency and rescue use of respirators. It is recognized that it is not possible to foresee every emergency and rescue use of respirators for every kind of operation. Nevertheless, a wide variety of possible conditions requiring the emergency or rescue use of respirators can be envisioned and an adequate emergency and rescue respirator—response capability can be achieved through a serious effort to anticipate the worst possible consequences of particular malfunctions or mishaps.

The written standard operating procedures governing the emergency and rescue uses of respirators shall be developed in the following manner:

- (i) An analysis of the emergency and rescue uses of respirators that may occur in each operation shall be made by careful consideration of materials, equipment, processes, and personnel involved. Such an analysis shall be reviewed by the person who is thoroughly familiar with the particular operation. Consideration shall be given to past occurrences requiring emergency or rescue uses of respirators as well as conditions which resulted in such respirator applications. The possible consequences of equipment or power failures, uncontrolled chemical reactions, fire, explosion, or human error shall be given consideration. All potential hazards which may result in emergency or rescue use of respirators shall be listed.
- (ii) Based upon the analysis, appropriate types of respirators shall be selected, an adequate number shall be provided for each area where they may be needed for emergency or rescue use, and these respirators shall be maintained and stored so that they are readily accessible and operational when needed.
- (iii) In areas where the wearer, with failure of the respirator, could be overcome by a toxic or oxygen-deficient atmosphere, at least one additional man shall be present. Communications (visual, voice, or signal line) shall be maintained between both or all individuals present. Planning shall be such that one individual will be unaffected by any likely incident and have the proper rescue equipment to be able to assist the other(s) in case of emergency.
- (iv) When self-contained breathing apparatus or airline respirators with an escape provision are used in atmospheres immediately dangerous to life or health,

standby workers must be present at the nearest fresh air base with suitable rescue equipment.

- (v) Persons using air line respirators in atmospheres immediately hazardous to life or health shall be equipped with safety harnesses and safety lines for lifting or removing persons from hazardous atmospheres or other and equivalent provisions for the rescue of persons from hazardous atmospheres shall be used. A standby worker or workers with suitable self—contained breathing apparatus shall be at the nearest fresh air base for emergency rescue.
- (2) Training. The supervisor, the person issuing respirators, and the respirator wearers shall be given adequate training by a qualified person(s) to ensure the proper use of respirators. Written records shall be kept of the names of the persons trained and the dates when training occurred.
- (a) Training of supervisor. A supervisor that is, a person who has the responsibility of overseeing the work activities of one or more persons who must wear respirators shall be given adequate training to ensure the proper use of respirators.
- (b) Training of person issuing respirators. A person assigned the task of issuing respirators to persons who must wear respirators for protection against harmful atmospheres shall be given adequate training to ensure that the correct respirator is issued for each application in accordance with written standard operating procedures.
- (c) Training of respirator wearer. To ensure the proper and safe use of a respirator, the minimum training of each respirator wearer shall include the following elements:
 - (i) The reasons for the need of respiratory protection.
- (ii) The nature, extent, and effects of respiratory hazards to which the person may be exposed.
- (iii) An explanation of why engineering controls are not being applied or are not adequate and of what effort is being made to reduce or eliminate the need for respirators.
- (iv) An explanation of why a particular type of respirator has been selected for a specific respiratory hazard.
- (v) An explanation of the operation, and the capabilities and limitations, of the respirator selected.
- (vi) Instruction in inspecting, donning, checking the fit of, and wearing the respirator.
- (vii) An opportunity for each respirator wearer to handle the respirator, learn how to don and wear it properly, check its seals, wear it in a safe atmosphere, and wear it in a test atmosphere.
- (viii) An explanation of how maintenance and storage of the respirator is carried out.
- (ix) Instructions in how to recognize and cope with emergency situations.
 - (x) Instructions as needed for special respirator use.
 - (xi) Regulations concerning respirator use.
- (A) Wearing instructions and training. Wearing instructions and training, including practice demonstrations, shall be given to each respirator wearer and shall cover:
 - (aa) Donning, wearing, and removing the respirator.

- (bb) Adjusting the respirator so that its respiratory—inlet covering is properly fitted on the wearer and so that the respirator causes a minimum of discomfort to the wearer.
- (cc) Allowing the respirator wearer to wear the respirator in a safe atmosphere for an adequate period of time to ensure that the wearer is familiar with the operational characteristics of the respirator.
- (dd) Providing the respirator wearer an opportunity to wear the respirator in a test atmosphere to demonstrate that the respirator provides protection to the wearer. A test atmosphere is any atmosphere in which the wearer can carry out activities simulating work movements and respirator leakage or respirator malfunction can be detected by the wearer.
- (B) Retraining. Each respirator wearer shall be retrained as necessary to assure effective respirator use. Refresher training shall be given at least annually and shall include the provisions of WAC 296-62-07115(2)(c)(vii) through (2)(c)(xi)(A)(cc).
- (3) Respirator sealing problems. Respirators shall not be worn when conditions prevent a seal of the respirator to the wearer.
- (a) A person who has hair (stubble, moustache, sideburns, beard, low hairline, bangs) which passes between the face and the sealing surface of the facepiece of the respirator shall not be permitted to wear such a respirator.
- (b) A person who has hair (moustache, beard) which interferes with the function of a respirator valve(s) shall not be permitted to wear the respirator.
- (c) A spectacle which has temple bars or straps which pass between the sealing surface of a respirator full facepiece and the wearer's face shall not be used.
- (d) A head covering which passes between the sealing surface of a respirator facepiece and the wearer's face shall not be used.
- (e) The wearing of a spectacle, a goggle, a faceshield, a welding helmet, or other eye and face protective device which interferes with the seal of a respirator to the wearer shall not be allowed.
- (f) If scars, hollow temples, excessively protruding cheekbones, deep creases in facial skin, the absence of teeth or dentures, or unusual facial configurations prevent a seal of a respirator facepiece to a wearer's face, the person shall not be permitted to wear the respirator.
- (g) If missing teeth or dentures prevent a seal of a respirator mouthpiece in a person's mouth, the person shall not be allowed to wear a respirator equipped with a mouthpiece.
- (h) If a person has a nose of a shape or size which prevents the closing of the nose by the nose clamp of a mouthpiece/nose-clamp type of respirator, the person shall not be permitted to wear this type of respirator.
- (4) Respirator sealing tests. To ensure proper protection, the wearer of a respirator equipped with a face-piece shall check the seal of the facepiece prior to each entry into a hazardous atmosphere. This may be done using procedures recommended by respirator manufacturers or by approved field tests.
- (5) Issuance of respirators. The proper respirator shall be specified for each application and shall be listed in

the written standard operating procedures. If a respirator is marked for the worker to whom it is assigned or for other identification purposes, the markings shall not affect the respirator performance in any way.

- (6) Respirator inspection prior to use. Each person issued a respirator for routine, nonroutine, emergency, or rescue use shall inspect the respirator prior to its use to ensure that it is in good operating condition.
- (7) Monitoring respirator use. The use of respirators on a routine or nonroutine basis shall be monitored to ensure that the correct respirators are being used, that the respirators are being worn properly and that the respirators being used are in good working condition.
- (8) Evaluation of respiratory hazard during use. The level of the respiratory hazard in the workplace to which a person wearing a respirator is exposed shall be evaluated periodically.
- (9) Leaving a hazardous area. A respirator wearer shall be permitted to leave the hazardous area for any respirator-related cause. Reasons which may cause a respirator wearer to leave a hazardous area include, but are not limited to, the following:
- (a) Failure of the respirator to provide adequate protection.
 - (b) Malfunction of the respirator.
- (c) Detection of leakage of air contaminant into the respirator.
 - (d) Increase in resistance of respirator to breathing.
 - (e) Severe discomfort in wearing the respirator.
- (f) Illness of respirator wearer, including: Sensation of dizziness, nausea, weakness, breathing difficulty, coughing, sneezing, vomiting, fever, and chills.

AMENDATORY SECTION (Amending Order 80-20, filed 11/13/80)

WAC 296-62-07308 GENERAL REGULATED AREA REQUIREMENTS. (1) Emergencies. In an emergency, immediate measures including, but not limited to, the requirements of ((WAC 296-62-07308(2)))(a),(b),(c),(d) and (e) of this subsection shall be implemented.

- (a) The potentially affected area shall be evacuated as soon as the emergency has been determined.
- (b) Hazardous conditions created by the emergency shall be eliminated and the potentially affected area shall be decontaminated prior to the resumption of normal operations.
- (c) Special medical surveillance by a physician shall be instituted within twenty—four hours for employees present in the potentially affected area at the time of the emergency. A report of the medical surveillance and any treatment shall be included in the incident report, in accordance with WAC 296-62-07312(2).
- (d) Where an employee has a known contact with a listed carcinogen, such employee shall be required to shower as soon as possible, unless contraindicated by physical injuries.
- (e) An incident report on the emergency shall be reported as provided in WAC 296-62-07312(2).
 - (2) Hygiene facilities and practices.

- (a) Storage or consumption of food, storage or use of containers of beverages, storage or application of cosmetics, smoking, storage of smoking materials, tobacco products or other products for chewing, or the chewing of such products, are prohibited in regulated areas.
- (b) Where employees are required by this section to wash, washing facilities shall be provided in accordance with WAC 296-24-12009, of the General Safety and Health Standards.
- (c) Where employees are required by this section to shower, shower facilities shall be provided.
- (i) One shower shall be provided for each ten employees of each sex, or numerical fraction thereof, who are required to shower during the same shift.
- (ii) Body soap or other appropriate cleansing agents convenient to the showers shall be provided as specified in WAC 296-24-12009, of the General Safety and Health Standards.
- (iii) Showers shall be provided with hot and cold water feeding a common discharge line.
- (iv) Employees who use showers shall be provided with individual clean towels.
- (d) Where employees wear protective clothing and equipment, clean change rooms shall be provided and shall be equipped with storage facilities for street clothes and separate storage facilities for the protective clothing for the number of such employees required to change clothes.
- (e) Where toilets are in regulated areas, such toilets shall be in a separate room.
 - (3) Contamination control.
- (a) Regulated areas, except for outdoor systems, shall be maintained under pressure negative with respect to nonregulated areas. Local exhaust ventilation may be used to satisfy this requirement. Clean makeup air in equal volume shall replace air removed.
- (b) Any equipment, material, or other item taken into or removed from a regulated area shall be done so in a manner that does not cause contamination in nonregulated areas or the external environment.
- (c) Decontamination procedures shall be established and implemented to remove carcinogens from the surfaces of materials, equipment and the decontamination facility.
 - (d) Dry sweeping and dry mopping are prohibited.

AMENDATORY SECTION (Amending Order 82-22, filed 6/11/82)

WAC 296-62-07521 LEAD. (1) Scope and application.

- (a) This section applies to all occupational exposure to lead, except as provided in subdivision (1)(b).
- (b) This section does not apply to the construction industry or to agricultural operations covered by chapter 296-306 WAC.
 - (2) Definitions as applicable to this part.
- (a) "Action level" employee exposure, without regard to the use of respirators, to an airborne concentration of lead of thirty micrograms per cubic meter of air $(30 \mu g/m^3)$ averaged over an eight-hour period.
- (b) "Director" the director of the department of labor and industries.

- (c) "Lead" metallic lead, all inorganic lead compounds, and organic lead soaps. Excluded from this definition are all other organic lead compounds.
 - (3) Permissible exposure limit (PEL).
- (a) The employer shall assure that no employee is exposed to lead at concentrations greater than fifty micrograms per cubic meter of air $(50 \mu g/m^3)$ averaged over an eight-hour period.
- (b) If an employee is exposed to lead for more than eight hours in any work day, the permissible exposure limit, as a time weighted average (TWA) for that day, shall be reduced according to the following formula:

Maximum permissible limit (in $\mu g/m^3$) = 400 ÷ hours worked in the day.

- (c) When respirators are used to supplement engineering and work practice controls to comply with the PEL and all the requirements of subsection (6) have been met, employee exposure, for the purpose of determining whether the employer has complied with the PEL, may be considered to be at the level provided by the protection factor of the respirator for those periods the respirator is worn. Those periods may be averaged with exposure levels during periods when respirators are not worn to determine the employee's daily TWA exposure.
 - (4) Exposure monitoring.
 - (a) General.
- (i) For the purposes of subsection (4), employee exposure is that exposure which would occur if the employee were not using a respirator.
- (ii) With the exception of monitoring under subdivision (4)(c), the employer shall collect full shift (for at least seven continuous hours) personal samples including at least one sample for each shift for each job classification in each work area.
- (iii) Full shift personal samples shall be representative of the monitored employee's regular, daily exposure to lead.
- (b) Initial determination. Each employer who has a workplace or work operation covered by this standard shall determine if any employee may be exposed to lead at or above the action level.
 - (c) Basis of initial determination.
- (i) The employer shall monitor employee exposures and shall base initial determinations on the employee exposure monitoring results and any of the following, relevant considerations:
- (A) Any information, observations, or calculations which would indicate employee exposure to lead;
 - (B) Any previous measurements of airborne lead; and
- (C) Any employee complaints of symptoms which may be attributable to exposure to lead.
- (ii) Monitoring for the initial determination may be limited to a representative sample of the exposed employees who the employer reasonably believes are exposed to the greatest airborne concentrations of lead in the workplace.
- (iii) Measurements of airborne lead made in the preceding twelve months may be used to satisfy the requirement to monitor under item (4)(c)(i) if the

- sampling and analytical methods used meet the accuracy and confidence levels of subdivision (4)(i) of this section.
- (d) Positive initial determination and initial monitoring.
- (i) Where a determination conducted under subdivision (4)(b) and (4)(c) of this section shows the possibility of any employee exposure at or above the action level, the employer shall conduct monitoring which is representative of the exposure for each employee in the workplace who is exposed to lead.
- (ii) Measurements of airborne lead made in the preceding twelve months may be used to satisfy this requirement if the sampling and analytical methods used meet the accuracy and confidence levels of subdivision (4)(i) of this section.
- (e) Negative initial determination. Where a determination, conducted under subdivisions (4)(b) and (4)(c) of this section is made that no employee is exposed to airborne concentrations of lead at or above the action level, the employer shall make a written record of such determination. The record shall include at least the information specified in subdivision (4)(c) of this section and shall also include the date of determination, location within the worksite, and the name and social security number of each employee monitored.
 - (f) Frequency.
- (i) If the initial monitoring reveals employee exposure to be below the action level the measurements need not be repeated except as otherwise provided in subdivision (4)(g) of this section.
- (ii) If the initial determination or subsequent monitoring reveals employee exposure to be at or above the action level but below the permissible exposure limit the employer shall repeat monitoring in accordance with this subsection at least every six months. The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below the action level at which time the employer may discontinue monitoring for that employee except as otherwise provided in subdivision (4)(g) of this section.
- (iii) If the initial monitoring reveals that employee exposure is above the permissible exposure limit the employer shall repeat monitoring quarterly. The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below the PEL but at or above the action level at which time the employer shall repeat monitoring for that employee at the frequency specified in item (4)(f)(ii), except as otherwise provided in subdivision (4)(g) of this section.
- (g) Additional monitoring. Whenever there has been a production, process, control or personnel change which may result in new or additional exposure to lead, or whenever the employer has any other reason to suspect a change which may result in new or additional exposures to lead, additional monitoring in accordance with this subsection shall be conducted.
 - (h) Employee notification.
- (i) Within five working days after the receipt of monitoring results, the employer shall notify each employee

in writing of the results which represent that employee's exposure.

- (ii) Whenever the results indicate that the representative employee exposure, without regard to respirators, exceeds the permissible exposure limit, the employer shall include in the written notice a statement that the permissible exposure limit was exceeded and a description of the corrective action taken or to be taken to reduce exposure to or below the permissible exposure limit.
- (i) Accuracy of measurement. The employer shall use a method of monitoring and analysis which has an accuracy (to a confidence level of ninety-five percent) of not less than plus or minus twenty percent for airborne concentrations of lead equal to or greater than $30 \mu g/m^3$.
 - (5) Methods of compliance.
 - (a) Engineering and work practice controls.
- (i) Where any employee is exposed to lead above the permissible exposure limit for more than thirty days per year, the employer shall implement engineering and work practice controls (including administrative controls) to reduce and maintain employee exposure to lead in accordance with the implementation schedule in Table I below, except to the extent that the employer can demonstrate that such controls are not feasible. Wherever the engineering and work practice controls which can be instituted are not sufficient to reduce employee exposure to or below the permissible exposure limit, the employer shall nonetheless use them to reduce exposures to the lowest feasible level and shall supplement them by the use of respiratory protection which complies with the requirements of subsection (6) of this section.
- (ii) Where any employee is exposed to lead above the permissible exposure limit, but for thirty days or less per year, the employer shall implement engineering controls to reduce exposures to 200 μ g/m³, but thereafter may implement any combination of engineering, work practice (including administrative controls), and respiratory controls to reduce and maintain employee exposure to lead to or below 50 μ g/m³.

TABLE I
IMPLEMENTATION SCHEDULE

| Industry ¹ | 200 μg/m ³ | ompliance Dates 100 µg/m ³ | 2 50 μg/m ³ |
|---|--------------------------|---------------------------------------|------------------------------|
| Primary lead production | (³) | 3 | 10 |
| Secondary lead production | (³) | 3 3 2 | |
| Lead-acid battery manufacturis | ng (³) | 2 | 5 5 |
| Automobile manufacture/ solder grinding | (³) | N/A | 7 |
| Electronics, gray iron found- ries, ink manufacture, paints and coatings man- ufacture, wall paper man- ufacture, can manufac- | | · | |
| ture, and printing Lead pigment manufacture, nonferrous foundries, leaded steel manufacture, lead chemical manufac— ture, shipbuilding and ship repair, battery breaking in the collection and pro— cessing of scrap (excluding collection and processing of scrap which is part of | (3) | N/A | 1 |

| Industry ¹ | 200 μg/m ³ | 50 μg/m ³ | |
|---|--------------------------------------|-------------------------|--------------|
| a secondary smelting op- eration), secondary lead smelting of copper, and lead casting | (³) (³) | N/A N/A | N/A 2 1/2 |

Includes ancillary activities located on the same worksite.
 Expressed as the number of years from the effective date by which compliance with the given airborne exposure level, as an eight-hour TWA, must be achieved.

³ On effective date. This continues an obligation from WAC 296-62-07515 Table 1 which had been in effect since 1973.

- (b) Respiratory protection. Where engineering and work practice controls do not reduce employee exposure to or below the $50 \mu g/m^3$ permissible exposure limit, the employer shall supplement these controls with respirators in accordance with subsection (6).
 - (c) Compliance program.
- (i) Each employer shall establish and implement a written compliance program to reduce exposures to or below the permissible exposure limit, and interim levels if applicable, solely by means of engineering and work practice controls in accordance with the implementation schedule in subdivision (5)(a).
- (ii) Written plans for these compliance programs shall include at least the following:
- (A) A description of each operation in which lead is emitted; e.g., machinery used, material processed, controls in place, crew size, employee job responsibilities, operating procedures and maintenance practices;
- (B) A description of the specific means that will be employed to achieve compliance, including engineering plans and studies used to determine methods selected for controlling exposure to lead;
- (C) A report of the technology considered in meeting the permissible exposure limit;
- (D) Air monitoring data which documents the source of lead emissions;
- (E) A detailed schedule for implementation of the program, including documentation such as copies of purchase orders for equipment, construction contracts, etc.
- (F) A work practice program which includes items required under subsections (7), (8) and (9) of this regulation;
- (G) An administrative control schedule required by subdivision (5)(f), if applicable; and
 - (H) Other relevant information.
- (iii) Written programs shall be submitted upon request to the director, and shall be available at the worksite for examination and copying by the director, any affected employee or authorized employee representatives.
- (iv) Written programs shall be revised and updated at least every six months to reflect the current status of the program.
- (d) Bypass of interim level. Where an employer's compliance plan provides for a reduction of employee exposures to or below the PEL solely by means of engineering and work practice controls in accordance with

the implementation schedule in Table I, and the employer has determined that compliance with the 100 μg/m³ interim level would divert resources to the extent that it clearly precludes compliance, otherwise attainable, with the PEL by the required time, the employer may proceed with the plan to comply with the PEL in lieu of compliance with the interim level if:

- (i) The compliance plan clearly documents the basis of the determination;
- (ii) The employer takes all feasible steps to provide maximum protection for employees until the PEL is met;
- (iii) The employer notifies the director in writing within ten working days of the completion or revision of the compliance plan reflecting the determination.
 - (e) Mechanical ventilation.
- (i) When ventilation is used to control exposure, measurements which demonstrate the effectiveness of the system in controlling exposure, such as capture velocity, duct velocity, or static pressure shall be made at least every three months. Measurements of the system's effectiveness in controlling exposure shall be made within five days of any change in production, process, or control which might result in a change in employee exposure to
- (ii) Recirculation of air. If air from exhaust ventilation is recirculated into the workplace, the employer shall assure that (A) the system has a high efficiency filter with reliable back-up filter; and (B) controls to monitor the concentration of lead in the return air and to bypass the recirculation system automatically if it fails are installed, operating, and maintained.
- (f) Administrative controls. If administrative controls are used as a means of reducing employees TWA exposure to lead, the employer shall establish and implement a job rotation schedule which includes:
- (i) Name or identification number of each affected
- (ii) Duration and exposure levels at each job or work station where each affected employee is located; and
- (iii) Any other information which may be useful in assessing the reliability of administrative controls to reduce exposure to lead.
 - (6) Respiratory protection.
- (a) General. Where the use of respirators is required under this section, the employer shall provide, at no cost to the employee, and assure the use of respirators which comply with the requirements of this subsection. Respirators shall be used in the following circumstances:
- (i) During the time period necessary to install or implement engineering or work practice controls, except that after the dates for compliance with the interim levels in Table I, no employer shall require an employee to wear a negative pressure respirator longer than 4.4 hours per day:
- (ii) In work situations in which engineering and work practice controls are not sufficient to reduce exposures to or below the permissible exposure limit; and
 - (iii) Whenever an employee requests a respirator.
 - (b) Respirator selection.

(i) Where respirators are required under this section the employer shall select the appropriate respirator or combination of respirators from Table II.

TABLE II RESPIRATORY PROTECTION FOR LEAD AEROSOLS

| Airborne Concentration of Lead or Condition of Use | Required Respirator 1 |
|--|--|
| Not in excess of 0.5 mg/m ³ (10X PEL). | Half-mask, air-purifying respirator equipped with high efficiency filters. |
| Not in excess of 2.5 mg/m ³ (50X PEL). | Full facepiece, air-purifying res- pirator with high efficiency filters. |
| Not in excess of 50 mg/m ³ (1000X PEL). | (1) Any powered, air-purifying respirator with high efficiency filters ² ; or (2) Half-mask supplied air respirator operated in positive-pressure mode. |
| Not in excess of 100 mg/m ³ (2000X PEL). | Supplied-air respirators with full facepiece, hood, helmet, or suit, operated in positive pressure mode. |
| Greater than 100 mg/m ³ , unknown concentration or fire fighting. | Full facepiece, self-contained breathing apparatus operated in positive-pressure mode. |

Respirators specified for high concentrations can be used at lower concen-

trations of lead.
Full facepiece is required if the lead aerosols cause eye or skin irritation at the use concentrations.

A high efficiency particulate filter means 99.97 percent efficient against 0.3 micron size particles.

- (ii) The employer shall provide a powered, air-purifying respirator in lieu of the respirator specified, in Table II whenever:
- (A) An employee chooses to use this type of respirator; and
- (B) This respirator will provide adequate protection to the employee.
- (iii) The employer shall select respirators from among those approved for protection against lead dust, fume, and mist by the Mine Safety and Health Administration and the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part
 - (c) Respirator usage.
- (i) The employer shall assure that the respirator issued to the employee exhibits minimum facepiece leakage and that the respirator is fitted properly.
- (ii) Employers shall perform ((quantitative face fit tests at the time of initial fitting and at least semiannually thereafter for each employee wearing negative pressure respirators)) either quantitative or qualitative face fit tests at the time of initial fitting and at least every six months thereafter for each employee wearing negative pressure respirators. The qualitative fit tests may be used only for testing the fit of half-mask respirators where they are permitted to be worn, and shall be conducted in accordance with Appendix D. The tests shall be used to select facepieces that provide the required protection as prescribed in Table II.
- (iii) If an employee exhibits difficulty in breathing during the fitting test or during use, the employer shall

make available to the employee an examination in accordance with subitem (10)(c)(i)(C) of this section to determine whether the employee can wear a respirator while performing the required duty.

- (d) Respirator program.
- (i) The employer shall institute a respiratory protection program in accordance with WAC 296-62-071.
- (ii) The employer shall permit each employee who uses a filter respirator to change the filter elements whenever an increase in breathing resistance is detected and shall maintain an adequate supply of filter elements for this purpose.
- (iii) Employees who wear respirators shall be permitted to leave work areas to wash their face and respirator facepiece whenever necessary to prevent skin irritation associated with respirator use.
 - (7) Protective work clothing and equipment.
- (a) Provision and use. If an employee is exposed to lead above the PEL, without regard to the use of respirators or where the possibility of skin or eye irritation exists, the employer shall provide at no cost to the employee and assure that the employee uses appropriate protective work clothing and equipment such as, but not limited to:
 - (i) Coveralls or similar full-body work clothing;
- (ii) Gloves, hats, and shoes or disposable shoe coverlets: and
- (iii) Face shields, vented goggles, or other appropriate protective equipment which complies with WAC 296-24-078.
 - (b) Cleaning and replacement.
- (i) The employer shall provide the protective clothing required in subdivision (7)(a) of this section in a clean and dry condition at least weekly, and daily to employees whose exposure levels without regard to a respirator are over $200 \mu g/m^3$ of lead as an eight-hour TWA.
- (ii) The employer shall provide for the cleaning, laundering, or disposal of protective clothing and equipment required by subdivision (7)(a) of this section.
- (iii) The employer shall repair or replace required protective clothing and equipment as needed to maintain their effectiveness.
- (iv) The employer shall assure that all protective clothing is removed at the completion of a work shift only in change rooms provided for that purpose as prescribed in subdivision (9)(b) of this section.
- (v) The employer shall assure that contaminated protective clothing which is to be cleaned, laundered, or disposed of, is placed in a closed container in the change-room which prevents dispersion of lead outside the container.
- (vi) The employer shall inform in writing any person who cleans or launders protective clothing or equipment of the potentially harmful effects of exposure to lead.
- (vii) The employer shall assure that the containers of contaminated protective clothing and equipment required by subdivision (7)(b)(v) are labeled as follows:

CAUTION: CLOTHING CONTAMINATED WITH LEAD. DO NOT REMOVE DUST BY BLOWING OR SHAKING. DISPOSE OF LEAD CONTAMINATED WASH WATER IN ACCORDANCE WITH

APPLICABLE LOCAL, STATE, OR FEDERAL REGULATIONS.

- (viii) The employer shall prohibit the removal of lead from protective clothing or equipment by blowing, shaking, or any other means which disperses lead into the air.
 - (8) Housekeeping.
- (a) Surfaces. All surfaces shall be maintained as free as practicable of accumulations of lead.
 - (b) Cleaning floors.
- (i) Floors and other surfaces where lead accumulates may not be cleaned by the use of compressed air.
- (ii) Shoveling, dry or wet sweeping, and brushing may be used only where vacuuming or other equally effective methods have been tried and found not to be effective.
- (c) Vacuuming, Where vacuuming methods are selected, the vacuums shall be used and emptied in a manner which minimizes the reentry of lead into the workplace.
 - (9) Hygiene facilities and practices.
- (a) The employer shall assure that in areas where employees are exposed to lead above the PEL, without regard to the use of respirators, food or beverage is not present or consumed, tobacco products are not present or used, and cosmetics are not applied, except in change rooms, lunchrooms, and showers required under subdivision (9)(b) through (9)(d) of this section.
 - (b) Change rooms.
- (i) The employer shall provide clean change rooms for employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators.
- (ii) The employer shall assure that change rooms are equipped with separate storage facilities for protective work clothing and equipment and for street clothes which prevent cross-contamination.
 - (c) Showers.
- (i) The employer shall assure that employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators, shower at the end of the work shift.
- (ii) The employer shall provide shower facilities in accordance with WAC 296-24-12009.
- (iii) The employer shall assure that employees who are required to shower pursuant to item (9)(c)(i) do not leave the workplace wearing any clothing or equipment worn during the work shift.
 - (d) Lunchrooms.
- (i) The employer shall provide lunchroom facilities for employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators.
- (ii) The employer shall assure that lunchroom facilities have a temperature controlled, positive pressure, filtered air supply, and are readily accessible to employees.
- (iii) The employer shall assure that employees who work in areas where their airborne exposure to lead is above the PEL without regard to the use of a respirator wash their hands and face prior to eating, drinking, smoking or applying cosmetics.
- (iv) The employer shall assure that employees do not enter lunchroom facilities with protective work clothing

or equipment unless surface lead dust has been removed by vacuuming, downdraft booth, or other cleaning method.

- (e) Lavatories. The employer shall provide an adequate number of lavatory facilities which comply with WAC 296-24-12009(1) and (2).
 - (10) Medical surveillance.
 - (a) General.
- (i) The employer shall institute a medical surveillance program for all employees who are or may be exposed above the action level for more than thirty days per year.
- (ii) The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician.
- (iii) The employer shall provide the required medical surveillance including multiple physician review under item (10)(c)(iii) without cost to employees and at a reasonable time and place.
 - (b) Biological monitoring.
- (i) Blood lead and ZPP level sampling and analysis. The employer shall make available biological monitoring in the form of blood sampling and analysis for lead and zinc protoporphyrin levels to each employee covered under item (10)(a)(i) of this section on the following schedule:
- (A) At least every six months to each employee covered under item (10)(a)(i) of this section;
- (B) At least every two months for each employee whose last blood sampling and analysis indicated a blood lead level at or above $40 \mu g/100$ g of whole blood. This frequency shall continue until two consecutive blood samples and analyses indicate a blood lead level below $40 \mu g/100$ g of whole blood; and
- (C) At least monthly during the removal period of each employee removed from exposure to lead due to an elevated blood lead level.
- (ii) Follow-up blood sampling tests. Whenever the results of a blood lead level test indicate that an employee's blood lead level exceeds the numerical criterion for medical removal under item (11)(a)(i), the employer shall provide a second (follow-up) blood sampling test within two weeks after the employer receives the results of the first blood sampling test.
- (iii) Accuracy of blood lead level sampling and analysis. Blood lead level sampling and analysis provided pursuant the this section shall have an accuracy (to a confidence level of ninety-five percent) within plus or minus fifteen percent or 6 μ g/100 ml, whichever is greater, and shall be conducted by a laboratory licensed by the Center for Disease Control (CDC), United States Department of Health, Education and Welfare or which has received a satisfactory grade in blood lead proficiency testing from CDC in the prior twelve months.
- (iv) Employee notification. Within five working days after the receipt of biological monitoring results, the employer shall notify in writing each employee whose blood lead level exceeds 40 μ g/100 g: (A) of that employee's blood lead level and (B) that the standard requires temporary medical removal with medical removal protection benefits when an employee's blood lead level exceeds the numerical criterion for medical removal under item (11)(a)(i) of this section.

- (c) Medical examinations and consultations.
- (i) Frequency. The employer shall make available medical examinations and consultations to each employee covered under item (10)(a)(i) of this section on the following schedule:
- (A) At least annually for each employee for whom a blood sampling test conducted at any time during the preceding twelve months indicated a blood lead level at or above $40 \mu g/100 g$;
- (B) Prior to assignment for each employee being assigned for the first time to an area in which airborne concentrations of lead are at or above the action level;
- (C) As soon as possible, upon notification by an employee either that the employee has developed signs or symptoms commonly associated with lead intoxication, that the employee desires medical advice concerning the effects of current or past exposure to lead on the employee's ability to procreate a healthy child, or that the employee has demonstrated difficulty in breathing during a respirator fitting test or during use; and
- (D) As medically appropriate for each employee either removed from exposure to lead due to a risk of sustaining material impairment to health, or otherwise limited pursuant to a final medical determination.
- (ii) Content. Medical examinations made available pursuant to subitems (10)(c)(i)(A) through (B) of this section shall include the following elements:
- (A) A detailed work history and a medical history, with particular attention to past lead exposure (occupational and nonoccupational), personal habits (smoking, hygiene), and past gastrointestinal, hematologic, renal, cardiovascular, reproductive and neurological problems;
- (B) A thorough physical examination, with particular attention to teeth, gums, hematologic, gastrointestinal, renal, cardiovascular, and neurological systems. Pulmonary status should be evaluated if respiratory protection will be used;
 - (C) A blood pressure measurement;
 - (D) A blood sample and analysis which determines:
 - (aa) Blood lead level;
- (bb) Hemoglobin and hematocrit determinations, red cell indices, and examination of peripheral smear morphology;
 - (cc) Zinc protoporphyrin;
 - (dd) Blood urea nitrogen; and
 - (ee) Serum creatinine;
- (E) A routine urinalysis with microscopic examination; and
- (F) Any laboratory or other test which the examining physician deems necessary by sound medical practice.

The content of medical examinations made available pursuant to subitems (10)(c)(i)(C) through (D) of this section shall be determined by an examining physician and, if requested by an employee, shall include pregnancy testing or laboratory evaluation of male fertility.

- (iii) Multiple physician review mechanism.
- (A) If the employer selects the initial physician who conducts any medical examination or consultation provided to an employee under this section, the employee may designate a second physician:
- (aa) To review any findings, determinations or recommendations of the initial physician; and

- (bb) To conduct such examinations, consultations, and laboratory tests as the second physician deems necessary to facilitate this review.
- (B) The employer shall promptly notify an employee of the right to seek a second medical opinion after each occasion that an initial physician conducts a medical examination or consultation pursuant to this section. The employer may condition its participation in, and payment for, the multiple physician review mechanism upon the employee doing the following within fifteen days after receipt of the foregoing notification, or receipt of the initial physician's written opinion, whichever is later:
- (aa) The employee informing the employer that he or she intends to seek a second medical opinion, and
- (bb) The employee initiating steps to make an appointment with a second physician.
- (C) If the findings, determinations or recommendations of the second physician differ from those of the initial physician, then the employer and the employee shall assure that efforts are made for the two physicians to resolve any disagreement.
- (D) If the two physicians have been unable to quickly resolve their disagreement, then the employer and the employee through their respective physicians shall designate a third physician:
- (aa) To review any findings, determinations or recommendations of the prior physicians; and
- (bb) To conduct such examinations, consultations, laboratory tests and discussions with the prior physicians as the third physician deems necessary to resolve the disagreement of the prior physicians.
- (E) The employer shall act consistent with the findings, determinations and recommendations of the third physician, unless the employer and the employee reach an agreement which is otherwise consistent with the recommendations of at least one of the three physicians.
- (iv) Information provided to examining and consulting physicians.
- (A) The employer shall provide an initial physician conducting a medical examination or consultation under this section with the following information:
- (aa) A copy of this regulation for lead including all appendices;
- (bb) A description of the affected employee's duties as they relate to the employee's exposure;
- (cc) The employee's exposure level or anticipated exposure level to lead and to any other toxic substance (if applicable);
- (dd) A description of any personal protective equipment used or to be used;
 - (ee) Prior blood lead determinations; and
- (ff) All prior written medical opinions concerning the employee in the employer's possession or control.
- (B) The employer shall provide the foregoing information to a second or third physician conducting a medical examination or consultation under this section upon request either by the second or third physician, or by the employee.
 - (v) Written medical opinions.
- (A) The employer shall obtain and furnish the employee with a copy of a written medical opinion from

- each examining or consulting physician which contains the following information:
- (aa) The physician's opinion as to whether the employee has any detected medical condition which would place the employee at increased risk of material impairment of the employee's health from exposure to lead;
- (bb) Any recommended special protective measures to be provided to the employee, or limitations to be placed upon the employee's exposure to lead;
- (cc) Any recommended limitation upon the employee's use of respirators, including a determination of whether the employee can wear a powered air purifying respirator if a physician determines that the employee cannot wear a negative pressure respirator; and
 - (dd) The results of the blood lead determinations.
- (B) The employer shall instruct each examining and consulting physician to:
- (aa) Not reveal either in the written opinion, or in any other means of communication with the employer, findings, including laboratory results, or diagnoses unrelated to an employee's occupational exposure to lead; and
- (bb) Advise the employee of any medical condition, occupational or nonoccupational, which dictates further medical examination or treatment.
- (vi) Alternate physician determination mechanisms. The employer and an employee or authorized employee representative may agree upon the use of any expeditious alternate physician determination mechanism in lieu of the multiple physician review mechanism provided by this subsection so long as the alternate mechanism otherwise satisfies the requirements contained in this subsection.
 - (d) Chelation.
- (i) The employer shall assure that any person whom he retains, employs, supervises or controls does not engage in prophylactic chelation of any employee at any time.
- (ii) If therapeutic or diagnostic chelation is to be performed by any person in item (10)(d)(i), the employer shall assure that it be done under the supervision of a licensed physician in a clinical setting with thorough and appropriate medical monitoring and that the employee is notified in writing prior to its occurrence.
 - (11) Medical removal protection.
- (a) Temporary medical removal and return of an employee.
- (i) Temporary removal due to elevated blood lead levels.
- (A) First year of the standard. During the first year following the effective date of the standard, the employer shall remove an employee from work having a daily eight hour TWA exposure to lead at or above 100 $\mu g/m^3$ on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section indicate that the employee's blood lead level is at or above $80 \mu g/100 g$ of whole blood;
- (B) Second year of the standard. During the second year following the effective date of the standard, the employer shall remove an employee from work having a daily eight hour TWA exposure to lead at or above 50 $\mu g/m^3$ on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section

indicate that the employee's blood lead level is at or above 70 μ g/100 g of whole blood;

- (C) Third year of the standard, and thereafter. Beginning with the third year following the effective date of the standard, the employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section indicate that the employee's blood lead level is at or above $60 \mu g/100 g$ of whole blood; and
- (D) Fifth year of the standard, and thereafter. Beginning with the fifth year following the effective date of the standard, the employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that the average of the last three blood sampling tests conducted pursuant to this section (or the average of all blood sampling tests conducted over the previous six months, whichever is longer) indicates that the employee's blood lead level is at or above $50 \mu g/100$ g of whole blood; provided, however, that an employee need not be removed if the last blood sampling test indicates a blood lead level at or below $40 \mu g/100$ g of whole blood.
- (ii) Temporary removal due to a final medical determination.
- (A) The employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that a final medical determination results in a medical finding, determination, or opinion that the employee has a detected medical condition which places the employee at increased risk of material impairment to health from exposure to lead.
- (B) For the purposes of this section, the phrase "final medical determination" shall mean the outcome of the multiple physician review mechanism or alternate medical determination mechanism used pursuant to the medical surveillance provisions of this section.
- (C) Where a final medical determination results in any recommended special protective measures for an employee, or limitations on an employee's exposure to lead, the employer shall implement and act consistent with the recommendation.
 - (iii) Return of the employee to former job status.
- (A) The employer shall return an employee to his or her former job status:
- (aa) For an employee removed due to a blood lead level at or above 80 μ g/100 g, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 60 μ g/100 g of whole blood;
- (bb) For an employee removed due to a blood lead level at or above 70 μ g/100 g, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 50 μ g/100 g of whole blood;
- (cc) For an employee removed due to a blood lead level at or above 60 μ g/100 g, or due to an average blood lead level at or above 50 μ g/100 g, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 40 μ g/100 g of whole blood;
- (dd) For an employee removed due to a final medical determination, when a subsequent final medical determination results in a medical finding, determination, or

- opinion that the employee no longer has a detected medical condition which places the employee at increased risk of material impairment to health from exposure to lead.
- (B) For the purposes of this section, the requirement that an employer return an employee to his or her former job status is not intended to expand upon or restrict any rights an employee has or would have had, absent temporary medical removal, to a specific job classification or position under the terms of a collective bargaining agreement.
- (iv) Removal of other employee special protective measure or limitations. The employer shall remove any limitations placed on an employee or end any special protective measures provided to an employee pursuant to a final medical determination when a subsequent final medical determination indicates that the limitations or special protective measures are no longer necessary.
- (v) Employer options pending a final medical determination. Where the multiple physician review mechanism, or alternate medical determination mechanism used pursuant to the medical surveillance provisions of this section, has not yet resulted in a final medical determination with respect to an employee, the employer shall act as follows:
- (A) Removal. The employer may remove the employee from exposure to lead, provide special protective measures to the employee, or place limitations upon the employee, consistent with the medical findings, determinations, or recommendations of any of the physicians who have reviewed the employee's health status.
- (B) Return. The employer may return the employee to his or her former job status, end any special protective measures provided to the employee, and remove any limitations placed upon the employee, consistent with the medical findings, determinations, or recommendations of any of the physicians who have reviewed the employee's health status, with two exceptions. If:
- (aa) The initial removal, special protection, or limitation of the employee resulted from a final medical determination which differed from the findings, determinations, or recommendations of the initial physician: or
- (bb) The employee has been on removal status for the preceding eighteen months due to an elevated blood lead level, then the employer shall await a final medical determination.
 - (b) Medical removal protection benefits.
- (i) Provision of medical removal protection benefits. The employer shall provide to an employee up to eighteen months of medical removal protection benefits on each occasion that an employee is removed from exposure to lead or otherwise limited pursuant to this section.
- (ii) Definition of medical removal protection benefits. For the purposes of this section, the requirement that an employer provide medical removal protection benefits means that the employer shall maintain the earnings, seniority and other employment rights and benefits of an employee as though the employee had not been removed from normal exposure to lead or otherwise limited.
- (iii) Follow-up medical surveillance during the period of employee removal or limitation. During the period of

time that an employee is removed from normal exposure to lead or otherwise limited, the employer may condition the provision of medical removal protection benefits upon the employee's participation in follow-up medical surveillance made available pursuant to this section.

- (iv) Workers' compensation claims. If a removed employee files a claim for workers' compensation payments for a lead-related disability, then the employer shall continue to provide medical removal protection benefits pending disposition of the claim. To the extent that an award is made to the employee for earnings lost during the period of removal, the employer's medical removal protection obligation shall be reduced by such amount. The employer shall receive no credit for workers' compensation payments received by the employee for treatment related expenses.
- (v) Other credits. The employer's obligation to provide medical removal protection benefits to a removed employee shall be reduced to the extent that the employee receives compensation for earnings lost during the period of removal either from a publicly or employer—funded compensation program, or receives income from employment with another employer made possible by virtue of the employee's removal.
- (vi) Employees whose blood lead levels do not adequately decline within eighteen months of removal. The employer shall take the following measures with respect to any employee removed from exposure to lead due to an elevated blood lead level whose blood lead level has not declined within the past eighteen months of removal so that the employee has been returned to his or her former job status:
- (A) The employer shall make available to the employee a medical examination pursuant to this section to obtain a final medical determination with respect to the employee;
- (B) The employer shall assure that the final medical determination obtained indicates whether or not the employee may be returned to his or her former job status, and if not, what steps should be taken to protect the employee's health;
- (C) Where the final medical determination has not yet been obtained, or once obtained indicates that the employee may not yet be returned to his or her former job status, the employer shall continue to provide medical removal protection benefits to the employee until either the employee is returned to former job status, or a final medical determination is made that the employee is incapable of ever safely returning to his or her former job status.
- (D) Where the employer acts pursuant to a final medical determination which permits the return of the employee to his or her former job status despite what would otherwise be an unacceptable blood lead level, later questions concerning removing the employee again shall be decided by a final medical determination. The employer need not automatically remove such an employee pursuant to the blood lead level removal criteria provided by this section.
- (vii) Voluntary removal or restriction of an employee. Where an employer, although not required by this section to do so, removes an employee from exposure to

lead or otherwise places limitations on an employee due to the effects of lead exposure on the employee's medical condition, the employer shall provide medical removal protection benefits to the employee equal to that required by item (11)(b)(i) of this section.

- (12) Employee information and training.
- (a) Training program.
- (i) Each employer who has a workplace in which there is a potential exposure to airborne lead at any level shall inform employees of the content of Appendices A and B of this regulation.
- (ii) The employer shall institute a training program for and assure the participation of all employees who are subject to exposure to lead at or above the action level or for whom the possibility of skin or eye irritation exists.
- (iii) The employer shall provide initial training by one hundred eighty days from the effective date for those employees covered by item (12)(a)(ii) on the standard's effective date and prior to the time of initial job assignment for those employees subsequently covered by this subsection.
- (iv) The training program shall be repeated at least annually for each employee.
- (v) The employer shall assure that each employee is informed of the following:
 - (A) The content of this standard and its appendices;
- (B) The specific nature of the operations which could result in exposure to lead above the action level;
- (C) The purpose, proper selection, fitting, use, and limitations of respirators;
- (D) The purpose and a description of the medical surveillance program, and the medical removal protection program including information concerning the adverse health effects associated with excessive exposure to lead (with particular attention to the adverse reproductive effects on both males and females);
- (E) The engineering controls and work practices associated with the employee's job assignment;
 - (F) The contents of any compliance plan in effect; and
- (G) Instructions to employees that chelating agents should not routinely be used to remove lead from their bodies and should not be used at all except under the direction of a licensed physician.
 - (b) Access to information and training materials.
- (i) The employer shall make readily available to all affected employees a copy of this standard and its appendices.
- (ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the director.
- (iii) In addition to the information required by item (12)(a)(v), the employer shall include as part of the training program, and shall distribute to employees, any materials pertaining to the Occupational Safety and Health Act, the regulations issued pursuant to the act, and this lead standard, which are made available to the employer by the director.
 - (13) Signs.
 - (a) General.
- (i) The employer may use signs required by other statutes, regulations or ordinances in addition to, or in combination with, signs required by this subsection.

- (ii) The employer shall assure that no statement appears on or near any sign required by this subsection which contradicts or detracts from the meaning of the required sign.
 - (b) Signs.
- (i) The employer shall post the following warning signs in each work area where the PEL is exceeded:

WARNING LEAD WORK AREA POISON NO SMOKING OR EATING

- (ii) The employer shall assure that signs required by this subsection are illuminated and cleaned as necessary so that the legend is readily visible.
 - (14) Recordkeeping.
 - (a) Exposure monitoring.
- (i) The employer shall establish and maintain an accurate record of all monitoring required in subsection (4) of this section.
 - (ii) This record shall include:
- (A) The date(s), number, duration, location and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure where applicable;
- (B) A description of the sampling and analytical methods used and evidence of their accuracy;
- (C) The type of respiratory protective devices worn, if any;
- (D) Name, social security number, and job classification of the employee monitored and of all other employees whose exposure the measurement is intended to represent; and
- (E) the environmental variables that could affect the measurement of employee exposure.
- (iii) The employer shall maintain these monitoring records for at least forty years or for the duration of employment plus twenty years, whichever is longer.
 - (b) Medical surveillance.
- (i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by subsection (10) of this section.
 - (ii) This record shall include:
- (A) The name, social security number, and description of the duties of the employee;
 - (B) A copy of the physician's written opinions;
- (C) Results of any airborne exposure monitoring done for that employee and the representative exposure levels supplied to the physician; and
- (D) Any employee medical complaints related to exposure to lead.
- (iii) the employer shall keep, or assure that the examining physician keeps, the following medical records:
- (A) A copy of the medical examination results including medical and work history required under subsection (10) of this section;
- (B) A description of the laboratory procedures and a copy of any standards or guidelines used to interpret the test results or references to that information; and
 - (C) A copy of the results of biological monitoring.
- (iv) The employer shall maintain or assure that the physician maintains those medical records for at least

- forty years, or for the duration of employment plus twenty years, whichever is longer.
 - (c) Medical removals.
- (i) The employer shall establish and maintain an accurate record for each employee removed from current exposure to lead pursuant to subsection (11) of this section.
 - (ii) Each record shall include:
- (A) The name and social security number of the employee;
- (B) The date on each occasion that the employee was removed from current exposure to lead as well as the corresponding date on which the employee was returned to his or her former job status;
- (C) A brief explanation of how each removal was or is being accomplished; and
- (D) A statement with respect to each removal indicating whether or not the reason for the removal was an elevated blood lead level.
- (iii) The employer shall maintain each medical removal record for at least the duration of an employee's employment.
 - (d) Availability.
- (i) The employer shall make available upon request all records required to be maintained by subsection (14) of this section to the director for examination and copying.
- (ii) Environmental monitoring, medical removal, and medical records required by this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217. Medical removal records shall be provided in the same manner as environmental monitoring records.
- (iii) Upon request, the employer shall make an employee's medical records required to be maintained by this section available to the affected employee or former employee or to a physician or other individual designated by such affected employee or former employees for examination and copying.
 - (e) Transfer of records.
- (i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by subsection (14) of this section.
- (ii) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records required to be maintained by this section for the prescribed period, these records shall be transmitted to the director.
- (iii) At the expiration of the retention period for the records required to be maintained by this section, the employer shall notify the director at least three months prior to the disposal of such records and shall transmit those records to the director if requested within the period.
- (iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.
 - (15) Observation of monitoring.
- (a) Employee observation. The employer shall provide affected employees or their designated representatives an

opportunity to observe any monitoring of employee exposure to lead conducted pursuant to subsection (4) of this section.

- (b) Observation procedures.
- (i) Whenever observation of the monitoring of employee exposure to lead requires entry into an area where the use of respirators, protective clothing or equipment is required, the employer shall provide the observer with and assure the use of such respirators, clothing and such equipment, and shall require the observer to comply with all other applicable safety and health procedures.
- (ii) Without interfering with the monitoring, observers shall be entitled to:
- (A) Receive an explanation of the measurement procedures;
- (B) Observe all steps related to the monitoring of lead performed at the place of exposure; and
- (C) Record the results obtained or receive copies of the results when returned by the laboratory.
- (16) Effective date. ((This standard shall become effective thirty days after filing with the code reviser)) The effective date of this standard is September 6, 1980.
- (17) Appendices. The information contained in the appendices to this section is not intended by itself, to create any additional obligations not otherwise imposed by this standard nor detract from any existing obligation. Appendices are available from:

The Technical Services Section Division of Industrial Safety and Health P.O. Box 207 Olympia, WA 98504 (206)753-6381

- (18) Startup dates. All obligations of this standard commence on the effective date except as follows:
- (a) The initial determination under subdivision (4)(b) shall be made as soon as possible but no later than thirty days from the effective date.
- (b) Initial monitoring under subdivision (4)(d) shall be completed as soon as possible but no later than ninety days from the effective date.
- (c) Initial biological monitoring and medical examinations under subsection (10) shall be completed as soon as possible but no later than one hundred eighty days from the effective date. Priority for biological monitoring and medical examinations shall be given to employees whom the employer believes to be at greatest risk from continued exposure.
- (d) Initial training and education shall be completed as soon as possible but no later than one hundred eighty days from the effective date.
- (e) Hygiene and lunchroom facilities under subsection (9) shall be in operation as soon as possible but no later than one year from the effective year.
- (f) Respiratory protection required by subsection (6) shall be provided as soon as possible but no later than the following schedule:
- (i) Employees whose eight-hour TWA exposure exceeds $200 \mu g/m^3$ on the effective date.
- (ii) Employees whose eight-hour TWA exposure exceeds the PEL but is less than $200 \mu g/m^3$ one hundred fifty days from the effective date.

- (iii) Powered, air-purifying respirators provided under (6)(b)(ii) two hundred ten days from the effective date.
- (iv) Quantitative fit testing required under item (6)(c)(ii) one year from effective date. Qualitative fit testing is required in the interim.
- (g) Written compliance plans required by subdivision (5)(c) shall be completed and available for inspection and copying as soon as possible but no later than the following schedule:
- (i) Employers for whom compliance with the PEL or interim level is required within one year from the effective date six months from the effective date.
- (ii) Employers in secondary smelting and refining, lead storage battery manufacturing, lead pigment manufacturing and nonferrous foundry industries one year from the effective date.
- (iii) Employers in primary smelting and refining industry – one year from the effective date from the interim level; five years from the effective date for PEL.
- (iv) Plans for construction of hygiene facilities, if required six months from the effective date.
- (h) The permissible exposure limit in subsection (3) shall become effective one hundred fifty days from the effective date.

AMENDATORY SECTION (Amending Order 82-22, filed 6/11/82)

WAC 296-62-09003 LIGHTING AND ILLUMI-NATION. (1) Lighting which is adequately adjusted to provide a margin of safety ((in production and inspection tasks shall be provided and maintained.)) for all work tasks shall be provided and maintained.

- (a) The minimum level of task lighting ((in all shops)) for all indoor activities shall be an average of 10 foot candles measured 30 inches above the floor or at the task.
- (b) The minimum level of task lighting for all outdoor activities shall be an average of five foot candles measured thirty inches above the working surface or at the task.
- (2) If general lighting is not provided throughout the work ((place)) area, the employer shall provide illumination which is adequately adjusted to provide visibility of nearby objects which might be potential hazards or to see to operate emergency control or other equipment. The minimum level of nontask lighting ((in all shops)) for all indoor and outdoor activities shall be an average of 3 foot candles measured 30 inches above the floor or working surface.

Note: This section establishes minimal levels of illumination for safety purposes only. Guidelines pertaining to optimal levels of lighting and illumination may be found in Practice for Industrial Lighting, ANSI/IES RP7-1979. The minimum levels specified in subsections (1) and (2) of this section represent averages with the lowest level in an area to be no less than fifty percent of the indicated value.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09015 HEARING CONSERVATION. The employer shall administer a continuing effective hearing conservation program, as described in WAC 296-62-09015 through ((296-62-09053)) 296-62-09055 whenever employee noise exposures equal or exceed an 8-hour time-weighted average (TWA) sound level of 85 decibels (dB) measured on the A-scale weighting at slow response or, equivalently, a noise dose of fifty percent. For purposes of the hearing conservation program, employee noise exposures shall be computed in accordance with WAC 296-62-09055, Appendix E: Noise Exposure Computation, without regard to any attenuation provided by the use of personal protective equipment.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09017 DEFINITIONS. These definitions apply to the following terms as used in WAC 296-62-09015 through $((\frac{296-62-09053}{296-62-09055}))$ $\underline{296-62-09055}$.

- (1) Audiogram A chart, graph, or table resulting from an audiometric test showing an individual's hearing threshold levels as a function of frequency.
- (2) Audiologist A professional, specializing in the study and rehabilitation of hearing, who is certified by the American Speech, Hearing, and Language Association or licensed by a state board of examiners.
- (3) Baseline audiogram The audiogram against which future audiograms are compared.
- (4) ((Crest factor Absolute value of the ratio of the peak value and the root-mean-square value measured over a specified time interval where both values are measured in reference to the arithmetic mean value of the wave:
- (5))) Criterion sound level A sound level of 90 decibels.
- $((\frac{(6)}{(6)}))$ (5) Decibel (dB) Unit of measurement of sound level.
- (((7))) (6) Hertz (Hz) Unit of measurement of frequency, numerically equal to cycles per second.
- (7) Impulsive or impact noise Noise levels which involve maxima at intervals greater than one second. Where the intervals are less than one second, the noise levels shall be considered continuous.
- (8) Medical pathology A disorder or disease. For purposes of this regulation, a condition or disease affecting the ear, which should be treated by a physician specialist.
- (9) Noise dose The ratio, expressed as a percentage, of (((1))) (a) the time integral, over a stated time or event, of the 0.6 power of the measured slow exponential time-averaged, squared A-weighted sound pressure and (((2))) (b) the product of the criterion duration (8 hours) and the 0.6 power of the squared sound pressure corresponding to the criterion sound level (90 dB).

- (10) Noise dosimeter An instrument that integrates a function of sound pressure over a period of time in such a manner that it directly indicates a noise dose.
- (11) Otolaryngologist A physician specializing in diagnosis and treatment of disorders of the ear, nose and throat.
- (12) Representative exposure Measurements of an employee's noise dose or 8-hour time-weighted average sound level that the employer deems to be representative of the exposure of other employees in the workplace.
- (13) ((Significant)) Standard threshold shift A hearing level change, relative to the baseline audiogram, of ((20 db or more at 500, 1000,)) an average of 10 dB or more at 2000, 3000, and 4000((, or 6000)) Hz((,)) in either ear.
- (14) Sound level Ten times the common logarithm of the ratio of the the square of the measured A-weighted sound pressure to the square of the standard reference pressure of 20 micropascals. Unit: Decibels (dB). For use with this regulation, SLOW time response, in accordance with ANSI S1.4-1971 (R1976), is required unless specifically specified otherwise.
- (15) Sound level meter An instrument for the measurement of sound level.
- (16) Time-weighted average sound level That sound level, which if constant over an 8-hour ((exposure)) period, would result in the same noise dose as if measured in the time varying noise level environment.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09019 MONITORING. (1) When reasonable information indicates that any employee's exposure may equal or exceed an 8-hour time-weighted average of 85 dBA, the employer shall obtain individual or representative exposure measurements for all employees who may be exposed at or above that level.

- ((Note: Whenever an employer complies with the requirements of WAC 296-62-09015 through 296-62-09053, the monitoring requirements of this section shall be waived.))(2) The sampling strategy shall be designed to identify all employees required to be included in the hearing conservation program and to enable the proper selection of hearing protectors.
- (3) Where circumstances such as high worker mobility, significant variations in sound level, or a significant component of impulse noise exist, the employer shall use representative personal sampling to comply with the monitoring requirements of this section unless the employer can establish that area sampling produces equivalent results.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09021 METHOD OF NOISE MEASUREMENT. (1) Noise dosimeters which comply, as a minimum, with the provisions of subdivision (1)(a) of this section or sound level meters which comply, as a minimum, with the provisions of subdivision (1)(b) of this section shall be used whenever employee exposures are evaluated for the purpose of complying with WAC

- 296-62-09015 through ((296-62-09053)) <u>296-62-</u>09055.
- (a) Dosimeters. Dosimeters shall meet the Class ((2A-90/85-5)) 2A-90/80-5 requirements of the American National Standard Specification for Personal Noise Dosimeters, S1.25-1978.
- (b) Sound level meters. Sound level meters shall meet the Type 2 requirements of the American National Standard Specification for Sound Level Meters, S1.4— 1971 (R1976).
- (2) All continuous, intermittent, and impulsive sound levels ((measured in accordance with subsection (1) of this section)) from 80 dBA to 130 dBA shall be integrated into the exposure computation.
- (3) Monitoring shall be repeated whenever a change in production, process, equipment or controls increases noise exposures to the extent that:
- (a) Additional employees may be exposed at or above an 8-hour time-weighted average of 85 dBA; or
- (b) The attenuation provided by hearing protectors being used by employees may be rendered inadequate to meet the requirements of WAC 296-62-09033.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09023 CALIBRATION OF MONITORING EQUIPMENT. Dosimeters and sound level meters used to monitor employee noise exposure shall be calibrated using the instrument manufacturer's calibration instructions before and after each day's use.

NEW SECTION

WAC 296-62-09024 EMPLOYEE NOTIFICA-TION. The employer shall notify each employee exposed at or above an 8-hour time-weighted average of 85 dBA of the results of the monitoring.

NEW SECTION

WAC 296-62-09026 NOISE CONTROL. (1) Whenever employee noise exposures equal or exceed an 8-hour time-weighted average of 90 dBA, feasible administrative or engineering controls shall be utilized.

(2) Upon request, the employer shall prepare and submit a written compliance plan to the director or his/her designee. This plan must include a description of the manner in which compliance will be achieved with respect to cited violations of WAC 296-62-09026(1) and shall include proposed abatement methods, anticipated completion dates, and provision for progress reports to the director or his/her designee.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09027 AUDIOMETRIC TESTING PROGRAM. (1) The employer shall establish and maintain a mandatory audiometric testing program as provided in this section for all employees whose exposures equal or exceed an 8-hour time-weighted average of 85 dBA.

- (2) The program shall be provided at no cost to employees.
- (3) Audiometric tests shall be performed by a licensed or certified audiologist, otolaryngologist, or other qualified physician, or by a technician who is certified by the Council of Accreditation in Occupational Hearing Conservation ((or who has satisfactorily demonstrated competence in administering audiometric examinations, obtaining valid audiograms, and properly using, maintaining and calibrating audiometers)). A technician who performs audiometric tests must be responsible to an audiologist, otolaryngologist or other qualified physician.
- (4) All audiograms obtained pursuant to this section shall meet the requirements of WAC 296-62-09047, Appendix A: Audiometric measuring instruments.
 - (5) Baseline audiogram.
- (a) Prior to or within 180 days after an employee's first exposure to noise at or above a time-weighted average of 85 dBA, the employer shall establish for each employee so exposed a valid baseline audiogram against which subsequent audiograms can be compared. Employers who utilize mobile test units are allowed up to one year to obtain a valid baseline audiogram for each exposed employee, provided that each employee so exposed shall be trained and shall wear suitable hearing protectors in accordance with WAC 296-62-09015 through 296-62-09055.
- (b) Testing to establish a baseline audiogram shall be preceded by at least 14 hours without exposure to workplace noise.
- ((Nore:)) This may be accomplished by use of hearing protectors; however, the employer ((should)) shall notify employees of the need to avoid high levels of non-occupational noise exposure during ((this)) the 14-hour period immediately preceding the audiometric examination.
 - (6) Annual audiogram.
- (a) At least annually (i.e. every 12-month interval) after obtaining the baseline audiogram, the employer shall obtain a new audiogram for each employee exposed at or above a time-weighted average of 85 dBA.
- (b) Annual audiometric testing may be conducted at any time during the workshift.
 - (7) Evaluation of audiogram.
- (a) Each employee's annual audiogram shall be compared to that employee's baseline audiogram to determine ((if the audiogram is valid and)) if a ((significant)) standard threshold shift has occurred. This comparison may be made by a certified audiometric technician.
- (b) If the annual audiogram indicates that an employee has suffered a standard threshold shift, the employer may obtain a retest within 30 days and consider the results of the retest as the annual audiogram.
- (c) An audiologist, otolaryngologist or other qualified physician shall review audiograms which indicate a ((significant)) standard threshold shift to determine whether there is need for further evaluation. The employer shall provide to the person performing this evaluation the following information:
- (i) A copy of the requirements for hearing conservation as set forth in WAC 296-62-09015 through ($(\frac{296-62-09053}{2}))$) 296-62-09055;

- (ii) The baseline audiogram and most recent audiogram of the employee to be evaluated;
- (iii) Measurements of background sound pressure levels in the audiometric test room as required in WAC 296-62-09049, Appendix B: Audiometric Test Rooms; and
- (iv) Records of audiometer calibrations required by WAC 296-62-09029(5).
- (d) Inform each employee of the results of his/her audiometric test and whether or not there has been a hearing level decrease or improvement since his/her previous test.
- (8) Follow-up procedures. If a comparison of the annual audiogram to the baseline audiogram indicates a ((significant)) standard threshold shift, the employer shall ensure that the following steps are taken:
- (a) Employees not using hearing protectors shall be fitted with hearing protectors, trained in their use and care, and required to use them.
- (b) Employees already using hearing protectors shall be refitted and retrained in the use of hearing protectors and provided with hearing protectors offering greater attenuation if necessary.
- (c) Inform the employee in writing, within 21 days of the determination, of the existence of a ((significant)) standard threshold shift;
- (d) Refer the employee, at no cost to the employee, for a clinical audiological evaluation or an otological examination, as appropriate, if additional testing is necessary or if the employer suspects that a medical pathology of the ear (as defined in WAC 296-62-09017) is caused or aggravated by the wearing of hearing protectors; and
- (e) Inform the employee of the need for an otological examination if a medical pathology of the ear which is unrelated to the use of hearing protectors is suspected.
- (9) Revised baseline. An annual audiogram may be substituted for the baseline audiogram when, in the judgment of the audiologist, otolaryngologist or other qualified physician who is evaluating the audiogram:
- (a) The standard threshold shift revealed by the audiogram is persistent; or
- (b) The hearing threshold shown in the annual audiogram indicates significant improvement over the baseline audiogram.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

- WAC 296-62-09029 AUDIOMETRIC TEST RE-QUIREMENTS. (1) Audiometric tests shall be pure tone, air conduction, hearing threshold examinations, with test frequencies including as a minimum 500, 1000, 2000, 3000, 4000, and 6000 Hz. Tests at each frequency shall be taken separately for each ear.
- (2) Audiometric tests shall be conducted with ((equipment)) audiometers (including microprocessor audiometers) that meet((s)) the specifications of, and ((is)) are maintained and used in accordance with, American National Standard Specification for Audiometers, S3.6-1969(R1973).

- (3) Pulsed-tone and self-recording audiometers, if used, shall meet the requirements specified in WAC 296-62-09047, Appendix A: Audiometric measuring instruments.
- (4) Audiometric examinations shall be administered in a room meeting the requirements listed in WAC 296-62-09049, Appendix B: Audiometric test rooms.
 - (5) Audiometer calibration.
- (a) The functional operation of the audiometer shall be checked before each day's use by testing a person with known, stable hearing thresholds, and by listening to the audiometer's output to make sure that the output is free from distorted or unwanted sounds. Deviations of 10 dB or greater shall require an acoustic calibration.
- (b) Audiometer calibration shall be checked acoustically at least annually in accordance with WAC 296-62-09051, Appendix C: Acoustic calibration of audiometers. Test frequencies below 500 Hz and above 6000 Hz may be omitted from this check. ((Deviations of 15 dB or greater necessitate an exhaustive calibration.))
- (c) An exhaustive calibration shall be performed at least every two years in accordance with sections 4.1.2; 4.1.3; 4.1.4.3; 4.2; 4.4.1; 4.4.2; 4.4.3; and 4.5 of the American National Standard Specification for Audiometers, S3.6-1969(R1973). Test frequencies below 500 Hz and above 6000 Hz may be omitted from the calibration.

AMENDATORY SECTION (Amending Order 82-22, filed 6/11/82)

WAC 296-62-09031 HEARING PROTECTORS. (1) Employers shall make hearing protectors available to all employees exposed to a time-weighted average of 85 dBA or greater at no cost to the employees. Hearing protectors shall be replaced as necessary.

(2) Employers shall ensure that hearing protectors are worn ((by all employees)):

- (a) ((Who are exposed to a time-weighted average of 85 dBA or greater and who have experienced a permanent significant threshold shift; or
- (b) Who are required by WAC 296-62-09011 (7)(a) to wear personal protective equipment.)) By any employee who is exposed to an 8-hour time-weighted average of 85 dBA or greater; or
- (b) By any employee who is exposed to noise above 115 dBA; or
- (c) By any employee who is exposed to any impulsive or impact noise measured at or above 140 dB peak using an impulse sound level meter set to either the linear or C-scale.
- (3) Employees shall be given the opportunity to select their hearing protectors from ((a variety)) at least two different types (i.e. molded, self-molded, custom molded, or ear muffs) of suitable hearing protectors provided by the employer.
- (4) The employer shall provide training in the use and care of all hearing protectors provided to employees.
- (5) The employer shall ensure proper initial fitting and supervise the correct use of all hearing protectors.

AMENDATORY SECTION (Amending Order 82-22, filed 6/11/82)

WAC 296-62-09033 HEARING PROTECTOR ATTENUATION. (1) The employer shall evaluate hearing protector attenuation for the specific noise environments in which the protector will be used by one of the methods described in WAC 296-62-09053, Appendix D: Methods for estimating the adequacy of hearing protector attenuation, or by other methods if approved by the director.

- (2) Hearing protectors must attenuate employee exposure at least to a time-weighted average of ((90)) 85 dBA $((as\ required\ by\ WAC\ 296-62-09011-(7)(a)))$ or below.
- (3) ((For employees who have experienced a significant threshold shift, hearing protectors must attenuate employee exposures to a time-weighted average of 85 dBA or below.
- (4))) The adequacy of hearing protector attenuation shall be re-evaluated whenever employee noise exposures increase to the extent that the hearing protectors provided may no longer provide adequate attenuation. The employer shall provide more effective hearing protectors where necessary.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09035 TRAINING PROGRAM. (1) The employer shall institute a training program for all employees who are exposed to noise at or above ((a TWA)) an 8-hour time-weighted average of 85 dBA, and shall ensure employee participation in such program.

- (2) The training program shall be repeated annually for each employee included in the hearing conservation program. Information provided in the training program shall be updated to be consistent with changes in protective equipment and work processes.
- (3) The employer shall ensure that each employee is informed of the following:
 - (a) The effects of noise on hearing;
- (b) The purpose of hearing protectors, the advantages, disadvantages, and attenuation of various types, and instructions on selection, fitting, use, and care; and
- (c) The purpose of audiometric testing, and an explanation of the test procedures.
- (d) The right to access to records as specified in WAC 296-62-09041(5).
- (4) A written description of the training program instituted shall be maintained by each employer.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09039 WARNING SIGNS. (1) Signs shall be posted at entrances to or on the periphery of all well defined work areas in which employees may be exposed at or above 115 dBA.

(2) Warning signs shall clearly indicate that the area is a high noise area and that hearing protectors ((shall be)) are required.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09041 RECORDKEEPING. (1) Exposure measurements. The employer shall maintain an accurate record of all employee exposure measurements required by this section.

- (2) Audiometric tests.
- (a) The employer shall retain a legible copy of all employee audiograms obtained pursuant to WAC 296-62-09027.
 - (b) This record shall include:
 - (i) Name and job classification of the employee;
 - (ii) Date of the audiogram;
 - (iii) The examiner's name; ((and))
- (iv) Date of the last acoustic or exhaustive calibration of the audiometer; and
 - (v) Employee's most recent noise exposure assessment.
- (3) Audiometric test rooms. The employer shall maintain accurate records of the measurements of the background sound pressure levels in audiometric test rooms.
- (4) Record retention. The employer shall retain records required in this section for at least the following periods:
- (a) Noise exposure measurement records shall be retained for two years.
- (b) Audiometric test records shall be retained for the duration of the affected employee's employment.
- (5) Access to records. All records required by this section shall be provided upon request to employees, former employees, representatives designated by the individual employee, and the director. The provisions of WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217 apply to access to records under this section.
- (6) Transfer of records. If the employer ceases to do business, the employer shall transfer to the successor employer all records required to be maintained by this section, and the successor employer shall retain them for the remainder of the period prescribed in WAC $296-62-09041((\frac{5}{1}))$ (4).

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09043 APPENDICES. WAC 296-62-09047, 296-62-09049, 296-62-09051, and 296-62-09053((\cdot)) and 296-62-09055, Appendices A, B, C, ((and)) D, and E are incorporated as part of this section and the contents of these appendices are mandatory.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09047 APPENDIX A: AUDIO-METRIC MEASURING INSTRUMENTS. (1) In the event that pulsed-tone audiometers are used, they shall have a tone on-time of at least 200 milliseconds.

- (2) Self-recording audiometers shall comply with the following requirements:
- (a) The chart upon which the audiogram is traced shall have lines at positions corresponding to all multiples of 10 dB hearing level within the intensity range

spanned by the audiometer. The lines shall be equally spaced and shall be separated by at least 1/4 inch. Additional increments are optional. The audiogram pen tracings shall not exceed 2 dB in width.

- (b) It shall be possible to set the stylus manually at the 10((=))dB increment lines for calibration purposes.
- (c) The slewing rate for the audiometer attenuator shall not be more than 6 dB/sec except that an initial slewing rate greater than 6 dB/sec is permitted at the beginning of each new test frequency, but only until the second subject response.
- (d) The audiometer shall remain at each required test frequency for 30 seconds (±3 seconds). The audiogram shall be clearly marked at each change of frequency and the actual frequency change of the audiometer shall not deviate from the frequency boundaries marked on the audiogram by more than ±3 seconds.
- (e) It must be possible at each test frequency to place a horizontal line segment parallel to the time axis on the audiogram, such that the audiometric tracing crosses the line segment at least six times at the test frequency. At each test frequency the threshold shall be the average of the midpoints of the tracing excursions.

AMENDATORY SECTION (Amending Order 82-1, filed 1/15/82)

WAC 296-62-09053 APPENDIX D: METH-ODS FOR ESTIMATING THE ADEQUACY OF HEARING PROTECTOR ATTENUATION. (1) ((For employees who have experienced a significant threshold shift,)) Hearing protector attenuation must be sufficient to reduce employee exposure to a TWA of 85 dBA.

- (2) The most convenient method to use is the Noise Reduction Rating (NRR) developed by the Environmental Protection Agency (EPA). According to EPA regulation, the NRR must be shown on the hearing protector package. The NRR is then related to an individual worker's noise environment in order to assess the adequacy of the attenuation of a given hearing protector. This appendix describes two methods of using the NRR to determine whether a particular hearing protector provides adequate protection within a given exposure environment. Selection between the two procedures is dependent upon the employer's noise measuring instruments.
- (3) When using the NRR to assess hearing protector adequacy, one of the following methods must be used:
- (a) When using a dosimeter that is capable of making A-weighted measurements:
 - (i) Convert the A-weighted dose to TWA.
 - (ii) Subtract 7 dB from the NRR.
- (iii) Subtract the remainder from the A-weighted TWA to obtain the estimated A-weighted TWA under the ear protector.
- (b) When using a sound level meter set to the A-weighting network:
 - (i) Obtain the employee's A-weighted TWA.
- (ii) Subtract 7 dB from the NRR, and subtract the remainder from the A-weighted TWA to obtain the estimated A-weighted TWA under the ear protector.

(4) Other methods may be utilized if they are at least as effective as the N.R.R. if approved by the director.

NEW SECTION

WAC 296-62-09055 APPENDIX E: NOISE EXPOSURE COMPUTATION. (1) Computation of employee noise exposure.

- (a) Noise dose is computed using Table E-1 as follows:
- (i) When the sound level, L, is constant over the entire work shift, the noise dose, D, in percent, is given by: D=100 C/T where C is the total length of the work day, in hours, and T is the reference duration corresponding to the measured sound level, L, as given in Table E-1 or by the formula shown as a footnote to that table.
- (ii) When the workshift noise exposure is composed of two or more periods of noise at different levels, the total noise dose over the work day is given by: $D=100(C_1/T_1+C_2/T_2+...+C_nT_n)$, where C_n indicates the total time of exposure at a specific noise level, and T_n indicates the reference duration for that level as given by Table E-1.
- (b) The 8-hour time-weighted average sound level (TWA), in decibels, may be computed from the dose, in percent, by means of the formula: TWA = $16.61 \log_{10}(D/100)+90$. For an 8-hour workshift with the noise level constant over the entire shift, the TWA is equal to the measured sound level.
- (c) A table relating dose and TWA is given in subsection (2) of this section.

TABLE E-1

| A-weighted sound level, L (decibel) | Reference duration, T (hour) |
|-------------------------------------|------------------------------------|
| 20 | 20 |
| 80 | |
| 81 | |
| 82 | |
| 83 | |
| 84 | |
| 85 | |
| 86 | |
| 87 | |
| 88 | 10.6 |
| 89 | 9.2 |
| 90 | 8 |
| 91 | 7.0 |
| 92 | 6.2 |
| 93 | 5.3 |
| 94 | 4.6 |
| 95 | 4 |
| 96 | |
| 97 | |
| 98 | |
| 99 | |
| 100 | _ |
| 101 | |
| 102 | |
| 103 | |
| 104 | |

| A-weighted | sound | level, | L | (decibel) | Reference duration, T (hour) |
|------------|-------|--------|---|-----------|------------------------------|
| | | | | | |

| <u> </u> | (11041) |
|----------|---------|
| 105 | 1 |
| 106 | 0.87 |
| 107 | 0.76 |
| 108 | 0.66 |
| 109 | 0.57 |
| 110 | 0.5 |
| 111 | 0.44 |
| 112 | 0.38 |
| 113 | 0.33 |
| 114 | 0.29 |
| 115 | 0.25 |
| 116 | 0.22 |
| | 0.19 |
| | 0.16 |
| 119 | 0.14 |
| 120 | .125 |
| 121 | 0.11 |
| 122 | |
| | 082 |
| | 072 |
| | 063 |
| | 054 |
| 127 | |
| | 041 |
| | 036 |
| 130 | 031 |
| | |

In the above table the reference duration T, is computed by

$$T = 8$$
 $\frac{1}{2(L-90)/5}$

where L is the measured A-weighted sound level.

(2) Conversion between "dose" and "8-hour time-weighted average" sound level.

(a) Compliance with WAC 296-62-09015 through 296-62-09055 of this regulation is determined by the amount of exposure to noise in the workplace. The amount of such exposure is usually measured with an audiodosimeter which gives a readout in terms of "dose." In order to better understand the requirements of these standards, dosimeter readings can be converted to an "8-hour time-weighted average (TWA) sound level."

(b) In order to convert the reading of a dosimeter into TWA, see Table E-2. This table applies to dosimeters that are set by the manufacturer to calculate dose or percent exposure according to the relationships in Table E-1. So, for example, a dose of 91 percent over an eight-hour day results in a TWA of 89.3 dB, and a dose of 50 percent corresponds to a TWA of 85 dB.

(c) If the dose as read on the dosimeter is less than or greater than the values found in Table E-2, the TWA may be calculated by using the formula: $TWA = 16.61 \log_{10} (D/100) + 90$ where TWA = 8-hour time-weighted average sound level and D = accumulated dose in percent exposure.

Table E-2 - Conversion From "Percent Noise Exposure" or "Dose" to "8-Hour Time-Weighted Average Sound Level" (TWA)

| Dose or | percent | noise | exposure | TWA | (dBA |
|---------|---------|-----------|---|-----------------------|----------|
| 10 | | | | | 73.4 |
| | | | | | |
| 20 | | | | | |
| 25 | | | | | 80.0 |
| 30 | | | | | 81.3 |
| 35 | | | | | |
| 40 | | | | | 83.2 |
| 45 | | | | | 84.2 |
| 50 | | | | | . 85.0 |
| 55 | | | | | . 85.7 |
| 60 | | | | · · · · · · · · · · · | . 86.3 |
| 65 | | | | | . 86.9 |
| 70 | | | | • • • • • • • • • | . 87.4 |
| 75 | | | | • • • • • • • • • | . 87.9 |
| 80 | | | | • • • • • • • • • | . 88.4 |
| 81 | | | | | . 88.5 |
| 82 | | | | | . 88.6 |
| | | | <i></i> | | |
| 84 | | | | | |
| 85 | | | | | . 88.8 |
| | | | • • • • • • • • • • | | . 88.9 |
| | | | | | . 89.0 |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | · · · · · · · · · · · · · · · · · · · | | |
| | | | · · · · · · · · · · · · · · · · · · · | | |
| 93 | | | | | . 89.4 |
| | | | · • • • • • • • • • • • • • • • • • • • | | |
| | | | · • • • • • • • • • • • • • • • • • • • | | |
| | | | | | |
| | | | • • • • • • • • • • • | | . 89.7 |
| | | | • | | . 89.8 |
| | | | • • • • • • • • • • | | . 89.9 |
| | | | • • • • • • • • • | | . 89.9 |
| 00 | | | | | . 90.0 |
| | | | • • • • • • • • • • | | . 90.1 |
| 02 | | • • • • • | • • • • • • • • • • | • • • • • • • • • | . 90.1 |
| | | | • • • • • • • • • • | | |
| .04 | | | | | |
| 05 | | | | | |
| 06 | | | | | |
| 07 | | | | | |
| | | | | | |
| 09 | | | | | |
| 10 | | | | | |
| 11 | | | | | |
| 12 | | | | | |
| 13 | | | | | |
| 14 | | | | | 90.9 |
| 15 | | | | | 91.1 |
| 16 | | | | | 91.1 |
| 17 | | . | | | 91.1 |
| 18 | | | | | |
| 19 | | | | | |

the sound level meter and place the earphone on the

(b) Set the audiometer's hearing threshold level

| Dose or percent noise exposure | TWA (dBA) | Dose or percent noise exposure | TWA (dBA) |
|--------------------------------|-----------|--|-----------------|
| 20 | | 630 | |
| 25 | | 640 | |
| 30 | | 650 | |
| 35 | 92.2 | 660 | |
| 40 | | 670 | |
| 45 | | 680 | |
| 50 | | 690 | |
| 55 | | 700 | |
| 60 | 02.6 | 720 | |
| 70 | 93.8 | 730 | |
| 75 | 94.0 | 740 | |
| 80 | | 750 | |
| 35 | | 760 | |
| 90 | | 770 | |
| 95 | | 780 | 104. |
| 00 | | 790 | 104. |
| 10 | 95.4 | 800 | |
| 20 | 95.7 | 810 | |
| 30 | | 820 | |
| 40 | | 830 | |
| 50 | | 840 | |
| 60 | 96.9 | 850 | |
| 70 | | 860 | |
| 80 | | 870 | |
| 90 | | 880 | |
|)0 | | 900 | |
| 20 | | 910 | |
| 0 | 98.6 | 920 | |
| 10 | | 930 | |
| 60 | | 940 | |
| 50 | | 950 | 106. |
| 70 | | 960 | |
| 80 | | 970 | 106. |
| 90 | | 980 | |
| 00 | | 990 | |
| 10 | | 999 | 106. |
| 20 | | | |
| 30 | | AMENDATORY SECTION | |
| 40 | | | |
| 50 | | WAC 296-62-09051 APPENDIX | |
| 70 | | TIC CALIBRATION OF AUDIOME | |
| 80 | | meter calibration shall be checked acou- | |
| 90 | | annually, according to the procedures d | |
| 00 | | Appendix. The equipment necessary to | |
| 10 | | measurements is a sound level meter, or | |
| 20 | | set, and a National Bureau of Standards | |
| 30 | | making these measurements, the accurating equipment shall be sufficient to | |
| 40 | | the audiometer is within the tolerance | |
| 550 | 102.3 | American National Standard Spec | |
| 60 | 102.4 | Audiometers, S3.6–1969(R1973). | |
| 70 | | (1) Sound pressure output check. | |
| 80 | | (a) Place the earphone coupler over the | e microphone of |
| 90 | 102.8 | the sound level meter and place the e | |

(HTL) dial to 70 dB.

- (c) Measure the sound pressure level of the tones at each test frequency from 500 Hz through 6000 Hz for each earphone.
- (d) At each frequency the readout on the sound level meter should correspond to the levels in Table C-1 or Table C-2, as appropriate, for the type of earphone, in the column entitled "sound level meter reading."
 - (2) Linearity check.
- (a) With the earphone in place, set the frequency to 1000 Hz and the HTL dial on the audiometer to 70 dB.
- (b) Measure the sound levels in the coupler at each 10dB decrement from 70 dB to 10 dB, noting the sound level meter reading at each setting.
- (c) For each 10dB decrement on the audiometer the sound level meter should indicate a corresponding 10 dB decrease.
- (d) This measurement may be made electrically with a voltmeter connected to the earphone terminals.
 - (3) Tolerances.

When any of the measured sound levels deviate from the levels in Table C-1 or Table C-2 by ± 3 dB at any test frequency between 500 and 3000 Hz, 4 dB at 4000 Hz, or 5 dB at 6000 Hz, an exhaustive calibration is ((advised)) required. ((An exhaustive calibration is required if the deviations are greater than 10 dB at any test frequency.

Table C-1 - Reference Threshold Levels for Telephonics - TDH-39 Earphones

| Frequency, Hz | Reference threshold level for TDH-39 earphones, dB | Sound level meter reading, dB |
|---------------|---|-------------------------------------|
| 500 | 11.5 | 81.5 |
| 1000 | 7 | 77 |
| 2000 | 9 | 79 |
| 3000 | 10 | 80 |
| 4000 | 9.5 | 79.5 |
| 6000 | 15.5 | 85.5 |

Table C-2 - Reference Threshold Levels for Telephonics - TDH-49 Earphones

| Frequency, Hz | Reference threshold level for TDH-49 earphones, dB | Sound level meter reading, dB |
|---------------|---|-------------------------------|
| 500 | 13.5 | 83.5 |
| 1000 | 7.5 | 77.5 |
| 2000 | 11 | 81.0 |
| 3000 | 9.5 | 79.5 |
| 4000 | 10.5 | 80.5 |
| 6000 | 13.5 | 83.5 |

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 82-22, filed 6/11/82)

WAC 296-79-050 PERSONAL PROTECTION. (1) Personal protective equipment and clothing. Personal protective clothing and equipment as required by the general safety and health standards and the general occupational health standards shall be furnished by the employer and worn or used by the employee when needed to eliminate or minimize the degree of hazard involved with any specific operation.

(a) Required clothing, caps, etc. Employees shall wear sufficient clothing to protect them from hazards to which they may be exposed while performing their duties. Consideration must be given to temperatures in certain areas in which persons work. Employees whose hair is long enough to be caught in machinery or equipment around which they work shall wear caps, hair nets or other protection which will adequately confine the hair while performing their duties.

Rings or other jewelry which could create a hazard should not be worn by employees while in the performance of their work.

(b) Protective footwear. Employees who work in areas where there is a possibility of foot injury due to falling or rolling objects shall wear safety type footwear. Shoe guards and toe protectors will be supplied by management. Management shall also make safety shoes available for purchase by employees at not more than actual cost to management.

Calks or other suitable footwear which will afford reasonable protection from slipping shall be worn while working on logs. Calk boots shall be made available at cost.

- (2) Working over or near water. (a) Employees working over or near water who are exposed to the danger of drowning shall be provided with and shall wear U.S. Coast Guard approved personal flotation devices.
- (b) Prior to and after each use, buoyant work devices shall be inspected for defects which would alter their strength or buoyancy. Defective units shall not be used.
- (3) Protection from noise. (((a) Employees shall be protected from the effects of noise exposures which exceed the noise levels deemed to be safe as defined by the general occupational health standards adopted by the department of labor and industries.
- (b) Noise levels which exceed the maximum allowable amount deemed to be safe shall be reduced by feasible administrative or engineering control.
- (c) When feasible administrative and engineering controls do not lower the noise levels below the limits deemed to be safe, all persons exposed shall be provided with and shall use proper personal protective equipment.
- (d) In all cases where the noise levels in any area exceed the levels deemed to be safe, a continuing effective hearing conservation program as defined in chapter 296–62 WAC, general occupational health standards, shall be administered.)) The hearing protection requirements

of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.

- (4) Respiratory protection. (((a) Respiratory protective equipment is designed to protect the wearer from inhalation of hazardous atmospheres. Such equipment shall include air purifying respirators, airline respirators, hose masks, self-contained breathing apparatus and combinations thereof:
- (b) Where reasonable engineering or operational controls will afford the proper protection, these shall be instituted by the employer in preference to requiring employees to wear respiratory protective equipment. Where control by engineering or operational means is impractical, workers shall be required to wear respiratory protective equipment in hazardous atmospheres.
- (c) The Respiratory Protective Devices Manual published by the American Conference of Governmental Industrial Hygienists and the American Industrial Hygiene Association shall be used as a guide for selecting respiratory protective equipment.
- (d) Respiratory protective equipment and its use shall be approved by the department of labor and industries. The department will accept approval by the U.S. Bureau of Mines, U.S. Department of Agriculture, Atomic Energy Commission and the U.S. Department of Defense for the conditions for which the equipment has been approved.
- (e) When the use of respiratory protective equipment is required the proper equipment shall be furnished by the employer and it shall be used in the prescribed manner by the employee. The employer shall provide training, maintenance and surveillance to insure this equipment is properly used. (Refer to the general occupational health standards.)
- (f) Self-contained breathing apparatus, air supplied masks or other approved respiratory protective equipment compatible with the conditions which may be encountered shall be provided for emergency or rescue purposes in areas throughout the plant where they may be needed. Storage locations shall be clearly identified and persons shall familiarize themselves with the locations.)) The respiratory protection requirements of the General Occupational Health Standards, chapter 296–62 WAC, shall apply.

AMENDATORY SECTION (Amending Order 74-26, filed 5/7/74, effective 6/6/74)

WAC 296-155-160 GASES, VAPORS, FUMES, DUSTS, AND MISTS. (1) Exposure of employees to inhalation, ingestion, skin absorption, or contact with any material or substance at a concentration above those specified in the General Occupational Health Standards, WAC 296-62-07515 shall be avoided.

(2) To achieve compliance with (1) of this section, administrative or engineering controls must first be implemented whenever feasible. When such controls are not feasible to achieve full compliance, protective equipment or other protective measures shall be used to keep the exposure of employees to air contaminants within the limits prescribed in WAC 296-62-07515. Any equipment and technical measures used for this purpose must first be approved for each particular use by a competent

- industrial ((hygenist)) hygienist or other technically qualified person. Whenever respirators are used, their use shall comply with WAC 296-155-220.
- (3) Subsections (1) and (2) of this section do not apply to the exposure of employees to airborne asbestos dust. Whenever any employee is exposed to airborne asbestos dust, the requirements of the General Occupational Health Standards, WAC 296-62-07517 shall apply.

AMENDATORY SECTION (Amending Order 74–26, filed 5/7/74, effective 6/6/74)

WAC 296-155-210 HEARING PROTECTION. (((1) Wherever it is not feasible to reduce the noise levels or duration of exposures to those specified in Table B-2, Permissible Noise Exposures, in WAC 296-155-145, protective devices for hearing conservation shall be used.

- (2) Protective devices for hearing conservation inserted in the ear shall be fitted individually by competent persons:
- (3) Plain cotton is not an acceptable protective device.)) The hearing protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.

AMENDATORY SECTION (Amending Order 74-25, filed 5/7/74)

WAC 296-304-09003 RESPIRATORY PROTECTION. (((1) General. (a) All respiratory protective equipment required by these regulations shall carry the U.S. Bureau of Mines approval for the use for which it is intended. Respiratory protective equipment shall be used only for the purpose intended and no modifications of the equipment shall be made.

- (b) Respiratory protective equipment shall be inspected regularly and maintained in good condition. Gas mask canisters and chemical cartridges shall be replaced as necessary so as to provide complete protection. Mechanical filters shall be cleaned or replaced as necessary so as to avoid undue resistance to breathing.
- (c) Respiratory protective equipment which has been previously used shall be cleaned and disinfected before it is issued by the employer to another employee. Emergency rescue equipment shall be cleaned and disinfected immediately after each use.
- (d) Employees required to use respiratory protective equipment approved for use in atmospheres immediately dangerous to life shall be thoroughly trained in its use. Employees required to use other types of respiratory protective equipment shall be instructed in the use and limitations of such equipment.
- (e) When an air line respirator is used, the air line shall be fitted with a pressure regulating valve and a filter which will remove oil, water, and rust particles. The air intake shall be from a source which is free from all contaminants, such as the exhaust from internal combustion engines.
- (f) In all cases when an employee is stationed outside a compartment, tank or space as a tender or safety man for men working inside in an atmosphere immediately

dangerous to life, the tender shall have immediately available for emergency use respiratory protective equipment equivalent to that required for the men in the compartment. When a tender is stationed outside a compartment for men working inside in an atmosphere not immediately dangerous to life, the tender shall wear respiratory protective equipment equivalent to that required for the men in the compartment if he is exposed for prolonged periods to the same concentration of atmospheric contaminants.

- (2) Protection in Atmospheres Immediately Dangerous to Life. (a) Atmospheres immediately dangerous to life are those which contain less than 16.5 percent oxygen, or which by reason of the high toxicity of the contaminant, as in fumigation, or high concentration of the contaminant, as with carbon dioxide, would endanger the life of a person breathing them for even a short period of time.
- (b) In atmospheres immediately dangerous to life the only approved types of respiratory protective equipment are the following:
- (i) Self-contained breathing apparatus, in which the wearer carries with him a supply of oxygen, air, or an oxygen generating material.
- (ii) Hose mask with blower, in which a hand or motor operated blower supplies air at high volume and low pressure through a large diameter hose through which the wearer can draw air in case the blower fails.
- (iii) If there is known to be more than 16.5 percent oxygen and less than 2 percent gas by volume, a gas mask equipped with a canister approved for the particular type gas involved:
- NOTE: A gas mask offers absolutely no protection in an atmosphere deficient in oxygen.
- (c) Work in atmospheres immediately dangerous to life shall be performed only in an emergency, as when rescueing a man who has been overcome or when shutting off a source of contamination that cannot otherwise be controlled. When an employee enters such an atmosphere he shall be provided with and use an adequate, attended life line:
- (d) In the vicinity of each vessel in which there is a danger of employees being exposed to an atmosphere immediately dangerous to life the employer shall have on hand and ready for use respiratory protective equipment approved for such use. When such equipment is required, one or more persons shall be thoroughly trained in the use of the equipment.
- (3) Protection Against Gaseous Contaminants Not Immediately Dangerous to Life. (a) Gaseous contaminants not immediately dangerous to life are gases present in concentrations that could be breathed for a short period without endangering the life of a person breathing them, but which might produce discomfort and possible injury after a prolonged single exposure or repeated short exposures.
- (b) When employees are exposed to a gaseous contaminated atmosphere not immediately dangerous to life, they shall be protected by respiratory protective equipment approved for use in the type and concentration of the gaseous contaminant as follows:

- (i) In high or unknown concentrations, a hose mask or an air line respirator. The use of either a hose mask or an air line respirator in lower concentrations is permissible.
- (ii) In concentrations of ammonia of less than 3 percent, or of other gases less than 2 percent, by volume, a canister type gas mask equipped with the proper type of canister. Different canisters are approved for specific use against the following gases or groups of gases: acid gases, hydrocyanic acid gas, chlorine gas, organic vapors, ammonia gas, carbon monoxide, or combination of the above:
- (iii) In low concentrations (less than 0.1 percent by volume), a chemical cartridge respirator equipped with the type of cartridge approved for use against the particular gases or groups of gases listed in (ii) of this section:
- (4) Protection Against Particulate Contaminants not Immediately Dangerous to Life. (a) When employees are exposed to unsafe concentrations of particulate contaminants, such as dusts and fumes, mists and fogs or combinations of solids and liquids, they shall be protected by either air line or filter respirators, except as otherwise provided in the regulations of this part.
- (b) Filter respirators shall be equipped with the proper type of filter. Different filters are approved for specific protection against groups of contaminants, as follows:
- (i) Pneumoconiosis-producing dust and nuisance dust filters which provide respiratory protection against pneumoconiosis-producing dusts, such as aluminum, cellulose, cement, charcoal, coal, coke, flour, gypsum, iron ore, limestone and wood.
- (ii) Toxic dust filters which provide respiratory protection against toxic dusts that are not significantly more toxic than lead, such as arsenic, cadmium, chromium, lead, manganese, selenium, vanadium, and their compounds:
- (iii) Mist filters which provide respiratory protection against pneumoconiosis-producing mists, chromic acid mists, and nuisance mists.
- (iv) Fume filters which provide respiratory protection against fumes (solid dispersoids or particulate matter formed by the condensation of vapors, such as those from heated metals and other substances).
- (v) Filters which provide respiratory protection against combinations of two or more of the contaminants described in (i) through (iv) of this section.
- (5) Protection Against Combinations of Gaseous and Particulate Contaminants Not Immediately Dangerous to Life. (a) When employees are exposed to combinations of gaseous and particulate contaminants not immediately dangerous to life, as in spray painting, they shall be protected by respiratory protective equipment approved for use in the type and concentration of the contaminants, as follows:
- (i) In high or unknown concentrations, a hose mask or an air line respirator. The use of either a hose mask or an air line respirator is permissible in lower concentrations.
- (ii) In concentrations of gaseous contaminants of less than 2 percent by volume, a canister type gas mask with a combination canister approved for the particular type

of gaseous contaminant as specified in (3)(b) of this section and a filter for the particular type of particulate contaminant as specified in (4)(a) of this section.

(iii) In low concentrations of gaseous contaminants (less than 0.1 percent by volume) a respirator equipped with the type of cartridge and filter as specified in (ii) of this section.)) The respiratory protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply.

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 78-16, filed 8/31/78)

WAC 296-305-005 SCOPE AND APPLICATION. (1) The rules of this chapter shall apply with respect to any and all activities, operations and equipment of employers and employees involved in providing fire protection services which are subject to the provisions of the Washington Industrial Safety and Health Act of 1973 (chapter 49.17 RCW)((: Provided, That any other provision of this chapter notwithstanding, those fire fighters that are not fully paid are excluded from the requirements of this chapter)).

- (2) The provisions of this chapter apply to all work places where fire fighters are employed, including the fire combat scene. Although enforcement of applicable standards will result from provable violations of these standards which occur at the fire combat scene, agents of the department will not act in any manner that will reduce or interfere with the effectiveness of the emergency response of a fire fighting unit. Activities directly related to the combating of a fire will not be subjected to the immediate restraint provisions of RCW 49.17.130.
- (3) The provisions of this chapter shall be supplemented by the provisions of the safety and health standards of the department of labor and industries, chapters 296-24 and 296-62 WAC. In the event of conflict between any provisions of this chapter and any provision of either of the two chapters last cited, the provisions of this chapter shall apply. The requirements of this chapter ((should)) shall be reviewed by the appropriate labor-management committee at least every two years.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-007 DEFINITIONS. Unless the context indicates otherwise, words used in this chapter shall have the meaning given in this section.

- (1) Aerial ladder: A ladder mounted on top of an apparatus, hydraulic or pneumatic controlled.
- (2) Aerial platform: A device consisting of two or more booms or sections with a passenger carrying platform assembly.
- (3) Aerial tower: Telescopic elevating platform or water tower assembly usually with a ladder on top of the section.

- (4) Ancillary clothing: Outer garments auxiliary or supplemental to other protective clothing provided for fire fighters.
 - (5) ANSI: American National Standards Institute.
- (6) Apparatus: A mobile piece of fire fighting equipment such as pumper, aerial, tanker, etc.
- (7) Approved: A method, equipment, procedure, practice, tool, etc., which is sanctioned, consented to, confirmed or accepted as good or satisfactory for a particular purpose or use by a person or organization authorized to make such a judgement.
- (8) Bag mask: A hand operated device consisting of a bellows type bag and a face piece used to administer artificial respiration to an individual.
 - (9) Beacon: A flashing or rotating light.
- (10) Chief: An employer representative responsible for the fire department's operation.
- (11) City service apparatus: An all purpose apparatus which carries ground ladders as well as forceable entry tools, salvage and overhaul equipment, and fire fighters.
- (12) Combat scene: The site where the suppression of a fire or emergency exists.
- (13) dBA: A measure of noise level expressed as decibles measured on the "A" scale.
- (14) Deck pipe: A permanently mounted device which delivers a large stream of water.
 - (15) Department: Department of labor and industries.
- (16) Director of fire department: The chief or principle administrator of the fire department.
- (17) Drill tower: A structure which may or may not be attached to the station and which is principally used for training fire fighters in fire service techniques.
- (18) Employee: An employee of an employer who is employed in the business of his employer whether by way of manual labor or otherwise and every person in this state who is engaged in the employment of or who is working under an independent contract the essence of which is his personal labor for an employer under this chapter whether by way of manual labor or otherwise.
- (19) Employer: Any person, firm, corporation, partnership, business trust, legal representative, or other business entity which engages in any business, industry profession, or activity in this state and employs one or more employees or who contracts with one or more persons, the essence of which is the personal labor of such person or persons and includes the state, counties, cities, and all municipal corporations, public corporations, political subdivisions of the state, and charitable organizations.
- (20) Employer representative: A fire department officer authorized by the chief or director to act in his behalf.
- (21) Engine (pumper): A piece of apparatus equipped with hose and a pump for the purpose of supplying water under pressure through hose lines.
- (22) Explosion proof: Capable of withstanding an explosion of a specified gas or vapor which may occur within it and of preventing the ignition of a specified gas or vapor surrounding the enclosure by sparks, flashes, or explosion of the gas or vapor within, and which operates at such an external temperature that a surrounding flammable atmosphere will not be ignited thereby.

- (23) Fastest means available: The (nearest-closest) telephone, portable radio, mobile radio, telephone/radio dispatcher or any other mode of mechanical communication.
- (24) Fire combat training: Training received by fire fighters on the drill ground, drill tower, or industrial site to maintain the fire fighter's proficiency.
- (25) Fire fighter: An officer or any employee who by virtue of his position in a fire department has a duty to engage in the fighting and extinguishment of fires.
- (26) Fire retardant: A material to reduce, stop or prevent the flame spread.
- (27) Foot stand, ladder: Devices attached to inside of beams of ladders that when folded down, provide foot space.
- (28) Fly: Extendable sections of ground or aerial ladders.
- (29) Hazardous condition: The physical condition or act which is causally related to accident occurrence. The hazardous condition is related directly to both the accident type and the agency of the accident.
- (30) Hose bed: Portion of fire apparatus where hose is stored.
- (31) ((Host)) Hose tower: A vertical enclosure where hose is hung to dry.
- (32) Industrial fire brigade: An organized group of employees whose primary employment is other than fire fighting; who are knowledgeable, trained and skilled in the safe evacuation of employees during emergency situations, and in assisting in fire fighting operations.
- (33) Jack, ground: Heavy jacks attached to frame of chassis of the aerial—equipped apparatus to provide stability when the aerial portion of the apparatus is used.
- (34) Ladder company: The fire company manning an aerial ladder truck and especially trained in ladder work, ventilation, rescue, forcible entry, salvage and related tasks.
- (35) Ladder pipe: A heavy stream nozzle attached to an aerial ladder usually supplied by a 3-inch hose from a Siamese intake at ground level.
- (36) Life line: Length of rope to which employees and employer representatives are secured when in extremely hazardous areas.
- (37) Life line gun: A gun designed to shoot a rope line, for rescue, to persons in distress such as in water, canyons, on cliffs and buildings, etc.
- (38) Life net: A rescue item, commonly carried on ladder trucks, consisting of heavy canvas supported by a folding metal frame and springs and containing a pad to soften impact.
- (39) Live fire training: Any fire set within a structure, tank, pipe, pan, etc., under controlled conditions to facilitate the training of fire fighters under actual fire conditions.
- (40) Locking in: The act of securing oneself to a ladder by hooking a leg over a rung and placing top of foot against the other leg or against the ladder.
- (41) Manned station: A fire station continuously occupied by fire fighters on scheduled work shifts. The manned station may also serve as headquarters for volunteers.

- (42) MESA: Mining Enforcement and Safety Administration.
- (43) Monitor: A portable device which delivers a large stream of water.
 - (44) NFPA: National Fire Protection Association.
- (45) NIOSH: National Institute of Occupational Safety and Health.
- (46) Nondestructive testing: A test to determine the characteristics or properties of a material or substance that does not involve its destruction or deterioration.
- (47) Nonskid: The surface treatment that lessens the tendency of a foreign substance to reduce the coefficient of friction between opposing surfaces.
- (48) Overhauling: That portion of fire extinguishment involving discovery of hidden fires or smoldering material.
- (49) Outrigger: Manually or hydraulically operated metal enclosures and jacks which are extended and placed in contact with the ground to give the apparatus a wide, solid base to support different loads.
- (50) Place of employment: Any premises, room or other place where an employee or employees are employed for the performance of labor or service over which the employer has the right of access or control.
- (51) Platform: The portion of a telescoping or articulating boom used as an elevated working surface.
- (52) Pole hole: An opening in a floor through which a pole passes and employees slide to get from one floor to another.
- (53) Pompier ladder: Ladder constructed with a single spar to which a hook is attached on one end and rungs attached to the spar.
- (54) Prefire training: The training of fire fighters in recognizing sources and locations of potential fires and the method of fire combat to be used.
- (55) Probable fatality: An injury which by the doctor's ((diagnosis)) prognosis could lead to death.
- (56) Pumper (engine): An apparatus equipped with hose and a pump for the purpose of supplying water under pressure through hose lines.
- (57) Qualified: One who by possession of a recognized degree, certificate or professional standing, or who by extensive knowledge, training or experience has successfully demonstrated his ability to solve or resolve problems related to the subject matter, the work or the project.
 - (58) RCW: Revised Code of Washington.
- (59) Respiratory equipment: Self-contained breathing apparatus designed to provide the wearer with a supply of respirable atmosphere carried in or generated by the breathing apparatus. When in use, this breathing apparatus requires no intake of air or oxygen from the outside atmosphere.
- (a) Respirators (Closed circuit): Those types of respirators which retain exhaled air in the system and recondition such air for breathing again.
- (b) Respirators (Open circuit): Those types of respirators which exhaust exhaled air to the outside of the mask into the ambient air.
- (c) Respirators (Demand): Those types of respirators whose input air to the mask is started when a negative pressure is generated by inhalation.

- (d) Respirators (Pressure demand): Those types of respirators which constantly and automatically maintain a positive pressure in the mask by the introduction of air when the positive pressure is lowered (usually from .018 psi to .064 psi) through the process of inhalation or leakage from the mask.
- (((59))) (60) Responding: The act of answering an emergency call or other alarm.
- (((60))) (61) Safe and healthful working environment: The work surroundings of an employee with minimum exposure to unsafe acts and/or unsafe conditions.
- (((61))) (62) Safety net: A rope or nylon strap net not to exceed 6-inch mesh, stretched and suspended above ground level at the base of drill tower, and at such a height that a falling body would be arrested prior to striking the ground.
- (((62))) (63) Safety officer: Employer representative as ((defined)) <u>assigned</u> by chief of fire department.
- (((63))) (64) Scabbard: A guard which will prevent accidental injury and covers the blade and pick of an axe or other sharp instrument when worn by the fire fighter.
 - (((64))) (65) Shall: Means mandatory.
 - (((65))) (66) Should: Means recommended.
- (((66))) Siamese: A hose appliance having two or more female inlets with one male outlet.
- (((67))) (68) Signalman: A person so positioned that he can direct an activity, such as apparatus entering or leaving a fire station, where the operator's vision is obstructed or obscured.
- (((68))) (69) Station (Fire station): Structure in which fire service apparatus and/or personnel are housed.
- (((69))) (70) Tailboard: Standing space at rear of an engine or pumper apparatus where fire fighters ride.
- (((70))) (71) Tillerman: Rear driver of tractor-trailer aerial ladder.
- (((71))) (72) Turnout clothing: Outer garments worn by fire fighters for personal protection consisting of helmet, gloves, coat and pants with vapor and thermal barrier liners, and boots.
- (((72))) (73) Turntable: The rotating surface located at the base of an aerial ladder, or boom, on aerial apparatus.
- (((73))) (74) Unmanned station: A station serving as headquarters for volunteer fire fighters which may or may not be attended by a chief or other officials responsible for directing the company's activities.
- (75) Volunteer: Individual other than a fully paid fire fighter whose primary employment is other than fire fighting.
- (((74))) (76) Wheel blocks (Chocks): A block or wedge placed under a wheel to prevent motion.
- (((75))) (77) Work environment: The surrounding conditions, influences or forces to which an employee is exposed while working.
- (((76))) (78) Work place: Any plant, yard, premises, room or other place where an employee or employees are employed for the performance of labor or service over which the employer has the right of access or control, and includes, but is not limited to, all work places covered by industrial insurance under Title 51 RCW, as now or hereafter amended.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-015 INJURY AND ILLNESS REPORT FOR FIRE FIGHTERS. (1) Notice of injury or illness;

(a) Whenever an occupational accident causes injury or illness to a fire fighter or other employee, or whenever a fire fighter or other employee becomes aware of an illness apparently caused by occupational exposure, it shall be the duty of such a fire fighter or other employee, or someone on his behalf, to report the injury or illness to the employer before the end of his duty period or not later than 24 hours. The employer shall report the accident or illness to the division of industrial safety and health, at least quarterly.

EXCEPTION: In the event that symptoms of an occupational injury or illness are not apparent at the time of the accident, the employee shall report the symptoms to his employer within 48 hours after becoming aware of the injury or illness.

- (b) Whenever an injury occurs to a fire fighter or other employee while on duty and the injury results in a fatality, or probable fatality, the employer shall report the accident to the division of industrial safety and health by the fastest means available.
- (2) Record keeping written reports; all fire service employers shall maintain records and reports.
- (3) An annual summary of the statistics tabulated in items (1) (a), (b), and (2) above shall be maintained by the department of labor and industries.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-040 FIRST-AID TRAINING AND CERTIFICATION. (1) All fully paid fire fighters and volunteers, except directors of fire departments and the directors' designated personnel, shall have first-aid training as evidenced by a current, valid first-aid card as issued by an organization approved by the director of the department of labor and industries or by documented evidence of equivalent training. New fire fighters shall have or be enrolled in such first-aid training within 90 days of the date of their employment or enroll for training within 30 days of the date of their employment.

(2) First-aid training and certification for other employees and directors of fire departments shall conform to the requirements of WAC 296-24-060.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-060 PERSONAL PROTECTIVE EQUIPMENT AND CLOTHING. (1) ((Employer provided protective equipment for eyes, face, head and extremities, protective clothing and respiratory devices shall be used and maintained as required by this section.

(2) Employee owned equipment. Where fire fighters provide their own protective equipment and clothing, the

employer shall be responsible to assure its adequacy, including proper maintenance and sanitation of such equipment.

- (3))) Employers shall provide and maintain at no cost to the employee and assure the use of all protective clothing and equipment required by this standard. When the employer has agreed to provide funds in lieu of the actual clothing and equipment, funding shall be adequate to allow the purchase of such clothes and equipment without cost to the employee. The employer shall assure that the protective clothing ordered or purchased after the effective date of this standard meets the requirements of this standard. Four years after this effective date the employer shall assure that all fire fighters wear protective clothing meeting the requirements of this standard when performing interior structural fire fighting. Wearing anything less than full protective clothing may be allowed by the employer's written policy as set forth in (3)(d) of this section.
- (2) Personal protective equipment and clothing shall be of a type approved by NIOSH, MESA, NFPA, or as required by this section.
- (((4))) (3) Every fire fighter when working upon fire extinguishment on the emergency fire ground or training fire, shall wear a complete set of equipment and clothing, except where the wearing of such equipment and clothing will cause undue hardship in instances such as may occur when combating grass or wildland fires. Provided, clothing worn in place of full turnouts shall comply with the following performance standard:
 - (a) Ancillary clothing.
- (i) Flame resistance: When tested in accordance with Federal Test 191, Method 5903.2 "Flame Resistance of Cloth, Vertical" (standard small scale test), the test results shall not exceed the following limits:
 - (A) 2.0 seconds after flame
 - (B) 4.0 seconds after glow
 - (C) 6.0 inches average char length or 4.0 inches

Ignition of the material shall not produce any melting and dripping of molten or flaming material. It is specifically required that upon exposure to flaming ignition or intense heat, the material will not adhere to the skin of the wearer so as to cause serious skin burns.

Exception: Ancillary clothing of 100% wool, with a weight of at least 14 ounces per lineal yard of 54-inch width shall be considered to be flame resistant.

- (ii) Laundering: Garments shall be capable of withstanding not less than 50 washings or 25 dry cleanings with no significant changes in fire retardancy.
- (iii) A label must be permanently attached, and shall attest that the fabric has been tested and meets the requirements of this section. The label shall include:
 - (A) Lot number
 - (B) The name and number of the specified test
 - (C) The date of the successful test.
- (b) all turnout clothing placed into service after the effective date of these regulations shall meet the requirements set forth in this standard.
- (c) Ancillary clothing placed into service after the effective date of these regulations shall meet the requirements set forth in this standard. ((Ancillary clothing

- currently in use may be worn until 18 months following the effective date of these regulations.))
- (d) The use of ancillary clothing does not exclude each employee from having a full set of turnouts. A written policy and procedure specifying the conditions under which less than a complete set of personal protective equipment and clothing can be worn, such as grass or wildland fires, shall be established by each employer and distributed to both fully paid and volunteer ((firemen)) fire fighters.
- (((5))) (4) Written procedures with regard to repair, maintenance and servicing shall be established for the conservation of personal protective equipment. This provision applies to the fire fighter's personally owned equipment as well as to the employer owned equipment.
- (((6))) (5) Fire fighters shall wear the personal protective clothing and equipment designated for the task.
- (6) The performance, construction, and testing of fire-resistive coats and protective trousers shall be at least equivalent to the requirements of the National Fire Protection Association (NFPA) standard NFPA No. 1971, current edition, "Protective Clothing for Structural Fire Fighting."
- (7) This section shall apply to volunteer fire fighters for any new equipment purchased.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06001 EYE AND FACE PRO-TECTION. Eye and face protection worn by fire fighters at the fire ground shall comply with the following regulations.

- (1) General requirements. ((Eye and face protection shall be required where there is a reasonable probability of injury that can be prevented by such protection.
- (a) Employers shall make conveniently available a type of protector suitable for the work to be performed, and employees shall use such protectors. Protectors shall meet the following minimum requirements:
- (i) They shall provide adequate protection against the particular hazards for which they are designed:
- (ii) They shall be reasonably comfortable when worn under the designated conditions.
- (iii) They shall fit snugly and shall not unduly interfere with the movements of the wearer.
 - (iv) They shall be durable.
 - (v) They shall be capable of being disinfected.
 - (vi) They shall be easily cleanable.
- (b) Suitable eye protectors shall be provided where machines or operations present the hazard of flying objects, glare, liquids, injurious radiation, or a combination of these hazards.
- (c) Persons whose vision requires the use of corrective lenses in spectacles, and who are required by this standard to wear eye protection, shall wear goggles or spectacles of one of the following types:
- (i) Spectacles whose protective lenses provide optical correction:
- (ii) Goggles that can be worn over corrective spectacles without disturbing the adjustment of the spectacles.

- (iii) Goggles that incorporate corrective lenses mounted behind the protective lenses.
- (d) When limitations or precautions are indicated by the manufacturer, they shall be transmitted to the user and care taken to see that such limitations and precautions are strictly observed.
- (e) Issue and use. Protectors are a personal item and should be for the individual and exclusive use of the person to whom they are issued. If circumstances require reissue, the protectors shall be thoroughly cleaned and disinfected.
- (2) Face shields. (a) Face shields shall accommodate any of the following styles of windows:
 - (i) Clear transparent.
 - (ii) Colored transparent.
 - (iii) Wire screen.
 - (iv) Combination of plastic and wire screen.
- (b) Plastic windows shall be not less than 0.040 inch nominal thickness.
- (c) Clear or colored plastic materials used in windows shall be of an optical grade:
- (d) Disinfection. When a person is assigned protective equipment, it is recommended that this equipment be cleaned and disinfected regularly.
- (3) Styles and functions of eye protectors. (a) Eyecup goggles shall comprise two basic types as follows:
- (i) Cup-Type goggles designed to be worn by individuals who do not wear corrective spectacles.
- (ii) Cover-Cup-Type goggles designed to fit over corrective spectacles.
- (b) Spectacles of metal, plastic, and combination metal and plastic. (i) Safety spectacles require special frames. Therefore combinations of street-wear frames with safety lenses meeting this standard are definitely not in compliance.
- (ii) Spectacles shall consist of two lenses in a frame which supports the lenses around their entire periphery, of suitable size and shape for the purpose intended, connected by a nose bridge, and retained on the face by temples or other suitable means:
- (iii) Plastic frames or side shields shall be of the slowburning type.
- (iv) Marking. These frames shall be designed for industrial exposure and shall bear a trademark identifying the manufacturer on both fronts and temples. The frame front shall carry a designation of the eye size and bridge size (where applicable). Temples will be marked as to the overall length or fitting value.
- (v) Frame and lens sizes. Spectacle frame and lenses shall be of identical shape and configuration and of such dimensions to assure support of the lens by the lens frame around its entire periphery.
- (vi) Plano lenses shall be flat or 6.00 diopter curve, and corrective lenses are to be as specified on the individual prescription.
- (vii) Temples. Temples may be of the cable or spatula type as specified, and shall be of such design as to permit adjustment and fit comfortably and securely on the wearer.
- (4) Goggles, flexible, or cushioned fitting. (a) Goggles shall consist of a wholly flexible frame, forming a lens

- holder, or with separable lens holder; or a rigid frame with integral lens or lenses, having a separate, cushioned fitting surface on the full periphery of the facial contact
- (i) Materials used shall be chemical-resistant, non-toxic, nonirritating and slow-burning.
- (ii) There shall be a positive means of support on the face, such as an adjustable headband of suitable material or other suitable means of support to retain the frame comfortably and snugly in place in front of the eyes.
- (iii) Where chemical goggles are ventilated, the openings shall be such as to render the goggles splashproof.
- (iv) Frames shall bear a trademark or name identifying the manufacturer.
- (v) Each separate lens shall be distinctly marked in a manner by which the manufacturer may be identified.
- (vi) To prolong the life of eye protectors, they shall be placed in suitable cases or containers between periods of use.)) Face protection shall be required where there is a reasonable probability of injury that can be prevented by such protection, when such face protection does not protect the eyes from foreign objects additional eye protection shall be provided.
- (2) When self-contained respiratory equipment is being utilized by fire fighters, additional eye and face protection will not be required.

Employers shall make conveniently available a type of protection suitable for the work to be performed, and employees shall use such protectors. Protectors shall meet the following minimum requirements:

- (a) Provide adequate protection against the particular hazards for which they are designed.
- (b) Be reasonably comfortable when worn under the designated conditions.
 - (c) Be durable.
 - (d) Capable of being disinfected.
 - (e) Easily cleanable.
- (f) Protectors that can be worn over corrective lenses shall be available for those who need them.
 - (3) Face shields.
- (a) Face shields shall accommodate any of the following styles of windows:
 - (i) Clear transparent.
 - (ii) Colored transparent.
- (b) Disinfection. When a person is assigned protective equipment, it is recommended that this equipment be cleaned and disinfected regularly.
- (c) Face shields must be an integral part of the fire helmet and may be installed in a fixed position or hinged allowing adjustment of the shields.
- (d) In the event breathing apparatus is being used which incorporates a face mask, the face mask will be considered an acceptable face shield.
- (4) Goggles, flexible, or cushioned fitting. Goggles shall consist of a wholly flexible frame, forming a lens holder or a rigid frame with integral lens or lenses, having a separate, cushioned fitting surface on the full periphery of the facial contact area.
- (a) Materials used shall be chemical-resistant, non-toxic, nonirritating and slow-burning.

(b) There shall be a positive means of support on the face, such as an adjustable headband of suitable material or other appropriate means of support to retain the frame comfortable and snugly in front of the eyes.

(5) Design, testing and use of devices for eye and face protection shall be in accordance with current ANSI

Z87.1 Occupational Eye and Face Protection.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06003 HEARING PROTECTION. (((1) Fire fighters shall be protected from the effects of noise exposures which exceed the noise levels deemed to be safe as defined by the General Occupational Health Standards adopted by the Washington State Department of Labor and Industries, chapter 296-62 WAC:

(2) When fire fighters on the fire scene are subject to sound levels for time periods exceeding those shown in this subsection's table, personal protective equipment shall be provided and used.

ALLOWABLE TIME-NOISE LEVEL TABLE Duration Sound Level In **dBA Hours 90 8 92 6 95 4 3 97 2 100 102 $\frac{1-1/2}{2}$ 105 107 110 115*

NOTE:

EXAMPLES OF TYPICAL NOISE EXPOSURES

| | Gas Pumper dBA | Diesel Pumper dBA |
|---|------------------------------------|-------------------------|
| Rear discharge closed at 150 lbs. at 1300 RPM | 95 | 95 |
| Rear discharge open 125 lbs. at 1500 RPM | 97 | 94 |
| Engine exhaust side | 104 - 107 | 105 |
| 20 ft. behind apparatus | 92 | 86 |

EXAMPLES OF TYPICAL NOISE EXPOSURES

| | Gas Pumper dBA | Diesel Pumper dBA |
|-----------------|---|-------------------------|
| Idle | 70 | 78 |

Jumper statistics compiled by University of Washington and Sand Point Naval Air Station in Seattle on October 30, 1973.))

The hearing protection requirements of the General Occupational Health Standards, chapter 296-62 WAC, shall apply for all fire fighters while at the fire scene.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06005 HAND PROTECTION. Any gloves purchased after the effective date of these standards shall meet the following criteria:

- (1) ((Fire fighters' gloves shall be of a five finger design with wool or equivalent insulation covered by rough leather or equivalent material and shall be capable of insulating to the extent that a five minute exposure to 212°F (100°C) would not elevate the internal temperature above 140°F (60°C).
- (2) Fire fighting gloves shall fit snugly around the wrist and extend 1-1/2 to 3 inches above the wrist. They shall not have a gauntlet which would allow sparks or embers to remain trapped by wearer's wrist.
- (3))) Hand protection shall consist of protective gloves or glove system which will provide protection against cut, puncture, and heat penetration. Gloves or glove system shall be tested in accordance with the test methods contained in the National Institute of Occupational Safety and Health (NIOSH) 1976 publication, The Development of Criteria for Fire Fighter's Gloves and shall meet the requirements established by the current WISHA and OSHA standards.
- (2) Fire fighters engaged in activities creating hazardous exposures to electricity shall wear approved hand protection.
- (a) Electrical rubber gloves guaranteed by the manufacturer to pass a minimum dielectric test of 10,000 volts shall be worn.
- (b) Rubber gloves shall be numbered and records kept for test purposes.
- (c) Rubber gloves shall be tested ((once every three months)) by the following maximum retesting schedule:

| | Naturai | Synthetic |
|--------------------------|--------------|-----------|
| | Rubber | Rubber |
| Rubber Protective Gloves | (Months) | (Months) |
| New | 12 | 18 |
| Reissued | 9 | <u>15</u> |

After use, the rubber protective gloves shall be cleaned, sanitized, tested and restored for future use. The test after use shall consist of an air pressure test which is performed by grasping the cuff at opposite sides and twirling the glove so as to roll it up the cuff to produce

^{*}Ceiling value: No exposure in excess of 115 dBA:

^{**}Sound level in decibles as measured on a standard level Meter operating on the A weighting network with slow meter respond.

air pressure within the glove. The glove shall be inspected for leaks, cuts, abrasions and thin places in the rubber. Patching or vulcanizing of rubber protective gloves is prohibited. Any rubber gloves found to be defective shall be removed from service and marked as being defective.

- (d) Protector gloves must be worn at all times over electrical rubber gloves.
- (e) Electrical rubber gloves, when not in use, shall be carried in a suitable bag provided and designed for that purpose.
- (f) When electrical rubber gloves are transported on apparatus, a compartment or box shall be used to store the gloves. No other equipment shall be placed in this compartment or box.
- (g) This section shall apply to volunteer fire fighters for any new equipment purchased.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

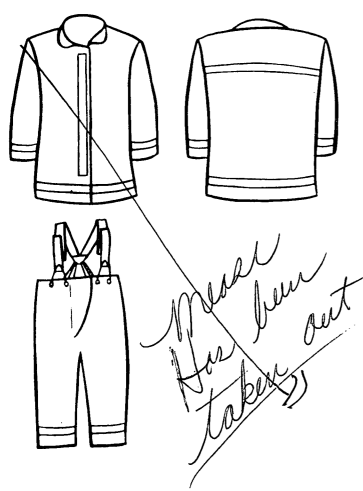
WAC 296-305-06007 FOOT PROTECTION. (1) Fire fighters' footwear when worn under fire combat conditions shall meet the following criteria:

- (a) ((Puncture resistant and rust-resistant midsole.)) Protective footwear shall be water resistant for at least five inches above the bottom of the heel. Puncture resistant and rust resistant midsole that meet the puncture resistant requirements of MII-B-2885, Specification for fire fighter's boots.
- (b) Safety toe able to withstand <u>current</u> ANSI classification Z41.1((=1967/Revised 1975)) at time of purchase.
 - (c) Reinforced ladder shank in turnout boots.
 - (d) Sole shall provide nonskid protection.
- (e) Hip high boots shall have heat resistant knee protection or equivalent in addition to above requirements. Hip high boots may be worn with ancillary clothing in lieu of turnout pants.
- (2) ((All employers shall comply with criteria of this section within three years of the effective date of this chapter.
- (3))) Fire fighters' boots may be resoled but the boot upon resoling shall meet the requirements as set forth in this section.
- (3) This section shall apply to volunteer fire fighters for any new equipment purchased.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06009 BODY PROTECTION. (((1) Fire fighters turnout coats and pants shall comply with the following criteria:

- (a) Trapezoidal tearing, American Society for Testing and Materials D 2263, requirements 29 pounds.
- (b) Abrasion resistance, 5-minute accelerator weight loss, American Association of Textile Chemists and Colorists 93-1970, requirements 5%.
- (c) 500° aging 5-minutes, tear strength retention, A.S.T.M.D. 2262, requirements 75%.
- (d) Water absorption, federal test method standard 191, method 5,500, requirements 28%.
 - (e) Fabric weight, 7.5 ounces per square yard.
- (f) Shrinkage and laundering, AATCC method 96 Test IV E, 3% maximum shrinkage.
- (g) Turnout coat and pant shells shall have provisions for securely attaching the liners. The liners shall consist of an inner thermal barrier with an outer vapor barrier.
 - (h) Coat length shall be not less than mid-thigh.
 - (i) Reflective striping shall be fire retardant.
- (j) Within 18 months of the effective date, turnout coats and pants shall be provided with two-inch wide strips or retroreflective fabric sewn on the outside at the following locations:
- (i) Present turnouts with reflective strips shall be exempted from this provision until replaced.
 - (ii) Around lower portion of each pant leg.
 - (iii) Around lower portion of each sleeve.
 - (iv) Around the bottom of coat.
 - (v) Vertical strip on the coat storm flap.
 - (vi) Across the back at the shoulder yoke.
- (k) When turnouts are purchased, following the effective date of this chapter, all reflective strips shall be three inches wide.
- (1) The collar shall be the same material as the body of the coat:
- (m) Pants shall be constructed of the same material as the coat.
- (n) Bunking coat snap openings shall face toward body.
- (2) With the exception of subdivision (I)(j), all employers shall be in compliance with the requirements of this section within five years of the effective date of this chapter:



(1) Body protection shall be coordinated with foot and leg protection to ensure full protection for the wearer. This shall be achieved by one of the following methods:

(a) Wearing of a fire resistive coat with fully extended hip boots meeting the requirements of WAC 296-305-06007; or

(b) Wearing of a fire resistant coat with fire resistant trousers; or

(c) Wearing of ancillary clothing as specified in WAC 296-305-060(3)(a) of this chapter.

(2) Fire resistant coat and trousers shall be at least equivalent to the requirements of the NFPA Standard #1971, protective clothing for structural fire fighters, except that the outer shell fabric shall weigh not less than 7.5 oz/yd².

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06011 HEAD PROTECTION. (((1) Aluminum or metal helmets shall not be worn by fire fighters.

(2) Fire fighter's helmets shall conform to the following criteria:

(a) Helmets shall withstand a 2,200 volt dielectric test

(b) Helmets shall be fire retardant.

(c) Helmets shall withstand a heat range of 0° F to 300° F for three minutes without deterioration of the performance requirements in this subsection.

(d) Helmets shall meet or exceed NIOSH-HSM-99-72-86, January 1975, for impact.

(e) Helmets shall be of a light color with attached chin strap. Black colored helmets purchased prior to the effective date of this section may remain in service providing that bands of reflective tape are applied liberally to the exterior until replaced.

(f) Care, maintenance and alteration of helmets shall conform to the manufacturer's recommendations.

(g) Use, care, alterations and maintenance instructions for protective headgear shall be supplied for each helmet.

(h) Before using strong detergents, solvents, petroleum products, etc., to clean helmets, the helmet manufacturer shall be consulted for his recommendation.

(i) Before helmets are painted, the helmet manufacturer shall be consulted to determine which paint is compatible to the helmet material.

device with chin strap. Ear flaps are optional but the helmets must meet the performance, construction and testing requirements of the United States Fire Administration model performance criteria for structural fire fighter's helmets, except that helmets shall be required to be of a light color (e.g., white, yellow, yellow/green, silver, red or orange). Black colored helmets purchased prior to the effective date of this section may remain in service providing that bands of reflective tape are applied liberally to the exterior until replaced. Employers shall comply with the requirements of this section within three years of the effective date of this chapter.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-063 RESPIRATORY EQUIP-MENT—GENERAL. (1) Approved self-contained respiratory equipment shall be available and used by all employees who enter into hazardous atmospheres. Filter cannister masks are not approved.

(2) Respiratory protection equipment used in fire combat situations shall be classified as self-contained pressure demand type and shall have a minimum rating of one-half hour nominal service life.

(3) In structural or confined space fires at least one person trained in the use of self-contained breathing equipment and equipped with such equipment shall remain free of the contaminated area in order to afford rescue potential for exposed, disabled fire fighters.

(4) The respiratory protection requirements of the General Occupational Health, chapter 296-62 WAC, shall apply in addition to those requirements listed in WAC 296-305-063 through 296-305-06313.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06301 RESPIRATORY EQUIP-MENT EFFECTIVE DATES. (1) ((All respirators purchased after the effective date of this chapter shall be of the "pressure demand" type.

- (2) "Demand" types of respirators purchased prior to the effective date of this chapter and relying on negative mask pressure to activate air entry may be used for a period of eight years after the effective date of this chapter, but following that period shall be prohibited unless modified to the "pressure demand" type. The "demand" type respirator shall not be used by any fire fighter whose facial characteristics are such that a "leak-proof" seal cannot be obtained.
- (3) Three years following the effective date of this chapter;)) The employer shall assure that self-contained breathing apparatus ordered or purchased after the effective date of this standard are of the pressure-demand or other positive-pressure type. Effective one year after the effective date of this standard, only pressure-demand or other positive-pressure self-contained breathing apparatus shall be worn.
- (2) All respirators using compressed air shall have an audible warning device which will activate when the air pressure drops below 20% of the rated capacity.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06305 RESPIRATORY EQUIP-MENT INSPECTION. (1) The inspection procedures for respiratory equipment shall be formalized by written directions for inspection steps and time schedules. The procedure shall be made available to fire fighters.

- (2) The inspection programs for employers with fully manned fire stations shall include the following:
- (a) Employers shall have respiratory equipment inspected daily, weekly and after each use.
- (b) Daily inspections of hose connections, hose, condition of the face piece, head bands, harness components and gauges shall be conducted.
- (c) Weekly inspections shall include all daily checks and the following:
- (i) Inspection shall determine if the regulator and warning devices function properly.
- (ii) Equipment shall be donned and checked for complete operation.
- (iii) Face piece shall be cleaned as part of the weekly inspection.
- (d) After each actual use, inspection shall include all daily and weekly inspections and the following:
- (i) All supply cylinders on equipment shall be inspected to ensure they are charged to a minimum of 75% of the manufacturer's recommendation.
- (ii) The exhalation valve and speaking diaphragm shall be inspected.
- (e) All damaged parts that affect the safe use disclosed by the daily, weekly or after—use inspections shall be replaced before equipment is returned to service.
- (f) All inspection in this section shall be recorded on a form provided for each unit of respiratory equipment, to include dates and findings.

(3) The inspection programs for employers operating from unmanned fire stations (volunteer) shall cover the same inspection requirements as those for the manned fire stations but the employer shall be responsible for developing a schedule compatible with ((his)) their operations, provided the inspection shall be made at least monthly.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06307 RESPIRATORY EQUIP-MENT TESTING. (1) Testing of respiratory equipment under this section shall be done only by a qualified technician.

(2) ((Cylinders shall be tested every five years as prescribed in the Shipping Container Specification Regulations of the Department of Transportation (49 CFR Part 178) dated October 1, 1972. The exception to the five year interval would be the ten year period between tests allowed for D.O.T. approved cylinders identified with a star marking)) Cylinders shall be tested and maintained as prescribed in the shipping container specification regulations of the department of transportation (49 CFR part 178), manufacturers specifications whichever are more protective or restrictive.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06309 RESPIRATORY PROTECTION EQUIPMENT MAINTENANCE AND REPAIR. (1) The employer shall be responsible for the establishment of a program of respiratory maintenance and repair to ensure respiratory equipment retains its original effectiveness.

- (2) Maintenance and repair of respiratory equipment shall be done only by a qualified technician.
- (3) No attempt shall be made to replace respirator components or to make adjustments or repairs beyond the manufacturer's recommendations.
- (4) Self-contained respirators shall be completely overhauled every five years and worn or deteriorated parts replaced as needed or as recommended by the manufacturer of the equipment.
- (5) Respiratory ((shall)) protection equipment should be stored in a protected, convenient, clean location free from the direct rays of the sun.

NEW SECTION

WAC 296-305-06313 FILLING AIR CYLIN-DERS. Air cylinders for respiratory equipment shall be filled only by personnel trained, experienced and knowledgeable in the equipment and procedures. Also the charging station shall be equipped with proper facilities to ensure compressed air is free from moisture, oil, and other impurities, and is fit for breathing purposes.

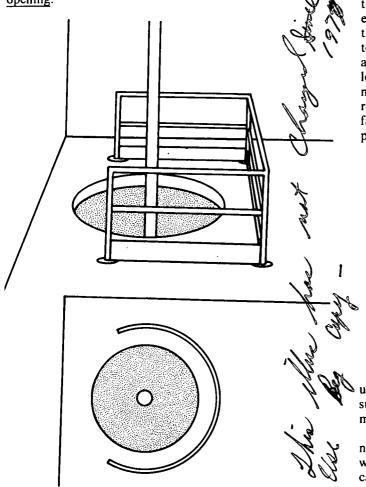
AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06501 GENERAL REQUIRE-MENTS. (1) Every ((manned)) new fire station built after the effective date of this standard, whether manned or unmanned shall be equipped with an approved emergency lighting system that will light ((dormatories)) dormitories, hallways and apparatus bay areas in case of electrical power failure. ((This provision shall be complied with within five years of effective date of this chapter.))

(2) Stairway tread shall be of a nonskid design. Examples of nonskid: Grip strut grating, serrated edge grating, metal grating, aluminum safety tread, abrasive metal stair tread, ((etc.)) or pressure sensitive nonskid type.

(3) Stations and administrative offices shall comply with the requirements of WAC 296-62-09003, Lighting and illumination of the Washington state general occupational health standards.

(4) Where sliding poles are used the pole hole shall be guarded in such a manner as to prevent an employee or employer from walking directly into the pole hole opening.



(5) To absorb the shock ((of)) to sliding employees, the bottom of all slide poles shall have a 3-foot diameter cushioned rubber mat, or its equivalent. The aforementioned shall be complied with within one year of the effective date of this chapter.

- (6) Nothing shall be stored or placed at the bottom of a pole hole for a radius of 3-feet from the pole. Doors shall not protrude within three feet of the pole.
- (7) The requirements of WAC 296-24-145 shall be followed when employees are engaged in window washing operations.
- (8) When charging batteries the vent caps shall be kept in place to avoid electrolyte spray. Care shall be taken to assure that vent caps are functioning.
- (9) Smoking shall be prohibited in the battery charging area.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06503 SANITATION. (1) Toilet facilities.

- (a) General.
- (i) Except as otherwise indicated in this section, toilet rooms separate for each sex shall be provided in all places of employment in accordance with table B-l of this section. The number of facilities to be provided for each sex shall be based on the number of employees of that sex for whom the facilities are furnished. Where toilet rooms will be occupied by no more than one person at a time, can be locked from the inside, and contain at least one water closet, separate toilet rooms for each sex need not be provided. Where such single-occupancy rooms have more than one toilet facility, only one such facility in each toilet room shall be counted for the purpose of table B-1.

TABLE B-1

| emp | nber of ployees duty: | Minimum number of water closets |
|-------------------|--|---------------------------------|
| 36 to 56 to 81 to | 35 — — — — — — — — — — — — — — — — — — — | 2 3 4 5 |

- (A) Where toilet facilities will not be used by women, urinals may be provided instead of water closets and in such cases shall not be reduced to less than 2/3 of the minimum specified.
- (ii) The requirements of item (i) of this subdivision do not apply to mobile crews or to normally unattended work locations so long as employees working at these locations have transportation immediately available to nearby toilet facilities which meet the other requirements of this section.
- (iii) The sewage disposal method shall not endanger the health of employees.
- (iv) ((When persons other than employees are permitted the use of toilet facilities on the premise, the number

of such facilities shall be appropriately increased in accordance with table B-1 of this section in determining the minimum number of toilet facilities required.

- (v))) Toilet paper with holder shall be provided for every water closet.
- (((vi) Covered receptacles shall be kept in all toilet rooms used by women:
- (vii) For each three required toilet facilities at least one lavatory shall be located either in the toilet room or adjacent thereto. Where only one or two toilet facilities are provided at least one lavatory so located shall be provided.))
- (b) Construction of toilet rooms. (((i))) Each water closet shall occupy a separate compartment with a door and walls or partitions between fixtures sufficiently high to assure privacy.
- (((ii) In all toilet rooms installed on or after July 1, 1978, the floor and sidewalls, including the angle formed by the floor and sidewalls, and excluding doorways and entrances, shall be watertight. The sidewalls shall be watertight to a height of at least 5 inches.
- (iii) The floors, walls, ceilings, partitions, and doors of all toilet rooms shall be of a finish that can be easily cleaned. In installations made on or after July 1, 1978, cove bases shall be provided to facilitate cleaning.
 - (c) Construction and installation of toilet facilities.
- (i) Every water carriage toilet facility shall be set entirely free and open from all enclosing structures and shall be so installed that the space around the facility can be easily cleaned. This provision does not prohibit the use of wall-hung-type water closets or urinals.
- (ii) Every water closet shall have a hinged seat made of substantial material having a nonabsorbent finish. Seats installed or replaced after June 1, 1978, shall be of the open front type.))
 - (2) Drinking water.
- (a) A common drinking cup and other common utensils are prohibited.
- (b) Drinking fountain surfaces which become wet during fountain operation shall be constructed of materials impervious to water and not subject to oxidation. The nozzle of the fountain shall be at an angle and so located to prevent the return of water in the jet or bowl to the nozzle orifice. A guard shall be provided over the nozzle to prevent contact with the nozzle by the mouth or nose of persons using the drinking fountain. The drain from the bowl of the fountain shall not have a direct physical connection with a waste pipe, unless it is trapped.
 - (3) Washing facilities.
- (a) General. Facilities for maintaining personal cleanliness shall be provided. These shall be convenient for the employees for whom they are provided and shall be maintained in a sanitary condition.
 - (b) Lavatories.
- (i) Lavatories shall be made available in accordance with the following table.

| | Number of employees on duty | Minimum number of lavatory fixtures |
|------------------------------------|---|-------------------------------------|
| Nonfire- fighting personnel. | 1 to 15 ——————————————————————————————————— | 1 2 3 |
| Firefighters | 1 to 100 | 1 fixture for each 10 employees |

NOTE: In a multiple-use lavatory, 24 lineal inches of wash sink or 20 inches of a circular basin, when provided with water outlets for each space, shall be considered equivalent to one lavatory.

- (ii) Each lavatory shall be provided with hot and cold running water, or tepid running water.
- (iii) Hand soap or similar cleansing agents shall be provided.
- (iv) Individual hand towels or sections thereof, of cloth or paper, warm air blowers or clean individual sections of continuous cloth toweling, convenient to the lavatories, shall be provided.
- (v) Receptacles shall be provided for disposal of used towels.
 - (c) Showers.
- (i) Except as otherwise indicated in this section, shower rooms separate for each sex shall be provided in manned stations. The number of facilities to be provided for each sex shall be based on the number of employees of that sex for whom the facilities are furnished. Where shower rooms will be occupied by no more than one person at a time and can be locked from the inside, separate shower rooms for each sex need not be provided.
- (ii) One shower shall be provided for each 10 employees of each sex, or numerical fraction thereof, who are required to shower during the same shift.
- (iii) Body soap or other appropriate cleansing agents convenient to the showers shall be provided as specified in this section.
- (iv) Showers shall be provided with hot and cold water feeding a common discharge line.
- (v) Shower floors shall be equipped with rubber mats or nonskid material.
- (vi) Light switches and electrical appliances in the shower area shall be of the approved type for wet locations and shall not be located where they can be contacted by employees standing directly in water.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06505 ((DORMITORIES))
SLEEPING AREAS. (1) Every ((manned)) fire station
((dormitory)) sleeping area shall be provided with approved detectors of products of combustion other than heat conforming to Uniform Building Code Standard 43-6, mounted in the sleeping room and on the ceiling or wall at a point centrally located in the corridor or area giving access to rooms used for sleeping purposes. Where sleeping rooms are on an upper level, ((the)) a

detector shall be placed at the center of the ceiling directly above the stairway and at the top of the pole hole openings. All detectors shall be located within 12 inches of the ceiling. Care shall be exercised to insure that the installation will not interfere with the operating characteristics of the detector. When activated, the detector(s) shall provide an audible alarm.

(2) Smoking shall not be allowed in ((dormitories))

sleeping area after fire fighters turn-in.

- (3) Dormitories for fire stations designed after the effective date of this chapter shall be located in such a position that vehicular traffic adjacent to the station house does not present a hazard.
- (4) The employer shall establish and implement a schedule for the cleaning of bedding.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06509 REFUELING AREAS. (1) For all fire stations which are constructed after the effective date of this chapter, ((gasoline and diesel fuel)) refueling pumps, if installed, shall be in accordance with the provisions of the Uniform Fire Code-1973.

- (2) Dispensing of Class 1 liquids shall be as required in the ((1973)) current Uniform Fire Code.
- (3) Fuel tanks shall not be filled while the engine is running, except during fire ground operations. Spillage should be avoided.
- (4) Spillage of oil or fuel shall be carefully washed away or completely evaporated and the fuel tank cap replaced before restarting engine.
- (5) Fueling areas shall be posted "NO SMOKING-STOP YOUR MOTOR."

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-06517 STAIR AND LANDING PROTECTION. (1) Stairway railings and handrails. Every flight of stairs having four or more risers shall be equipped with standard stair railings or standard handrails as follows:

- (a) On stairways less than 44-inches wide having both sides enclosed, at least one handrail, preferably on the right side descending.
- (b) On stairways less than 44-inches wide having one side open, at least one stair railing on open side.
- (c) On stairways less than 44-inches wide having both sides open, one stair railing on each side.
- (d) On stairways more than 44-inches wide but less than 88-inches wide, one handrail on each enclosed side and one stair railing on each open side.
- (e) On stairways 88 or more inches wide, one handrail on each enclosed side, one stair railing on each open side, and one intermediate stair railing located approximately midway of the width.
- (2) A standard guard railing shall consist of top rail, intermediate rail, and posts, and shall have a vertical height of 36 to 42 inches from upper surface of top rail to floor, platform, runway, or ramp level. The top rail

- shall be smooth-surfaced throughout the length of the railing. The intermediate rail shall be approximately halfway between the top rail and the floor, platform, runway, or ramp. The ends of the rails shall not overhang the terminal posts except where such overhang does not constitute a projection hazard.
- (3) A standard guard railing for a landing platform shall include a toeboard which is a vertical barrier at floor level erected along exposed edges of a floor opening, wall opening, platform, runway or ramp to prevent falls of material.
- (4) A stair railing shall be of construction similar to a standard railing but the vertical height shall be not more than 34 inches nor less than 30 inches from upper surface of top rail to surface of tread in line with face of riser at forward edge of tread.
- (((5) The provisions of this section shall be effective 18 months following the adoption of this chapter.))

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-07001 DESIGN AND CON-STRUCTION. (1) All fire apparatus with the exception of specialized equipment, shall conform to the minimum safety standards contained in N.F.P.A. Booklet No. 1901.

- (2) Fire apparatus, purchased after effective date of code, weighing 10,000 pounds or more shall conform with the following department of transportation standards, when applicable:
 - (a) 571-121 Standard 121, Air brake systems;
 - (b) 571-106 Standard 106, Hydraulic brake hoses;
- (c) 571-211 Standard 211, Wheel nuts, wheel discs, hub caps.
- (3) Employers purchasing used fire apparatus or used military equipment shall not be required to bring them under a more stringent code than the one in force at the time the apparatus was manufactured. The exception to this rule would be seat belts and communication systems between the tailboard or tiller's seat and driver compartment as stipulated in WAC 296-305-07003(2), 296-305-07007(1), 296-305-105(5)(a) and (b), and 296-305-110(4).
- (4) Where practicable for the intended application and use, new apparatus purchased after the effective date of this chapter shall have covered crew cabs.
- (5) Fire apparatus tailboards and steps leading to the cab shall have a nonskid rough surface.
- (6) Shields shall be provided for individuals who ride the side of city service apparatus to protect them from flying debris and weather. ((All employers shall be in compliance with this section within two years after effective date of this chapter:))
- (7) Exhaust systems shall be installed and maintained in proper condition, and shall be so designed as to eliminate the exposure of the fire fighter to the exhaust gases and fumes.
- (8) Spinner knobs shall not be attached to steering handwheels of fire apparatus.
- (9) The transmission shifting pattern of the apparatus shall be clearly stenciled or labeled and posted so it can

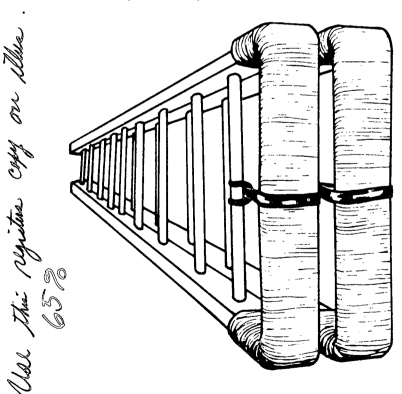
be clearly read by the driver while operating the apparatus.

(10) The height of the apparatus from the ground to the top of the beacon or highest point of apparatus shall be clearly labeled in a place where it can be easily and clearly read by the driver while operating the apparatus.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-07003 AUTOMOTIVE FIRE AP-PARATUS EQUIPMENT. (1) Vehicles used to transport fire fighter and employer representatives shall have compartments for carrying sharp tools, saws, chisels, axes, etc., or if carried on the outside of the apparatus, sharp points and edges shall be covered to prevent injury to fire fighters and employer representatives.

- (2) All apparatus shall have ((a)) at least pelvic seat belts for all fire fighters assigned a seated position. ((Provision of this section shall be complied with within one year after the effective date of this chapter:))
- (3) Each fire apparatus shall carry a chemical safety slide rule, or its equivalent, available from the National Safety Council.
- (4) Ladders stowed on the sides of apparatus, which protrude into a passage area of a fire station, shall have guards over the butt ends. This guard can be in the form of a short piece of 2-1/2 inch hose.



AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-07005 APPARATUS OPERATIONAL RULES. (1) Each employer of fully manned stations shall establish a written policy and procedure whereby the apparatus has a scheduled daily maintenance check. Each employer of an unmanned or volunteer station shall establish a schedule appropriate to that department's activities.

- (2) Any item found to be in need of repair shall be reported immediately to his supervisor.
- (3) Fire fighting apparatus shall be brought to a full stop when employees are required to step from the apparatus.
- (4) Fire fighters shall ride in crew cabs when available.
- (5) Fire fighters shall not be in the apparatus hose bed while hose is being run out from the bed.
- (6) Headlights ((should)) shall be on at all times when ((the apparatus)) any fire or emergency vehicle is ((traveling streets, or)) responding to a call.
- (7) Whenever an apparatus is parked at a fire scene, wheel blocks shall be utilized.
- (8) Apparatus responding to alarms shall meet specifications in RCW 46.61.035, relating to operations of authorized emergency vehicles.
- (9) All operators of emergency vehicles shall be trained in the operation of their assigned apparatus before they are designated as drivers of such apparatus. The training program shall be established by each fire department.
 - (10) Stunt driving and horseplay shall not be allowed.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-07007 APPARATUS OPERATION COMMUNICATIONS. (1) When fire fighters are required to ride on the tailboard, or ((in)) tiller's seat, an electrical signal or voice communication system shall be installed ((within one year of the effective date of this chapter)) between tailboard or tiller's seat and driver compartment. The following set of signals shall be used for communication between the driver and a tillerman, or between the driver and fire fighters riding the tailboard:

- (a) One long buzz means stop;
- (b) Two buzzes means forward;
- (c) Three buzzes means reverse.

Before any of the above functions are undertaken, with the exception of stopping, the same appropriate signal must be received from the tailboard. Example: If driver is responding to an alarm before starting out, two beeps on the horn will be sounded. Driver will not advance, however, until the same signal is sounded from the tailboard or tillerman.

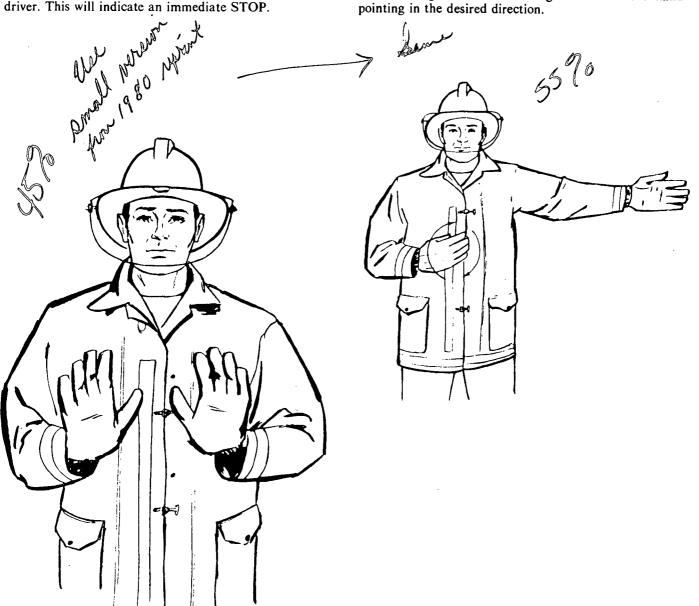
(2) When using hand signals, these signals are as follows:

STOP

Hold hands to the side, shoulder high, exposing palms to driver. At night, hold hands in the same manner, with the addition of a flashlight in one hand, shining at the driver. This will indicate an immediate STOP.

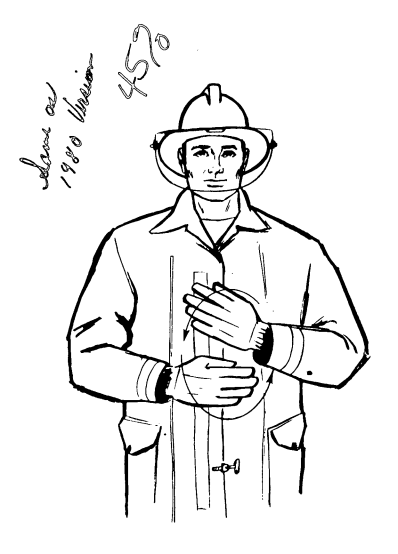
RIGHT OR LEFT

Point in the desired direction with one hand and motion in a circular "Come On" gesture with the other at chest level. At night, direct a flashlight beam at the hand pointing in the desired direction.



AHEAD OR BACK UP

Hold hands directly in front, chest high, fingers on hands directed toward one another, and motion in a circular "Come On" gesture. At night, hold a flashlight in one hand and direct the beam toward the other.



DIMINISHING CLEARANCE

Hold the hands to one side of the body indicating the approximate amount of distance the apparatus is from the obstacle. Close hands accordingly as the driver slowly maneuvers his apparatus toward same. Close hands as the distance narrows to a point where the signalman indicates immediate STOP. Always allow enough for driver's reaction time. At night, indicate in the same manner with a flashlight in the upper hand and beam directed at the palm of the other. On STOP, cover the flashlight



AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

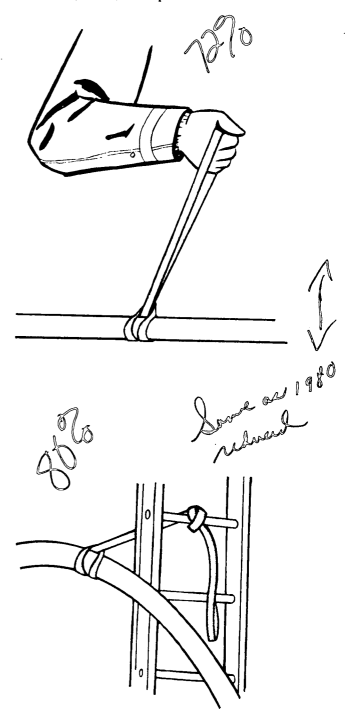
WAC 296-305-075 FIRE SERVICE EQUIP-MENT. (1) Before using portable equipment, the user shall inspect it to determine to his satisfaction that it is operable.

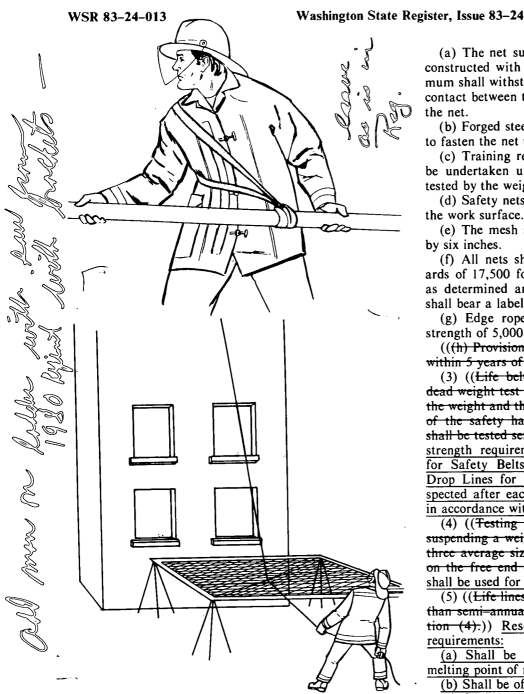
- (2) When equipment develops a defect which would result in a hazard to the fire fighter, it shall immediately cease to be used.
- (3) Nylon utility straps or straps of equivalent strength should be used instead of hose belts. (((4))) The utility strap shall be of 1 inch nylon, or equivalent belting, with a 4-inch overlap and sewn with polyester

thread and shall measure at least ((51)) 102 inches outside circumference.

- (((5))) (4) The load capacity of each portable jack shall be stenciled on each portable jack and shall not be exceeded.
- $((\frac{(6)}{)})$ (5) The instruction plate on portable jacks shall be maintained in a legible condition.
- (((7))) (6) When not in use the cutting teeth on a chain saw shall be covered either by an old section of hose, a wooden scabbard, or an equivalent method.
- $((\frac{(8)}{)})$ (7) All axes worn by employees shall be provided with a scabbard to guard against injury from the blade and pick of the axe.
- (((9))) (8) The guards on smoke ejectors as supplied by the manufacturer shall not be removed and the operator of the ejector shall wear gloves.
- $((\frac{(10)}{(10)}))$ (9) Acetylene cylinders. Handling, storage and utilization of acetylene in cylinders shall be in accordance with Compressed Gas Association Pamphlet G-1-1966.
- (((11))) (10) Fiber rope that has been subjected to injurious chemicals or excessive heat shall not be used for load carrying purposes.
- (((12))) (11) In using formed-charge, explosive devices for forceable entry or ventilation, prescribed safety measures as stipulated by the manufacturer shall be followed.
- (((13))) (12) Each employer using formed-charge, explosive devices shall establish and use a procedure by which employees and the general public are notified and protected when explosive devices are to be fired.
- (((14))) (13) Formed-charge, explosive devices shall not be used in an explosive or flammable atmosphere.
- (((15))) (14) A storage container shall be furnished for the formed-charge device and the container labeled "EXPLOSIVE."
- (((a))) The shipping container shall suffice as a storage container when labeled "EXPLOSIVE."
- (((16) A storage box or container equipped with a lid or cover shall be provided for the storage of explosive-actuated)) (15) Powder activated life-line guns and accessories shall be stored in a box or container equipped with a lid or cover. When not in use the box shall be kept closed. A loaded life-line gun shall not be placed in the storage box.
- (((17))) (16) Instruction books, cleaning kits and hand tools needed for maintenance or breakdown purposes shall be kept in the life-line-gun storage box.
- (((18))) (17) The words "((Explosive)) Powder activated tool" shall be conspicuously printed on the top of the storage box.

- (((19))) (18) Portable abrasive saws shall have the upper half of the abrasive wheel guarded.
- (((20))) (19) Abrasive blades shall be protected from contact with oil, water, and liquids when stored.





AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-080 TESTING FIRE SERVICE EQUIPMENT. (1) When testing fire hose, a restricted orifice disc, having not more than a 25% opening, shall be installed on the pumper discharge port, or in the alternative the pumper discharge valve may be opened not more than 25%, to insure a minimum volume of water in case of a bursting hose.

(2) Safety nets shall be tested annually by dropping a weight of not less than 160 pounds from the highest point to be used above the net. The test weight object may consist of two tightly tied rolls of 2-1/2 inch hose, each 100 feet long or any other object having similar weight and dimension.

- (a) The net suspension system shall be designed and constructed with a safety factor of four and as a minimum shall withstand the test loading without permitting contact between the net and any surface or object below the net.
- (b) Forged steel safety hooks or shackles shall be used to fasten the net to its supports.
- (c) Training requiring safety net protection shall not be undertaken until the net is in place and has been tested by the weight of three fire fighters on the net.
- (d) Safety nets shall extend 8 feet beyond the edge of the work surface.
- (e) The mesh size of nets shall not exceed six inches by six inches.
- (f) All nets shall meet accepted performance standards of 17,500 foot pounds minimum impact resistance as determined and certified by the manufacturer, and shall bear a label of proof test.
- (g) Edge ropes shall provide a minimum breaking strength of 5,000 pounds.
- (((h) Provisions of this section shall be complied with, within 5 years of effective date of this chapter.))
- (3) ((Life belts shall be capable of withstanding a dead weight test of 350 pounds. The connection between the weight and the safety harness shall be the waist band of the safety harness. Life belts and safety harnesses shall be tested semi-annually.)) Life belts shall meet the strength requirements of ANSI A10.14 Requirements for Safety Belts, Harnesses, Lanyards, Lifelines and Drop Lines for Industrial Use. Life belts shall be inspected after each use and not less than semi-annually in accordance with manufacturer's instructions.
- (4) ((Testing of fiber rope can be accomplished by suspending a weight of approximately 350 pounds or by three average size people (150 to 200 pounds) hanging on the free end of the line to be used:)) Rescue ropes shall be used for rescue purposes only.
- (5) ((Life lines and safety lines shall be tested not less than semi-annually by the method described in subsection (4):)) Rescue ropes shall meet the following requirements:
- (a) Shall be constructed of rot-proof fiber with a melting point of not less than 400 degrees F;
 - (b) Shall be of abrasion resistant construction;
- (c) Shall have a minimum breaking strength of not less than 9,000 pounds; and
- (d) Shall have a breaking elongation of not less than twenty percent.
- (6) ((The interior lay of all fiber ropes shall be inspected for deterioration on a regularly scheduled basis.
- (a) Ropes shall be inspected for frayed, worn, cut or burned fibers:
- (b) The inside of fiber ropes shall be checked for wear or deterioration by twisting against the lay of the strands causing them to spread open.
- (c) Graying or powdering of the rope's core indicates rotting. When this condition is observed, rope shall be immediately removed from service.
- (7))) Rescue ropes shall be padded when deployed over edges or rough surfaces.

- (7) Rescue ropes shall be inspected after each use and not less than semi-annually in accordance with manufacturer's instructions.
- (8) The method of testing a life line gun shall be in accordance with the manufacturer's recommended procedure.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

- WAC 296-305-090 ((FIRE COMBAT)) OPERATIONS. (1) Special procedures to be used in the case of fires involving known hazardous materials shall be prepared in advance and made available to all fire fighters. ((This provision shall be complied with within 18 months of effective date of this chapter.))
- (2) Each fire department shall develop a set of tactical operating procedures to be used as guidelines for fire fighting operations including operating procedures for the use of ((safety)) life lines.
- (3) Every fire department shall possess a means for identifying the specific hazards associated with fires involving hazardous materials.
- (4) In cases where radioactive material is involved either through accidents, contamination or other related problems, the nearest ((Atomic Energy)) United States Nuclear Regulatory Commission Field Inspection Unit or the Hanford Atomic Works shall be notified for information or help in disposing of the problem.
- (5) When opening or closing hydrants, fire fighters shall stand at the rear of the hydrant whenever possible.
- (6) ((The absence of)) If a fire fighter ((on)) disappears from the fire ground, it shall be immediately reported to an officer ((in charge on the fire ground)) at the scene who will then cause additional search or rescue operations.
- (7) A life line gun shall be used according to the instructions along with the correct shield, guard, or attachment as recommended by the manufacturer.
- (a) Life line guns shall not be loaded until just prior to the intended firing time.
- (b) Neither loaded nor empty life line guns are to be pointed at any individual.
 - (c) A loaded life line gun shall not be left unattended.
- (8) Traffic cones or other traffic control devices shall be utilized when vehicular traffic hazards exist at the fire scene.
- (9) Scuba diving operations shall comply with the provisions of WISHA Commercial Diving Operations.
- (10) Portable generators for temporary lighting at fire scenes shall be grounded, where practicable.
- (11) Temporary cords to light fixtures shall be strung overhead where practical or against the walls of the room so as not to cause a tripping accident.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

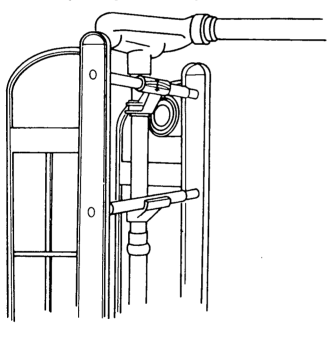
WAC 296-305-100 LADDERS. This section establishes the minimum requirements for the construction, care and use of the common types of ladders used

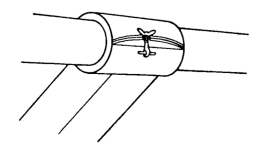
- in fire combat. Attic ladders, whether constructed of wood, metal or fiberglass shall be excluded from this section.
- (1) Ladder locks or pawls on extension ladders shall be so fastened or secured to the beams that vibration and use will not cause loosening of bolts and nuts. Pawls or ladder locks shall be so constructed that the hook portion of the pawl that engages the rung shall have sufficient bearing surface or area to prevent the hook from cutting into rungs when engaged. Such hooks shall be properly finished to eliminate sharp edges and points.
- (2) Portable roof ladders shall be provided with folding type hooks of sufficient strength to support a direct load of 500 pounds.
- (3) Staypoles or tormenters shall be furnished on all extension ladders extending over 36 feet. Staypole or tormenters spikes shall not project beyond the end of the ladder when nested.
- (4) All ladders shall be stored in a manner to provide ease of access for inspection, and to prevent danger of accident when withdrawing them for use.
- (5) All ladders regardless of type must be inspected thoroughly after each use. Records shall be kept of the inspections and repairs.
- (6) The following wooden ladder components shall be visually inspected:
- (a) Rungs for looseness, wear, slivers, checks or cracks, dry rot, paint and varnish.
- (b) Beams for slivers, checks or cracks, dry rot, condition of varnish or paint, warping and tie rods and beam bolts.
- (c) Heal plates for defects in metal parts, dullness and cracked parts.
- (d) Halyards for dry rot, weak spots and frayed or worn spots.
- (e) Pulleys and locks for breakage, wear, lubrication and check springs.
- (f) Bolts (tie and beam) for tightness and burrs or sharp edges.
- (7) The following metal ladder components shall be checked:
- (a) Rungs for welds, damage or weakness caused by overloading or bumping against other objects, looseness and cracks, etc.
- (b) Beams for welds, rivets and bolts, signs of strain or metal fatigue, and deformation from heat or overloading.
- (c) Halyards for the same defects listed for wood ladder halyards and cable halyards, for fraying or breaking.
- (8) Methods of fastening ladder halyards, either of wire or fibrous material, shall be in a manner that the connection is stronger than the halyard.
- (9) Any defect noted in above visual inspection shall be corrected prior to testing.
- (10) Every portable ladder shall be tested following the correction of defects disclosed by the visual inspections.
- (11) Portable ladder testing and inspecting shall follow the recommendations of the <u>current</u> National Fire Code((, 1976, Vol. 11, chapter 8, pages 1931-18 through 1931-29)).

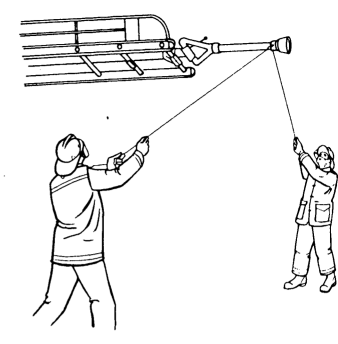
AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

WAC 296-305-105 AERIAL LADDERS. (1) When operating aerial ladders, the manufacturer's suggested procedure shall be followed and the number of fire fighters permitted on aerial ladders shall be in accordance with the manufacturer's instructions.

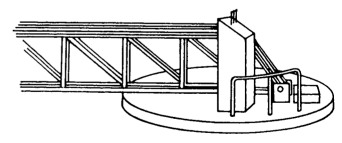
- (2) ((The upper fly section of the)) Ladders shall be designed to have nonskid protection on the rungs.
- (3) Aerial ladders shall be used according to the requirements of the following:
- (a) Aerial ladders shall not knowingly be positioned under dangerous cornices or other loose overhanging objects that may endanger fire fighters and fire fighters working on or climbing the ladder, except where rescue operations are essential.
- (b) The tip of the aerial ladder shall not be forcefully extended against a solid structure.
- (c) Aerial ladders shall not be extended or retracted while fire fighters are climbing the ladder.
- (d) Locking in shall not be permitted. If it is necessary for fire fighters to be positioned on the aerial, they shall be secured by a life belt.
- (e) Ladder pipes, when in use, shall be secured to the aerial in such a manner so that the ladder pipe cannot be accidentally dislodged while in operation.







- (4) The following shall regulate the design and use of the operating turntable:
- (a) Turntable controls and valves for rotating, extending, or elevating the aerial ladder shall be clearly and distinctly marked as to function.
- (b) Aerial controls shall be spring loaded and have a safety catch so that the controls will return to the neutral position if the operator were incapacitated.
- (c) The operator of the aerial shall be provided with a nonskid surface on the turntable surface.
- (d) The aerial operator shall remain at the turntable whenever fire fighters are working on the aerial except when used as a ground ladder.
- (e) A railing of approximately 44-inches in height and if possible, not less than 36-inches in length shall be installed on the turntable in back of the operator's position((; this shall become effective within one year of adoption of this code)).



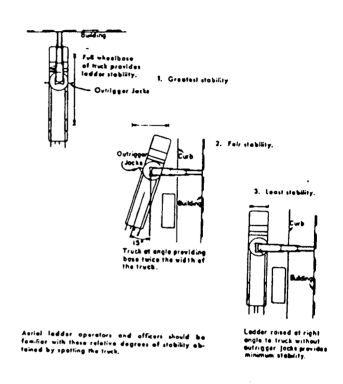
- (f) A light of not less than 10,000 candlepower shall be provided at the base to illuminate the ladder at night in any position of operation((; this shall become effective within one year of adoption of this code)).
- (5) The following shall regulate the communication systems on the aerial ladders and on the automotive fire apparatus:
- (a) A two-way voice communication system shall be ((provided)) installed between the top fly of the ladder

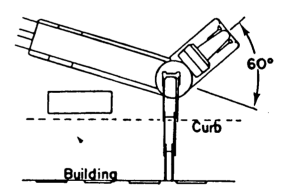
and the lower control station((; this shall become effective within one year of adoption of this code)).

- (b) There shall be some type of electrical signal or voice communication located in the tractor of tillered aerial for communication signals between the tillerman and driver. The apparatus shall not be moved unless the proper signal, as shown in WAC 296-305-07007(1) is received from the tillerman ((and shall become effective within one year of adoption of this code)).
- (6) Cables, pulleys, rails and rungs of aerial ladders shall be inspected for wear and tightness on a monthly basis.
- (a) Pulleys on the aerial with cracks or pieces broken out of rims shall be replaced.
- (b) Cables showing evidence of damage or wear shall be replaced.
- (c) Rungs or rails that have been subjected to unusual impact shall be tested before usage.
- (7) The automotive fire apparatus used in conjunction with aerial ladders shall be designed and used according to the following:
- (a) The apparatus engine shall be able to be started from the main control panel in the event the engine dies.
- (b) Ground jacks or outriggers shall be used when the aerial ladder is in operation.
- (c) Ground plates shall be used under the outriggers or jacks anytime apparatus is not on a concrete paved street or alley.
- (d) Hand, airbrakes and spring brakes for fifth wheel shall be set whenever aerial ladder is in operation.
- (e) In addition to ground jack supports and outriggers, wheel blocks shall be used whenever the aerial is in operation.
- (f) ((The frame of the ladder truck shall be nondestructively tested whenever the apparatus has been in an accident which could indicate structural damage in the turntable area and boom.
- (g))) Sand shall be put under jacks, outriggers and wheels when operating on ice or snow.
- (8) (a) Annual testing of metal aerial ladders shall follow the recommendations of the current National Fire Code ((1976, Vol. 16, chapter 2, pages 1904-6 through 1904-16)).
- (b) It is recommended the aerial ladder as well as the support section of the apparatus which supports the turntable shall be nondestructively tested by a certified testing agency every five years. After any accident that

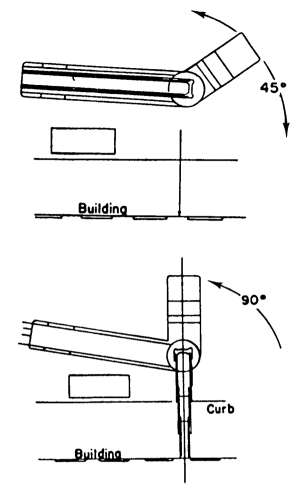
causes structural damage this test shall be performed and all defects detected shall be corrected before apparatus is returned to service.

- (9) Fire apparatus metal aerial ladders shall be positioned for the greatest stability feasible at the fire scene.
- (10) The minimum size for wheel chocks shall be approximately 7-inches high, 8-inches wide and 15-inches long. It is suggested they be made of a metal alloy.





Where width of street does not permit placing the tractor at right angles to the trailer or in line with the ladder, a 60° lackhilling should provide excellent stability without unduly blocking the street. A ladder relsed eway from the V formed by the truck has greater stability then a ladder rolsed into the V.



Setting tractor-traller earlet for maximum stability:

 Approach until turntable is apposite desired objective. Then cut tractor slightly toward center of street.

2. Cut tractor wheels sharply and back up. This will push turntable slightly toward building and align tractor with point to which the tadder is to be raised.

A similar evalution can be used where the ledder is to be reised in line with the trailer where it is necessary to head in toward a building. On some tracks a warning signal is presided to guard against jockhniling in excess of 90° which is considered poor produce and may result in danger to the apparatus.

AMENDATORY SECTION (Amending Order 77-20, filed 10/18/77 and Emergency Order 77-24, filed 11/17/77, effective 12/17/77)

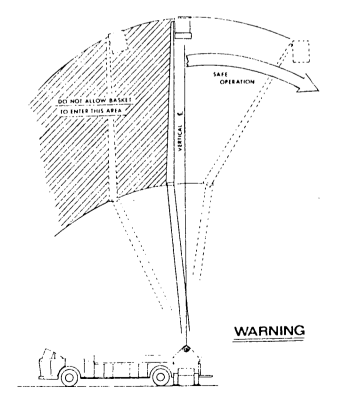
WAC 296-305-110 ELEVATED PLATFORMS. (1) Elevated platform systems shall meet the design requirements of this section.

- (a) The platform shall have a minimum floor area of 14 square feet and shall be provided with a guardrailing between 42 and 45-inches high on all sides. The railing shall be constructed so that there is no opening below it greater than 24-inches. There shall be two gates below the top railing, each of which shall be provided with suitable safety latches. A kick plate not less than 4-inches high shall be provided around the floor of the platform. Drain openings shall be provided to prevent water accumulation on the platform. A heat-protective shield shall be provided on the platform for the protection of the operator.
- (b) Hydraulic or pneumatic systems shall have a minimum bursting strength of at least four times the operating pressure for which the system is designed.

- (c) The basic structural elements of the hydraulic or articulating boom shall have a safety factor of three.
- (d) Each hydraulic or pneumatic system for the boom shall be equipped with a pilot operated check valve or other appropriate device to prevent free fall in the event of hydraulic failure.
- (2) The requirements related to the controlling of elevated platforms are addressed in this subsection.
- (a) A control or device shall be provided at both the lower control station and the platform control station to allow either operator to completely deactivate the platform controls. During deactivation of the platform controls, the lower controls shall remain operable.
- (b) A plate shall be located at the platform control unit or units listing the following information:
 - (i) Model and serial number of the manufacturer;
 - (ii) Rated capacity of the platform;
- (iii) Operating pressure of the hydraulic or pneumatic systems or both;
 - (iv) Caution or restriction of operation or both;
 - (v) Control instructions;
- (vi) This plate shall be clearly visible to the operator at the lower control position.
- (c) There shall be an operator at the lower controls at all times while the fire fighter is in the bucket.
- (d) The operator at the lower controls shall make certain the fire fighter on the platform is secured by his life belt or equivalent before raising platform.
- (3) The requirements for testing elevated platforms and related equipment are outlined in this subsection.
- (a) Annually the apparatus and platform shall be tested by the steps outlined in the following items:
- (i) The apparatus shall be placed on solid level ground, brakes set, wheels chocked, and outriggers set to stabilize the apparatus.
- (ii) The platform shall be placed in the manufacturers suggested strongest point three feet above the ground (measure from ground to center of platform's bottom).
- (iii) Once in the aforementioned position, sand bags or a suitable substitute will be placed on the platform until the load totals 1-1/2 times its rated capacity, and maintained there for five minutes.
- (iv) Upon completion of the five minutes, a measurement will again be taken from the ground to center of platform bottom. If the measurement measures a difference of more than two inches, the apparatus shall be taken out of service and repaired and retested until able to do so.
- (v) Using the same static load of 1-1/2 the rated capacity, the apparatus will be operated through its entire range of motion. Failure to pass the test requires that the apparatus be placed out of service until it can be repaired and can properly complete the test.
- (vi) The apparatus will be placed on a slope of 5 degrees and 1-1/2 times its rated capacity in weight will be placed in the basket. The 5 degree slope will be downward in the direction most likely to cause the apparatus to overturn and the basket will be operated through its entire range of motion.
- (b) It is recommended that the boom section as well as the support section of the apparatus which supports the turntable ((shall)) should be nondestructively tested

((every five years. Defects detected by testing shall be corrected)) by a certified testing agency every five years. After any accident that causes structural damage this test shall be performed and all defects detected shall be corrected before apparatus is returned to service.

- (c) Elevated platform testing shall follow the recommendations of the <u>current</u> National Fire Code ((1976, Vol. 16, chapter 3, pages 1904–17 through 1904–29)).
- (d) Fire apparatus elevated platforms shall be positioned for the greatest stability feasible at the fire scene.
- (4) Communications. (a) A two-way voice communication system shall be ((provided)) installed between the platform and the lower control station.
- (5) The automotive apparatus used in conjunction with elevated platforms shall be used in accordance with the following subdivisions:
- (a) Hand or air brakes shall be set before the platform is operated.
- (b) Jacks or outriggers shall be used if the platform is to be elevated.
- (c) Wheel blocks shall also be used when the platform is in operation unless the type of apparatus is one whose wheels lift off the ground when the jacks or outriggers are engaged.
- (d) Ground plates shall be used under the outriggers or jacks any time apparatus is not on a concrete paved street or alley.
- (e) Sand shall be put under jacks, outriggers and wheels when operating on ice or snow.
 - (6) Appliances mounted on elevated platforms.
- (a) Platform mounted monitors shall be operated in accordance with the manufacturer's instructions.



RESTRICTED OPERATION ZONE

AMENDATORY SECTION (Amending Order 75-2, filed 1/24/75)

WAC 296-306-060 PERSONAL PROTECTIVE EQUIPMENT. (1) Employers shall make certain that employees are protected from injury or impairment of any bodily function that might occur through absorption, inhalation or physical contact of any substance, vapor, radiation or mechanical irritant. Adequate protective equipment for eyes, face, head and extremities, protective clothing, respiratory devices, shields and barriers shall be provided and used wherever appropriate. Such equipment shall be maintained in sanitary and reliable condition.

- (2) If employees provide their own protective equipment, the employer shall require that such equipment be adequate, and properly maintained and sanitary.
- (3) Every item of personal protective equipment shall be designed and constructed in such a way that it will be safe to use for the work being done, and reasonably comfortable to wear.
- (4) Eye protectors shall be required wherever workers are exposed to flying objects, welding or cutting glare, injurious liquids, injurious radiation or any combination of these. Eye protectors shall meet the criteria of the American National Standard for Occupational and Educational Eye and Face Protection.
- (5) ((The employer shall provide a suitable respirator to any employee whose work must be done in air contaminated with harmful dusts, fogs, fumes, mists, gases, smokes, sprays or vapors. Respirators shall meet the standards established by the U.S. Department of Agriculture or the U.S. Department of Interior, Bureau of Mines. NOTE: The Bureau of Mines is the agency responsible for testing and approving pesticide respirators:)) The respiratory protection requirements of the General Occupational Health Standards, chapter 296—62 WAC, shall apply.
- (6) Employers shall instruct each employee in the proper use of any item of personal protective equipment used. Such instruction shall include, but not be limited to, any special limitations or precautions indicated by the manufacturer.
- (7) At least five gallons of water shall be supplied for emergency while using pesticides or herbicides.

REPEALER: 296-24-950 Electrical is repealed to avoid conflict with new standard already codified.

REPEALER: Occupational Noise Exposure, WAC 296-62-09011, General Occupational Health Standard is repealed and replaced with newly amended standard.

WSR 83-24-014 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (General Provisions)

[Order 2050-Filed November 30, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at

Olympia, Washington, the annexed rules relating to license fees for radioactive materials, amending WAC 440-44-057.

This action is taken pursuant to Notice No. WSR 83-21-006 filed with the code reviser on October 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.98.080 which directs that the Department of Social and Health Services has authority to implement the provisions of RCW 43.20A.055.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1983.

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

AMENDATORY SECTION (Amending Order 1965, filed 6/1/83)

WAC 440-44-057 LICENSE FEES FOR RA-DIOACTIVE MATERIALS. (1) The fee for each radioactive materials license is the single highest fee category license which describes activities subject to the conditions of the license. When multiple licenses are required by the department, each license is subject to the applicable license fee. Multiple licenses may be required by the department based upon physical separation of operations, organizational separations within a licensee's operation, or possession of special nuclear material.

- (2) FEE CATEGORIES.
- (a) For operation of a radioactive waste treatment facility: Annual fee of eleven thousand five hundred dollars.
- (b) For operation of a nuclear pharmacy: Annual fee of two thousand six hundred dollars.
- (c) For operation of a mobile nuclear medicine program: Annual fee of two thousand six hundred dollars.
- (d) For operation of a nuclear laundry, fixed base: Annual fee of five thousand dollars.
- (e) For operation of a nuclear laundry, portable operation: Annual fee of five thousand dollars.
- (f) For manufacture and distribution of radioactive products or devices containing radioactive material: Annual fee of two thousand six hundred dollars.
- (g) For licenses authorizing decontamination services or waste brokerage: Annual fee of two thousand two hundred dollars.
- (h) For licenses authorizing equipment servicing involving incidental use of calibration sources, for maintenance of equipment containing radioactive material, or possession of sealed sources for the purpose of sales demonstration only: Annual fee of two hundred twenty-five dollars.
- (i) For licenses authorizing health physics services, leak testing, or calibration services: Annual fee of four hundred thirty-five dollars.
- (j) For civil defense licenses: Annual fee of one hundred dollars.

- (k) For licenses authorizing possession of atomic numbers three through eighty—three with maximum authorized possession of any single isotope greater than or equal to 1 curie: Annual fee of ten thousand four hundred dollars.
- (1) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than 0.1 curie but less than 1 curie: Annual fee of two thousand six hundred dollars.
- (m) For licenses authorizing possession of atomic numbers three through eighty—three with maximum authorized possession less than or equal to 0.1 curie: Annual fee of one thousand four hundred dollars.
- (n) For medical licenses authorizing one or more of groups II-VI, as defined in WAC 402-22-200 Schedule Δ
- (i) For licenses authorizing group II and III (diagnostic nuclear medicine): Annual fee of one thousand six hundred dollars.
- (ii) For licenses authorizing group IV and V (unlimited medical therapy): Annual fee of eight hundred dollars.
- (iii) For licenses authorizing group II or III and group IV or V: Annual fee of two thousand dollars.
- (iv) For licenses authorizing group VI (unlimited brachytherapy): Annual fee of six hundred twenty-five dollars.
- (o) For licenses authorizing brachytherapy or teletherapy: Annual fee of six hundred twenty-five dollars.
- (p) For licenses authorizing medical or veterinarian possession of greater than 200 millicuries total possession of radioactive material: Annual fee of one thousand four hundred dollars.
- (q) For licenses authorizing medical or veterinarian possession of greater than 30 millicuries but less than or equal to 200 millicuries total possession of radioactive material: Annual fee of one thousand six hundred dollars.
- (r) For licenses authorizing medical or veterinarian possession of less than or equal to 30 millicuries total possession of radioactive material: Annual fee of two hundred fifty dollars.
- (s) For licenses authorizing group I as defined in WAC 402-22-200 Schedule A or in vitro uses of radioactive materials: Annual fee of one hundred fifty dollars.
- (t) For licenses authorizing possession of special nuclear material as pacemakers or depleted uranium as shielding: Annual fee of one hundred dollars.
- (u) For licenses authorizing radiographic exposure devices: Annual fee consisting of one thousand five hundred dollars for the first licensed exposure device plus four hundred fifty dollars for each additional exposure device.
- (v) For licenses authorizing well-logging activities including the use of radioactive tracers: Annual fee of one thousand fifty dollars.
- (w) For licenses authorizing well-logging activities not including the use of tracers: Annual fee of one thousand fifty dollars.
- (x) For licenses authorizing possession of unsealed sources in the following amounts:

- (i) Greater than or equal to 1 millicuries of I-125 or I-131 or greater than or equal to 100 millicuries of H-3 or C-14 or greater than or equal to 10 millicuries of any single isotope: Annual fee of one thousand fifty dollars.
- (ii) Greater than 0.1 millicurie but less than 1 millicurie of I-125 or I-131 or greater than 10 millicuries but less than 100 millicuries of H-3 or C-14 or greater than 1 millicurie but less than 10 millicuries of any other single isotope: Annual fee of five hundred dollars.
- (iii) Less than or equal to 0.1 millicurie of I-125 or I-131 or less than or equal to 10 millicuries of H-3 or C-14 or less than or equal to 1 millicurie of any other single isotope: Annual fee of one hundred fifty dollars.
- (y) For licenses authorizing possession of portable sealed sources (excluding radiographic exposure devices) in the following groups:
- (i) Authorized possession of portable moisture/density gauges: Annual fee of two hundred dollars for the first licensed gauge plus fifty dollars for each additional gauge to a maximum of five hundred dollars.
- (ii) Authorized possession of any other portable sealed source, including special nuclear material which is transported from the facility as a condition of use: Annual fee of five hundred dollars.
- (iii) Authorized possession of any portable sealed source which is restricted to use at the licensee's facility only and does not enter intra-state transport as a condition of use: Annual fee of two hundred fifty dollars.
- (z) For licenses authorizing possession of any nonportable sealed source, including special nuclear material but excluding radioactive material used in a gas chromatograph: Annual fee of two hundred dollars for the first licensed gauge plus fifty dollars for each additional gauge to a maximum of six hundred dollars.
- (aa) For licenses authorizing possession of gas chromatograph units containing radioactive material: Annual fee of one hundred fifty dollars.
- (bb) For licenses authorizing maximum possession of any nonportable sealed source greater than 100 curies: Annual fee of one thousand fifty dollars.
- (cc) For licenses authorizing possession of greater than 1 gram of unsealed special nuclear material or greater than 500 kilograms of source material: Annual fee of two thousand six hundred dollars.
- (dd) For licenses authorizing possession of less than or equal to 1 gram of unsealed special nuclear material or less than or equal to 500 kilograms of source material: Annual fee of three hundred dollars.
- (ee) For in vitro registrants (requiring filing of form RHF-15): Annual fee of fifty dollars.
- (ff) For depleted uranium registrants (requiring filing of form RHF-20): Annual fee of fifty dollars.
- (3) For reciprocal recognition of out-of-state licenses: Fee equal to fifty percent of the fee that would be charged for an in-state license as described in subsection (2) of this section based upon the actual amount of radioactive material or number of devices requested to be brought into the state. Payment of fee authorizes possession and use in the state of Washington for up to one hundred eighty days of the twelve-month period following payment of the fee.

(4) It is the intent of the department to require all radioactive materials licensees who have not yet paid fees for their licenses to begin doing so on January 1, 1984. The following mechanism will be employed to accomplish this intent. A licensee who has not paid for a license shall remit by January 1, 1984, a prorated amount of the license fee for the period between January 1, 1984 and the annual anniversary of the expiration date of the license. Thereafter, thirty days prior to the annual anniversary date, each licensee shall remit the full annual fee for the license as specified in subsection (2) of this section. The annual anniversary is the month and day of the expiration date of the existing radioactive materials license.

WSR 83-24-015 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2051—Filed November 30, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to recipient's whereabouts unknown or failure to provide eligibility data, amending WAC 388-38-265.

This action is taken pursuant to Notice No. WSR 83-21-036 filed with the code reviser on October 11, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED November 30, 1983.

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

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

WAC 388-38-265 RECIPIENT'S WHERE-ABOUTS UNKNOWN OR FAILURE TO PROVIDE ELIGIBILITY DATA. (((++))) A recipient shall be ineligible and his or her grant shall be terminated when:

(((a))) (1) He or she cannot be located and he or she fails to furnish his or her current address within ten days following the mailing of a letter ((of)) to his or her last known address asking for ((his)) information, or

(((b))) (2) He or she fails to furnish information and/or requested verification about his or her continued eligibility or fails to take a specific action within ten days following the mailing of a letter to his or her last known address specifically citing the required information or action. The letter shall include a statement that

failure to provide the information may result in termination or reduction of the grant.

- (((2) The letter requesting the information shall include advance notice of termination as provided in WAC 388-33-380 because eligibility cannot be established unless the information is supplied within the ten day period.))
- (3) If adequate information or verification is received within the ten-day period and results in reduction, suspension, or termination of the grant, advance and adequate notice of action is required.
- (4) If the requested information or verification is not supplied within ten days or is inadequate, the recipient shall be given advance and adequate notice of termination.
- (5) If the information or verification is supplied up to the effective date of the adverse action, the department shall accept the information or verification. If advance and adequate notice of termination has already been sent to the recipient:
- (a) A written notice acknowledging receipt shall be sent if continuing eligibility is established, or
- (b) An additional adequate notice shall be sent to the recipient if:

(i) The response is inadequate or

- (ii) The response results in termination, reduction, or suspension of the grant.
- (c) Advance notice is not required under subsection (5)(b) of this section.

WSR 83-24-016 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 83-35-Filed November 30, 1983-Eff. January 1, 1984]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, General Administration Building, the annexed rules relating to rules and fee schedule governing payment to doctors, other health care vendors, and vocational providers rendering services to injured workers.

This action is taken pursuant to Notice No. WSR 83-20-094 filed with the code reviser on October 5, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 51.04.020(4) and 51.04.030 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 30, 1983.

By Sam Kinville Director AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-20-01002 DEFINITIONS. TERMINATION OF TREATMENT: When treatment is no longer required and/or the industrial condition is stabilized, a report indicating the date of stabilization should be submitted to the department or self-insurer. This is necessary to initiate closure of the industrial claim. The patient may require continued treatment for conditions not related to the industrial condition; however, financial responsibility for such care must be the patient's.

UNUSUAL OR UNLISTED PROCEDURE: Value of unlisted services or procedures should be substantiated "by report" (BR).

"BY REPORT": BR (by report) in the value column indicates that the value of this service is to be determined by report (BR) because the service is too unusual, variable or new to be assigned a unit value. The report should provide an adequate definition or description of the services or procedure (e.g., operative or narrative report), using any of the following as indicated:

- (1) Diagnosis;
- (2) Size, location and number of lesion(s) or procedure(s) where appropriate;
- (3) Major surgical procedure and supplementary procedure(s);
- (4) Whenever possible, list the nearest similar procedure by number according to this schedule;
 - (5) Estimated follow-up;
 - (6) Operative time.

The department or self-insurer may adjust BR procedures when such action is indicated.

"INDEPENDENT OR SEPARATE PROCEDURE": Certain of the listed procedures are commonly carried out as an integral part of a total service, and as such do not warrant a separate charge. When such a procedure is carried out as a separate entity, not immediately related to other services, the indicated value for "independent procedure" is applicable.

sv. ITEMS: Sv (service) procedures are not essentially a single procedure, rather they are comprised of several other procedures. These "Sv" procedures although identified by a specific code number, can be described only in terms of the several services included. Therefore, unit values are not indicated for Sv procedures and total value is derived from the values of the individual services performed. These Sv procedures require "BR" (see above) information to substantiate billing.

MODIFIED WORK STATUS: The injured worker is not able to return to his previous work, but is physically capable of carrying out work of a lighter nature. Injured workers should be urged to return to modified work as soon as reasonable as such work is frequently beneficial for body conditioning and regaining self confidence.

Under RCW 51.32.090, when the employer has modified work available for the worker, the employer must furnish the doctor and the worker with a statement describing the available work in terms that will enable the doctor to relate the physical activities of the job to the worker's physical limitations and capabilities. The doctor shall then determine whether the worker is physically

able to perform the work described. The employer may not increase the physical requirements of the job without requesting the opinion of the doctor as to the worker's ability to perform such additional work. If after a trial period of reemployment the worker is unable to continue with such work, his time loss compensation will be resumed upon certification by the attending doctor.

If the employer has no modified work available, the department should be notified immediately, so vocational assessment can be conducted to determine whether the worker will require assistance in returning to work.

REGULAR WORK STATUS: The injured worker is physically capable of returning to his/her regular work. It is the duty of the attending doctor to notify the worker and the department or self-insurer, as the case may be, of the specific date of release to return to regular work. Compensation will be terminated on the release date. Further treatment can be allowed as requested by the attending doctor if the condition is not stationary and such treatment is needed and otherwise in order.

TOTAL TEMPORARY DISABILITY: Full-time loss compensation will be paid when the worker is unable to return to any type of reasonably continuous gainful employment as a direct result of an accepted industrial injury or exposure.

TEMPORARY PARTIAL DISABILITY: Partial time loss compensation may be paid when the worker can return to work on a limited basis or return to lesser paying job is necessitated by the accepted injury or condition. The worker must have a reduction in wages of at least five percent before consideration of partial time loss can be made. No partial time loss compensation can be paid after the worker's condition is stationary.

ALL TIME LOSS COMPENSATION MUST BE CERTIFIED BY THE ATTENDING DOCTOR BASED ON OBJECTIVE FINDINGS.

PERMANENT PARTIAL DISABILITY: Any anatomic or functional abnormality or loss after maximum rehabilitation has been achieved, which is determined to be stable or nonprogressive at the time the evaluation is made. When the attending doctor has reason to believe a permanent impairment exists, the department or self-insurer should be notified. Specified disabilities (amputation or loss of function of extremities, loss of hearing or vision) are to be rated utilizing ((the American Medical Association "guide to the evaluation of permanent impairment.")) a nationally recognized impairment rating guide. Unspecified disabilities (internal injuries, spinal injuries, mental health, etc.) are to be rated utilizing the category system detailed under WAC 296-20-200 et al. for injuries occurring on or after October 1, 1974. Appendix D contains a schedule of the permanent disability maximum awards. UNDER WASHINGTON LAW DISABILITY AWARDS ARE BASED SOLE-LY ON PHYSICAL OR MENTAL IMPAIRMENT DUE TO THE ACCEPTED INJURY OR CONDITIONS WITHOUT CONSIDERA-TION OF ECONOMIC FACTORS.

TOTAL PERMANENT DISABILITY: Loss of both legs or arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the worker from performing any work at any gainful employment. When the attending doctor feels a worker may be totally and permanently disabled, he should

communicate this information immediately to the department or self-insurer. A vocational evaluation and an independent rating of disability may be arranged by the department prior to a determination as to total permanent disability. Coverage for treatment does not usually continue after the date an injured worker is placed on pension.

FATAL: When the attending doctor has reason to believe a worker has died as a result of an industrial injury or exposure, the doctor should notify the nearest department service location (see Appendix C) or the self-insurer immediately. Often an autopsy is required by the department or self-insurer. If so, it will be authorized by the service location manager or the self-insurer. Benefits payable include burial stipend and monthly payments to the surviving spouse and/or dependents.

DOCTOR: For these rules, means a person licensed to practice one or more of the following professions: Medicine and surgery; osteopathic; chiropractic; drugless therapeutics; podiatry; dentistry; optometry.

Only those persons so licensed may sign report of accident forms and time loss cards except as provided in WAC 296-20-100.

PRACTITIONER: For these rules, means any person defined as a "doctor" under these rules, or licensed to practice one or more of the following professions: Audiology; physical therapy; pharmacy; prosthetics; orthotics; psychology; nursing; physician or osteopathic assistant; or other healing art licensed under the method or means permitted by such license.

PHYSICIAN: For these rules, means any person licensed to perform one or more of the following professions: Medicine and surgery; or osteopathic.

AMENDATORY SECTION (Amending Order 82-39, filed 11/29/82, effective 7/1/83)

WAC 296-20-135 CONVERSION FACTOR TABLE—MEDICINE, CHIROPRACTIC, PHYSICAL THERAPY, DRUGLESS THERAPEUTICS AND NURSE PRACTITIONER SECTIONS. This table is a conversion of fee schedule unit values to fees in dollar amounts at \$((1.13))1.18 per unit. This conversion factor is to be applied to the medicine section of the fee schedule, the chiropractic, physical therapy, drugless therapeutic and nurse practitioner sections.

| Unit Value | @\$((1.13)) <u>1.18</u> | Unit Value | @\$((1.13)) <u>1.18</u> | Unit Value | @\$((1.13)) <u>1.18</u> |
|---------------|---|---------------|---|---------------|---|
| .1 | ((.12)) | 5.0 | ((5.65)) | 9.9 | ((11.19)) |
| .2 | . <u>11</u> | 5.1 | 5.90 ((5.77)) | 10.0 | $((\frac{11.68}{11.30}))$ |
| .3 | ((:34)) | 5.2 | ((5.88)) | 10.5 | $\frac{11.80}{(11.87)}$ |
| .4 | ((.46)) | 5.3 | 6.13 ((5.99)) | 11.0 | $\frac{12.39}{((12.43))}$ |
| .5 | .47 ((.57)) | 5.4 | ((6.75)) | 11.5 | ((12.43)) (12.98 ((13.00)) |
| _ | .59 | | 6.37 | | <u>13.57</u> |
| .6 | ((.68)) .70 | 5.5 | $((\frac{6.22}{6.49}))$ | 12.0 | $((\frac{13.56}{14.16}))$ |
| .7 | ((.80)) . <u>82</u> | 5.6 | ((6.33)) <u>6.60</u> | 12.5 | ((14.13)) <u>14.75</u> |
| .8 | ((.91)) | 5.7 | ((6.45)) | 13.0 | ((14.69)) |

| Unit Value @\$((| (1.13)) | Unit Value @ |)\$((1.13)) | Unit Value | @\$((1.13)) | , | Unit Value @: | * |) Va | Init lue @\$((+ | .13)) Val | nit ue @\$((1.13)) |
|---------------------|---|-----------------|--------------------------------------|---------------|--|--------------------|---|---|-------------------|-----------------------------------|---|---|
| | 1.18 | | 1.18 | | 1.18 | | | 1.13 | <u>8</u> | | 1.18 | 1.18 |
| .9 ((| . <u>94</u> (1.02)) | 5.8 | $((\frac{6.72}{6.56}))$ | 13.5 | 15.34 ((15.26)) | | 4.5 | 5.19 ((5.09) | | | 10.97 .63)) 150 | 165.20 0.0 ((169.50)) |
| | 1.06 (1.13)) | 5.9 | $\frac{6.84}{((6.67))}$ | 14.0 | 15.93 ((15.82)) | | 4.6 | 5.3 ((5.20) | 1) | 9.5 ((10 | | 0.0 ((180.80)) |
| | (1.18 (1.25)) | 6.0 | $((\frac{6.96}{6.78}))$ | 14.5 | $\frac{16.52}{((16.39))}$ | | 4.7 | ((5.32) |) | 9.6 ((10 | [1.21] .85)) 170 [1.32 | 0.0 ((192.10)) 200.60 |
| 1.2 ((| (1.36)) | 6.1 | ((6.90)) | 15.0 | ((16.95)) | | 4.8 | 5.54 ((5.43) |) | 9.7 ((10 | | 0.0 ((203.40)) 212.40 |
| 1.3 ((| (1.41 (1.47)) | 6.2 | $((\frac{7.19}{7.01}))$ | 16.0 | $((\frac{17.70}{18.08}))$ | | 4.9 | 5.64) ((5.54) |) | 9.8 ((11 | | 0.0 ((214.70)) 224.20 |
| 1.4 ((| (1.53)) | 6.3 | $((\frac{7.31}{7.12}))$ | 17.0 | ((19.21)) | | | 5.7 | <u> </u> | - | | 0.0 ((226.00)) 236.00 |
| 1.5 ((| (1.70)) | 6.4 | $((\frac{7.43}{7.24}))$ | 18.0 | $((\frac{20.06}{20.34}))$ | | | TOD1/ | CECT | 10NI (A | **** | |
| 1.6 ((| (1.77 (1.81)) | 6.5 | ((7.35)) | 19.0 | $\frac{21.24}{((21.47))}$ 22.42 | | | | SECT fective | | menaing O | rder 82–39, |
| 1.7 (| (1.93)) | 6.6 | ((7.46)) 7.78 | 20.0 | $((\frac{22.42}{22.60}))$ 23.60 | | | | | | | CTOR TA- |
| 1.8 (| (2.00 (2.04)) 2.12 | 6.7 | $((\frac{7.78}{7.58}))$ 7.90 | 21.0 | ((23.73)) 24.78 | | | | | | | rsion of fee mounts at |
| 1.9 (| $(\frac{2.12}{2.15}))$ 2.24 | 6.8 | $((\frac{7.69}{8.02}))$ | 22.0 | ((24.86)) 25.96 | \$((1(| 5.82))1 | 7.56 p | er unit. | This con | nversion fac | tor is to be |
| 2.0 (| $(\frac{2.24}{2.36}))$ 2.36 | 6.9 | ((7.80)) 8.14 | 23.0 | ((25.99)) 27.14 | appli Unit | ed to t | ne ane | stnesia : Unit | section c | of the fee so Unit | |
| 2.1 (| $(2.\overline{)38}))$ 2.47 | 7.0 | $((\frac{7.91}{91}))$ 8.26 | 24.0 | $((\frac{27.12}{28.32}))$ | | @\$((1(| 5.82)) 17.56 | | @\$((16.8 17 | | @\$((16.82)) 17.56 |
| 2.2 (| (2.49)) 2.59 | 7.1 | ((8.03)) 8.37 | 25.0 | ((28.25)) 29.50 | | | | | | | |
| 2.3 (| (2.60)) 2.71 | 7.2 | ((8.14)) 8.49 | 30.0 | ((33.90)) 35.40 | .1 | ((1 | 1.69)) 1.75 | 5.0 | ((84.1 87 | 0)) 9.9 .80 | ((166.52)) <u>173.84</u> |
| 2.4 (| (2.72)) 2.83 | 7.3 | ((8.25)) 8.61 | 35.0 | ((39.55)) 41.30 | .2 | ((= | 3. 37)) 3.51 | 5.1 | ((85.7 | | ((168.20)) 175.60 |
| 2.5 | (2.83)) 2.95 | 7.4 | $((\frac{8.37}{8.73}))$ | 40.0 | ((45.20)) 47.20 | .3 | ((4 | 5. 05)) 5.26 | 5.2 | ((87.4 | | ((176.61)) 184.38 |
| 2.6 (| (2.94)) 3.06 | 7.5 | ((8.48)) 8.85 | 45.0 | ((50.85)) 53.10 | .4 | ((| 5.73)) 7.02 | 5.3 | ((89.1 | | ((18<mark>5.02</mark>)) 193.16 |
| 2.7 (| ((3.06)) 3.18 | 7.6 | ((8.59)) 8.96 | 50.0 | ((56.50)) 59.00 | .5 | ((€ | 8.41)) 8.78 | 5.4 | ((90.8 94 | (3)) 11.5 82 | ((193.43)) 201.94 |
| 2.8 (| ((3.17)) 3.30 | 7.7 | ((8.71)) 9.06 | 55.0 | ((62.15)) 64.90 | .6 | `` | 9.10)) 10.53 | 5.5 | ((92.5 96 | +)) 12.0 5.58 | ((201.84)) 210.72 |
| 2.9 (| ((3.28)) 3.42 | 7.8 | ((8.82)) 9.20 | 60.0 | ((67.80)) 70.80 | .7 | | 1.78)) 12.29 | 5.6 | ((94.2 98 | (0)) 12.5 | ((210.25)) 219.50 |
| 3.0 (| ((3.39)) 3.54 | 7.9 | ((8.93)) 9.32 | 65.0 | ((73.45)) 76.70 | .8 | ((1: | 3.46)) 14.04 | 5.7 | ((95.8 100 | | ((218.66)) 228.28 |
| 3.1 (| ((3.51)) 3.65 | 8.0 | ((9.04)) 9.44 | 70.0 | ((79.10)) 82.60 | .9 | | 5.14)) 15 <u>.80</u> | 5.8 | ((97.5 101 | .84 | $((\frac{227.07}{237.06}))$ |
| 3.2 (| ((3.62)) 3.77 | 8.1 | ((9.16)) 9.55 | 75.0 | ((84.75)) 88.50 | 1.0 | | 5.82)) 17.56 | 5.9 | ((99.2 103 | .60 | 245.84 |
| 3.3 (| ((3.73)) 3.89 | 8.2 | ((9.<u>27))</u> 9.67 | 80.0 | ((90.40)) 94.40 | 1.1 | ((H | 8.51)) 19.31 | 6.0 | ((100.9 105 | <u>.36</u> | ((243.89)) 254.62 |
| 3.4 (| ((3.85)) 4.01 | 8.3 | ((9.38)) 9.79 | 85.0 | ((96.05)) 100.30 | 1.2 | | 0.19)) 21.07 | 6.1 | ((102.6 <u>107</u> | <u>.11</u> | <u>263.40</u> |
| 3.5 (| ((3.96)) 4.13 | 8.4 | ((9.50)) 9.91 | | ((101.70)) 106.20 | 1.3 | | 1.87)) 22.82 | 6.2 | ((104.2 108 | 3.87 | 280.96 |
| 3.6 (| ((4.07)) 4.24 | 8.5 | ((9.61)) 10.03 | | ((107.35)) 112.10 | 1.4 | • | 3.55)) 24.58 | 6.3 | ((105.9 110 | <u>.62</u> | 298.52 |
| 3.7 (| ((4.19)) 4.36 | 8.6 | ((9.72)) 10.14 | | ((113.00)) <u>118.00</u> | 1.5 | | 5.23)) 26.34 | 6.4 | ((107.6 112 | 2.38 | 316.08 |
| 3.8 (| ((4.30)) 4. <u>48</u> | 8.7 | ((9.84)) 10.26 | | ((118.65)) <u>123.90</u> | 1.6 | ,, | 6.92)) 28.09 | 6.5 | ((109.3 114 | <u>.14</u> | <u>333.64</u> |
| 3.9 (| ((4.41)) 4.60 | 8.8 | ((9.95)) 10.38 | | ((124.30)) <u>129.80</u> | 1.7 | ,, | 8.60)) 29.85 | 6.6 | ((111.0 115 | 5.89 | 351.20 |
| ` | ((4.<u>52</u>)) 4.72 | 8.9 | ((10.06)) 10.50 | | ((129.95)) 135.70 | 1.8 | • | 0.28)) 31.60 | 6.7 | ((112.7 117 | <u>.65</u> | <u>368.76</u> |
| | ((4.64)) 4.83 | 9.0 | ((10.17)) 10.62 | | ((135.60)) <u>141.60</u> | 1.9 | | 1.96)) 33.36 | 6.8 | ((114.3 119 | <u>.40</u> | 386.32 |
| | ((4.75)) 4.95 | 9.1 | ((10.29)) 10.73 | | ((141.25)) <u>147.50</u> | 2.0 | • | 3.64)) 35.12 | 6.9 | | .16 | 403.88 |
| 4.3 (| ((4.86)) 5.07 | 9.2 | ((10.40)) 10.85 | | ((146.90)) 153.40 | 2.1 | | 5.33)) 36.87 | 7.0 | ((117.7 122 | <u>2.92</u> | 421.44 |
| 4.4 (| ((4.98)) | 9.3 | ((10.51)) | 140.0 | $((\frac{158.20}{}))$ | 2.2 | ((3 | 7.01)) | 7.1 | ((119.4 | (3)) 25.0 | ((420.50)) |

| Unit Value | @\$((16.82)) <u>17.56</u> | Unit Value | @\$((16.82)) <u>17.56</u> | Unit Value | @\$((16.82)) <u>17.56</u> | Unit Value | @\$((59.49)) <u>62.11</u> | Unit Value | @\$((59.49)) <u>62.11</u> | Unit Value | @\$((59.49)) 62.11 |
|---------------|---|---------------|---|---------------|--|---------------|---|---------------|---|---------------|--|
| | | | | | | | | | | | |
| 2.3 | 38.63 ((38.69)) | 7.2 | <u>124.67</u> ((121.11)) | 30.0 | 439.00 ((504.60)) | .1 | ((5.95)) 6.21 | 5.0 | ((297.45)) 310.55 | 9.9 | ((588.96)) 614.88 |
| 2.4 | $\frac{40.38}{((40.37))}$ | 7.3 | $\frac{126.43}{((122.79))}$ | | 526.80 | .2 | ((11.90)) | 5.1 | ((303.40)) | 10.0 | ((594.90)) |
| | 42.14 | | <u>128.18</u> | 35.0 | ((588.70)) <u>614.60</u> | .3 | ((17.85)) | 5.2 | 316.76 ((309.35)) | 10.5 | $\frac{621.10}{(624.65))}$ |
| 2.5 | ((42.05)) 43.90 | 7.4 | ((124.47)) 129.94 | 40.0 | ((672.80)) 702.40 | .4 | ((23.80)) | 5.3 | 322.97 ((315.30)) | 11.0 | 652.15 ((654.39)) |
| 2.6 | ((43.74)) 45.65 | 7.5 | ((126.15)) 131.70 | 45.0 | ((756.90)) | | 24.84 | | 329.18 | | <u>683.21</u> |
| 2.7 | ((45:42)) | 7.6 | ((127.84)) | 50.0 | 790.20 ((841.00)) | .5 | ((29.75)) <u>31.05</u> | 5.4 | ((321.25)) 335.39 | 11.5 | ((684.14)) 714.26 |
| 2.8 | 47.41 ((47.10)) | 7.7 | 133.45 ((129.52)) | 55.0 | 878.00 ((925.10)) | .6 | ((35.70)) 37.26 | 5.5 | $((\frac{327.20}{341.60}))$ | 12.0 | ((713.88)) 745.32 |
| 2.9 | $\frac{49.16}{((48.78))}$ | 7.8 | $\frac{135.21}{((131.20))}$ | 60.0 | 965.80 ((1,009.20)) | .7 | ((41.65)) 43.47 | 5.6 | ((333.15)) 347.81 | 12.5 | ((743.63)) |
| | 50.92 | | 136.96 | | 1,053.60 | .8 | ((47.60)) | 5.7 | ((339.70)) | 13.0 | <u>776.37</u> ((773.37)) |
| 3.0 | ((50.46)) <u>52.68</u> | 7.9 | ((132.88)) 138.72 | 65.0 | $((\frac{1,093.30}{1,141.40}))$ | .9 | <u>49.68</u> ((53.55)) | 5.8 | 354.02 ((345.05)) | 13.5 | 807.43 ((803.12)) |
| 3.1 | ((52.15)) 54.43 | 8.0 | ((134.56)) 140.48 | 70.0 | $((\frac{1,\overline{177.40})}{1,229.20})$ | 1.0 | 55.89 ((59.49)) | 5.9 | 360.23 ((351.00)) | 14.0 | 838.48 ((832.86)) |
| 3.2 | ((53.83)) | 8.1 | ((136.25)) | 75.0 | $((1,\overline{261.50}))$ | | 62.11 | | 366.44 | | 869.54 |
| 3.3 | <u>56.19</u> ((55.51)) | 8.2 | ((137.93)) | 80.0 | $\frac{1,317.00}{((1,345.60))}$ | 1.1 | ((65.44)) 68.32 | 6.0 | ((356.94)) 372.66 | 14.5 | ((862.61)) 900.59 |
| 3.4 | <u>57.94</u> ((57.19)) | 8.3 | <u>143.99</u> ((139.61)) | 85.0 | $((\frac{1,404.80}{1,429.70}))$ | 1.2 | ((71.39)) 74.53 | 6.1 | ((362.89)) 378.87 | 15.0 | ((892.35)) 931.65 |
| | <u>59.70</u> | | 145.74 | | 1,492.60 | 1.3 | ((77.34)) | 6.2 | ((368.84)) | 16.0 | ((951.84)) |
| 3.5 | ((58.87)) <u>61.46</u> | 8.4 | ((141.29)) <u>147.50</u> | | $((\frac{1,513.80}{1,580.40}))$ | 1.4 | 80.74 ((83.29)) | 6.3 | 385.08 ((374.79)) | 17.0 | 993.76 ((1,011.33)) |
| 3.6 | ((60.56)) 63.21 | 8.5 | ((142.97)) 149.26 | 95.0 | ((1,597.90)) 1,668.20 | 1.5 | 86.95 ((89.24)) | 6.4 | 391.29 ((380.74)) | 18.0 | $((\frac{1,055.87}{070.82}))$ |
| 3.7 | ((62.24)) 64.97 | 8.6 | ((144.66)) | 100.0 | ((1,682.00)) | | 93.16 | | <u>397.50</u> | | 1,117.98 |
| 3.8 | ((63.92)) | 8.7 | 151.01 ((146.34)) | 105.0 | $((\frac{1,756.00}{1,766.10}))$ | 1.6 | ((95.19)) <u>99.37</u> | 6.5 | ((386.69)) 403.71 | 19.0 | ((1,130.31)) 1,180.09 |
| 3.9 | <u>66.72</u> ((65.60)) | 8.8 | 152.77 ((148.02)) | 110.0 | $\frac{1,843.80}{((1,850.20))}$ | 1.7 | ((101.14)) 105.58 | 6.6 | ((392.64)) 409.92 | 20.0 | ((1,189.80)) 1,242.20 |
| 4.0 | $\frac{68.48}{((67.28))}$ | 8.9 | 154.52 ((149.70)) | | ((1,934.30)) | 1.8 | ((107.09)) 111.79 | 6.7 | ((398.59)) | 21.0 | $((1,\overline{249.29}))$ |
| | 70.24 | | 156.28 | | 2,019.40 | 1.9 | ((113.04)) | 6.8 | ((404.54)) | 22.0 | $((\frac{1,304.31}{1,308.78}))$ |
| 4.1 | ((68.97)) <u>71.99</u> | 9.0 | ((151.38)) 158.04 | 120.0 | ((2,018.40)) 2,107.20 | 2.0 | 118.00 ((118.98)) | 6.9 | $\frac{422.34}{((410.49))}$ | 23.0 | $\frac{1,366.42}{((1,368.27))}$ |
| 4.2 | ((70.65)) 73.75 | 9.1 | ((153.07)) 159.71 | 125.0 | ((2,102:50)) 2,195.00 | 2.1 | 124.22 ((124.93)) | 7.0 | $\frac{428.55}{((416.40))}$ | 24.0 | $((\frac{1,428.53}{1,427.76}))$ |
| 4.3 | ((72.33)) | 9.2 | ((154.75)) | 130.0 | $((2, \overline{186.60}))$ | | 130.43 | | 434.77 | | 1,490.64 |
| 4.4 | <u>75.50</u> ((74.01)) | 9.3 | <u>161.55</u> ((156.43)) | 140.0 | $((\frac{2,282.80}{2,354.80}))$ | 2.2 | ((130.88)) <u>136.64</u> | 7.1 | ((422.38)) 440.98 | 25.0 | ((1,487.25)) 1,552.75 |
| 4.5 | <u>77.26</u> ((75.69)) | 9.4 | $\frac{163.30}{((158.11))}$ | 150.0 | $((\frac{2,458.48}{2,523.00}))$ | 2.3 | ((136.83)) 142.85 | 7.2 | ((428.33)) 447.19 | 30.0 | ((1,784.70)) 1,863.30 |
| 4.6 | 79.02 ((77.38)) | 9.5 | `` <u>165.06</u> ((159.79)) | | 2,634.00 ((2,691.20)) | 2.4 | $((14\overline{2.78}))$ | 7.3 | ((434.28)) | 35.0 | ((2,082.15)) |
| | 80.77 | | 166.82 | | 2,809.60 | 2.5 | ((148.73)) | 7.4 | ((440.23)) | 40.0 | $((\frac{2,173.85}{2,379.60}))$ |
| 4.7 | ((79.06)) <u>82.53</u> | 9.6 | ((161.48)) 168.57 | 170.0 | ((2,859.40)) 2,985.20 | 2.6 | ((154.68)) | 7.5 | 459.61 ((446.18)) | 45.0 | $\frac{2,484.40}{((\frac{2,677.05}{}))}$ |
| 4.8 | ((80.74)) 84.28 | 9.7 | ((163.16)) 170.33 | 180.0 | $((3,\overline{027.60}))$ 3,160.80 | 2.7 | 161.48 ((160.63)) | 7.6 | 465.82 ((452.13)) | | 2,794.95 |
| 4.9 | ((82.42)) | 9.8 | ((164.84)) | 190.0 | ((3,195.80)) | | 167.69 | | 472.03 | | $((\frac{2,974.50}{3,105.50}))$ |
| | 86.04 | | <u>172.08</u> | 200.0 | 3,336.40 ((3,364.00)) | 2.8 | ((166.58)) 173.90 | 7.7 | ((458.08)) 478.24 | 55.0 | ((3,271.95)) 3,416.05 |
| | | | | | 3,512.00 | 2.9 | ((172.53)) 180.11 | 7.8 | ((464.03)) 484.45 | 60.0 | ((3,<u>569.40</u>)) |
| AME | NDATORY | SECTI | ON (Ameno | ding Ord | er 82–39, | 3.0 | ((178.47)) | 7.9 | ((469.98)) | 65.0 | 3,726.60 ((3,866.85)) |
| filed 1 | 1/29/82, effe | ective 7 | /1/ 83) | | | 3.1 | 186.33 ((184.42)) | 8.0 | 490.66 ((475.92)) | 70.0 | 4,037.15 ((4;164.30)) |
| | C 296-20-1 | | | | | 3.2 | 192.54 ((190.37)) | 8.1 | 496.88 ((481.87)) | 75.0 | 4,347.70 ((4,461.75)) |
| | -SURGERY ule unit val | | | | | | <u>198.75</u> | | 503.09 | | 4,658.25 |
| | 4 9)) <u>62.11</u> pe | | | | | 3.3 | ((196.32)) <u>204.96</u> | 8.2 | ((487.82)) 509.30 | 80.0 | ((4,759.20)) 4,968.80 |
| | o the surgery | | | | • • | 3.4 | ((202.27)) 211.17 | 8.3 | ((493.77)) 515.51 | 85.0 | ((5,<mark>056.65</mark>)) 5,279.35 |
| | | | | | | 3.5 | ((208.22)) | 8.4 | ((499.72)) | 90.0 | ((5,354.10)) |
| | | | | | | 3.6 | $((\frac{217.38}{214.17}))$ | 8.5 | <u>521.72</u> ((505.67)) | 95.0 | <u>5,589.90</u> ((5,651.55)) |
| | | | | | | | 223.59 | | <u>527.93</u> | | <u>5,900.45</u> |

| Unit Value | @\$((59.49)) <u>62.11</u> | Unit Value | @\$((59.49)) <u>62.11</u> | Unit Value | @\$((59.49)) 62.11 | Unit Value | @\$((5.19)) 5.42 | Unit Value | @\$((5.19)) <u>5.42</u> | Unit Value | @\$((5.19)) <u>5.42</u> |
|---------------|--|---------------|---|---------------|---|---------------|--|---------------|---|---------------|--|
| 3.7 | ((220.12)) 229.80 | 8.6 | ((511.62)) 534.14 | 100.0 | ((5,949.00)) 6,211.00 | 1.5 | ((7.79)) 8.13 | 6.4 | ((33.22)) 34.68 | 18.0 | ((93.42)) 97.55 |
| 3.8 | ((226.07)) 236.01 | 8.7 | ((517.57)) 540.35 | 105.0 | $((6,\overline{246.45}))$ 6,521.55 | 1.6 | ((8.30)) 8.67 | 6.5 | ((33.74)) 35.23 | 19.0 | ((98.61)) 102.98 |
| 3.9 | ((232.02)) 242.22 | 8.8 | ((523.52)) 546.56 | 110.0 | $((6,\overline{543.90}))$ 6,832.10 | 1.7 | ((8.82)) 9.21 | 6.6 | ((34.26)) 35.77 | 20.0 | ((103.80)) 108.40 |
| 4.0 | ((237.96)) 248.44 | 8.9 | ((529.47)) 552.77 | 115.0 | $((\frac{6,841.35}{841.35}))$ | 1.8 | ((9.34)) 9.75 | 6.7 | ((34.78)) 36.31 | 21.0 | ((108.99)) 113.82 |
| 4.1 | ((243.91)) 254.65 | 9.0 | ((535.41)) 558.99 | 120.0 | $((\frac{7,\overline{138.38})}{7,453.20})$ | 1.9 | ((9.86)) 10.29 | 6.8 | ((35.29)) 36.85 | 22.0 | ((114.18)) 119.24 |
| 4.2 | ((249.86)) 260.86 | 9.1 | ((541.36)) 565.20 | 125.0 | $((\frac{7,\overline{436.25})}{7,763.75})$ | 2.0 | ((10.38)) 10.84 | 6.9 | ((35.81)) 37.39 | 23.0 | ((119.37)) 124.66 |
| 4.3 | ((255.81)) 267.07 | 9.2 | ((547.31)) 571.41 | 130.0 | $((7,\overline{733.70}))$ 8,074.30 | 2.1 | ((10.90)) 11.38 | 7.0 | ((36.33)) 37.94 | 24.0 | ((124.56)) 130.08 |
| 4.4 | ((261.76)) 273.28 | 9.3 | ((553.26)) 577.62 | 140.0 | $((8,\overline{328.60}))$ 8,695.40 | 2.2 | ((11.42)) 11.92 | 7.1 | ((36.85)) 39.48 | 25.0 | ((129.75)) 135.50 |
| 4.5 | ((267.71)) 279.49 | 9.4 | ((559.21)) 583.83 | 150.0 | $((8,\overline{923.50}))$ 9,316.50 | 2.3 | ((11.94)) 12.46 | 7.2 | ((37.37)) 39.02 | 30.0 | ((155.70)) 162.60 |
| 4.6 | ((273.66)) 285.70 | 9.5 | ((565.16)) 590.04 | 160.0 | ((9,<u>518.40))</u> 9,937.60 | 2.4 | ((12.46)) 13.00 | 7.3 | ((37.89)) 39.56 | 35.0 | ((181.65)) 189.70 |
| 4.7 | ((279.61)) 291.91 | 9.6 | ((571.11)) 596.25 | 170.0 | ((10,113.30)) 10,558.70 | 2.5 | ((12.98)) 1 <u>3.55</u> | 7.4 | ((38.41)) 40.10 | 40.0 | ((207.60)) 216.80 |
| 4.8 | ((285.56)) 298.12 | 9.7 | ((577.06)) <u>602.46</u> | 180.0 | ((10,708.20)) 11,179.80 | 2.6 | ((13.50)) 14.09 | 7.5 | ((38.93)) 40.65 | 45.0 | ((233.55)) 243.90 |
| 4.9 | $((\frac{291.51}{304.33}))$ | 9.8 | ((583.01)) 608.67 | 190.0 | ((11,303.10)) 11,800.90 | 2.7 | ((14.01)) 14.63 | 7.6 | ((39.44)) 41.19 | 50.0 | ((259.50)) 271.00 |
| | | | | 200.0 | ((11,898.00)) <u>12,422.00</u> | 2.8 | ((14.53)) <u>15.17</u> | 7.7 | ((39.96)) <u>41.73</u> | 55.0 | ((285.45)) 298.10 |
| AME | NDATORY | SECT | ION (Amen | ding Or | der 81–28. | 2.9 | ((15.05)) <u>15.71</u> | 7.8 | ((40.48)) <u>42.27</u> | 60.0 | ((311.40)) 325.20 |
| | 11/30/81, eff | | | | , | 3.0 | ((15.57)) 16.26 | 7.9 | ((41.00)) 42.81 | 65.0 | ((337.35)) 352.30 |
| | AC 296–20– —RADIOLO | | | | | 3.1 | $((\frac{16.09}{16.80}))$ | 8.0 | ((41.52)) 43.36 | 70.0 | ((363.30)) 379.40 |
| fee s | chedule unit | values | to fees in | dollar a | mounts at | 3.2 | $((\frac{16.61}{17.34}))$ | 8.1 | ((42.04)) 43.90 | 75.0 | ((389.25)) 406.50 |
| | 19)) <u>5.42</u> per ed only to the | | | | | 3.3 | ((17.13)) <u>17.88</u> | 8.2 | ((42.56)) 44.44 ((43.00)) | 80.0 | ((415.20)) 433.60 |
| Unit | · | Unit | | Unit | @\$((5.19)) | 3.4 | ((17.65)) <u>18.42</u> ((18.17)) | 8.3 | ((43.08)) 44.98 ((43.60)) | 85.0 | ((441.15)) 460.70 |
| Value | @\$((5.19)) <u>5.42</u> | Value | @\$((5.19)) <u>5.42</u> | Value | @\$((5.19)) <u>5.42</u> | 3.5 3.6 | ((18.17)) ((18.68)) | 8.4 8.5 | ((45.52 ((44.12)) | 90.0 95.0 | ((467.10)) 487.80 ((493.05)) |
| .1 | ((-53)) | 5.0 | ((25.95)) | 9.9 | ((51.38)) | 3.7 | ((18.88)) 19.51 ((19.20)) | 8.6 | ((44 .12)) ((44.63)) | 100.0 | 514.90 ((519.00)) |
| .2 | ((.52)) . <u>54</u> ((1.04)) | 5.1 | ((25.93)) (27.10 ((26.47)) | 10.0 | 53.65 ((51.90)) | 3.8 | ((19.20)) 20.05 ((19.72)) | 8.7 | ((45.15)) ((45.15)) | 105.0 | ((519.00)) 542.00 ((544.95)) |
| .3 | $\frac{1.08}{((1.56))}$ | 5.2 | ((26.47)) (27.64 ((26.99)) | 10.5 | 54.20 ((54.50)) | 3.9 | ((20.59) ((20.24)) | 8.8 | 47.15 ((45.67)) | 110.0 | 569.10 ((570.90)) |
| .4 | $((\frac{1.62}{2.08}))$ | 5.3 | $\frac{28.18}{((27.51))}$ | 11.0 | 56.91 ((57.09)) | 4.0 | $\frac{21.13}{(20.76)}$ | 8.9 | 47.69 ((46.19)) | 115.0 | 596.20 ((596.85)) |
| .5 | $\frac{2.16}{((2.60))}$ | 5.4 | $((\frac{28.72}{28.03}))$ | 11.5 | 59.62 ((59.69)) | 4.1 | $\frac{21.68}{((21.28))}$ | 9.0 | ((46.71)) | 120.0 | $\frac{623.30}{((622.80))}$ |
| .6 | $(\frac{2.71}{(3.12)})$ | 5.5 | <u>29.26</u> ((28.56)) | 12.0 | $(\frac{62.33}{(62.28))}$ | 4.2 | $((\frac{22.22}{21.80}))$ | 9.1 | $\frac{48.78}{(47.23))}$ | 125.0 | 650.40 ((648.75)) |
| .7 | $(\frac{3.25}{(3.63)})$ | 5.6 | `` <u>29.81</u> ((29.06)) | 12.5 | ((64.88)) | 4.3 | $((\frac{22.76}{22.32}))$ | 9.2 | 49.32 ((47.75)) | 130.0 | ((674.70)) |
| .8 | ((4.16)) | 5.7 | 30.35 ((29.58)) | 13.0 | 67.75 ((67.47)) | 4.4 | $\frac{23.30}{((22.84))}$ | 9.3 | 49.86 ((48.28)) | 140.0 | ((726.60)) |
| .9 | $((\frac{4.33}{4.67}))$ | 5.8 | 30.89 ((30.10)) | 13.5 | 70.46 ((70.07)) | 4.5 | $((\frac{23.84}{23.36}))$ | 9.4 | <u>50.40</u> ((48.79)) | 150.0 | 758.80 ((778.50)) |
| 1.0 | ((5.19)) | 5.9 | 31.43 ((30.63)) | 14.0 | ((72.66)) | 4.6 | 24.39 ((23.87)) | 9.5 | <u>50.94</u> ((49.31)) | 160.0 | 813.00 ((830.40)) |
| 1.1 | <u>5.42</u> ((5.71)) | 6.0 | 31.97 ((31.14)) | 14.5 | <u>75.88</u> ((75.26)) | 4.7 | <u>24.93</u> ((24.39)) | 9.6 | <u>51.49</u> ((49.85)) | 170.0 | ((882.30)) |
| 1.2 | $((\frac{5.96}{(6.23)})$ | 6.1 | 32.52 ((31.66)) | 15.0 | 78.59 ((77.85)) | 4.8 | ((24.91)) | 9.7 | ((50.34)) | 180.0 | 921.40 ((934.20)) |
| 1.3 | $((\frac{6.50}{(6.75)})$ | 6.2 | 33.06 ((32.18)) | 16.0 | ((83.04)) | 4.9 | <u>26.01</u> ((25.43)) | 9.8 | <u>52.57</u> ((50.86)) | 190.0 | 975.60 ((986.10)) |
| 1.4 | ((7.27)) | 6.3 | $((\frac{33.60}{32.70}))$ | 17.0 | ((88.23)) | | <u>26.55</u> | | <u>53.11</u> | 200.0 | ((1,029.80) |
| | 7.58 | | <u>34.14</u> | | 92.14 | | | | | | 1,084.00 |

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-155 CONVERSION FACTOR TA-BLE—PATHOLOGY. This table is a conversion of the fee schedule unit values to fees in dollar amounts at \$((-49)).51 per unit. This conversion factor is to be applied only to the pathology section of the fee section schedule.

| Unit Value | @\$((.49)) .51 | Unit Value | @\$((.49)) . <u>51</u> | Unit Value | @\$((:49)) <u>.51</u> |
|---------------|---|---------------|---|---------------|--|
| .1 | .05 | 5.0 | ((2.45)) | 9.9 | ((4.85)) |
| .2 | .10 | 5.1 | ((2.55)) | 10.0 | <u>5.04</u> ((4.90)) |
| .3 | 15 | 5.2 | ((2.55)) | . 10.5 | <u>5.10</u> ((5.15)) |
| .4 | .20 | 5.3 | $((\frac{2.65}{2.60}))$ | 11.0 | 5.35 ((5.39)) |
| .5 | .25 | 5.4 | $((\frac{2.70}{2.65}))$ | 11.5 | ((5.64)) |
| .6 | ((.29)) | 5.5 | $((\frac{2.75}{2.70}))$ | 12.0 | ((5.88)) |
| .7 | ((.34)) | 5.6 | $((\frac{2.80}{2.75}))$ 2.85 | 12.5 | ((6.12 ((6.13)) 6.37 |
| .8 | ((:39)) 40 | 5.7 | ((2.80)) 2.90 | 13.0 | $((\frac{6.37}{6.63}))$ |
| .9 | ((.44)) .45 | 5.8 | ((2.85)) 2.95 | 13.5 | ((6.62)) 6.88 |
| 1.0 | ((49)) .51 | 5.9 | $((\frac{2.90}{3.00}))$ | 14.0 | ((6.86)) 7.14 |
| 1.1 | ((.54)) .56 | 6.0 | ((2.94)) 3.06 | 14.5 | ((7.11)) 7.39 |
| 1.2 | ((.59)) .61 | 6.1 | ((2.99)) 3.11 | 15.0 | ((7.35)) 7.65 |
| 1.3 | ((.64)) .66 | 6.2 | ((3.04)) 3.16 | 16.0 | $((\frac{7.84}{8.16}))$ |
| 1.4 | ((.67)) .71 | 6.3 | ((3.09)) 3.21 | 17.0 | ((8.33)) 8.67 |
| 1.5 | ((.74)) <u>.76</u> | 6.4 | $((\frac{3.14}{3.26}))$ | 18.0 | ((8.82)) 9.18 |
| 1.6 | ((.78)) <u>.81</u> | 6.5 | $((\frac{3.\overline{19}))}{3.31}$ | 19.0 | ((9.31)) 9.69 |
| 1.7 | ((.83)) <u>.86</u> | 6.6 | ((3.23)) 3.36 | 20.0 | ((9.80)) 10.20 |
| 1.8 | ((.88)) <u>.91</u> | 6.7 | $((\frac{3.28}{3.41}))$ | 21.0 | ((10.29)) 10.71 |
| 1.9 | ((.93)) <u>.96</u> | 6.8 | ((3.33)) <u>3.46</u> | 22.0 | ((10.78)) 11.22 |
| 2.0 | ((.98)) 1.02 | 6.9 | ((3.38)) 3.51 | 23.0 | ((11.27)) <u>11.73</u> |
| 2.1 | $((\frac{1.03}{1.07}))$ | 7.0 | ((3.43)) 3.57 | 24.0 | ((11.76)) 12.24 |
| 2.2 | $((\frac{1.08}{1.12}))$ | 7.1 | $((\frac{3.48}{3.62}))$ | 25.0 | $((\frac{12.25}{12.75}))$ |
| 2.3 | ((1.13)) 1.17 ((1.19)) | 7.2 | $((\frac{3.53}{3.67}))$ | 30.0 | $((\frac{14.70}{15.30}))$ |
| 2.4 | $((\frac{1.18}{1.22}))$ | 7.3 7.4 | $((\frac{3.58}{3.72}))$ | 35.0 | $((\frac{17.15}{17.85}))$ |
| 2.6 | ((1.23)) <u>1.27</u> ((1.27)) | 7.4 | $((\frac{3.63}{3.77}))$ | 40.0 | $((\frac{19.60}{20.40}))$ |
| 2.7 | ((1.32)) $((1.32))$ | 7.6 | ((3.68)) <u>3.82</u> ((3.73)) | 45.0 50.0 | ((22.05)) <u>22.95</u> ((24.50)) |
| 2.8 | $\frac{1.37}{((1.37))}$ | 7.7 | $\frac{3.87}{(3.77)}$ | 55.0 | <u>25.50</u> |
| 2.9 | $\frac{1.42}{((1.42))}$ | 7.7 | ((3.77)) (3.92) ((3.82)) | 60.0 | ((26.95)) <u>28.05</u> ((29.40)) |
| 3.0 | ((1.47)) ((1.47)) | 7.9 | ((3.82)) (3.97) $((3.87))$ | 65.0 | $\frac{30.60}{(31.85)}$ |
| 2.0 | 1.53 | ,,, | 4.02 | 05.0 | 33.15 |

| Unit | | Unit | | Unit | |
|-------|-------------------------------|-------|-------------------------------|-------|---------------------------------|
| Value | @\$((.49)) | Value | @\$((.49)) | Value | @\$((:49)) |
| | <u>.51</u> | | <u>.51</u> | | .51 |
| 3.1 | ((1-53)) | 9.0 | ((2.02)) | 70.0 | ((2) 22) |
| 3.1 | ((1.52)) 1.58 | 8.0 | ((3.92)) | 70.0 | ((34.30)) |
| 3.2 | $((\frac{1.57}{1.57}))$ | 8.1 | 4.08 ((3.97)) | 75.0 | 35.70 ((36.75)) |
| ٥ | 1.63 | 0.1 | 4.13 | 73.0 | 38.25 |
| 3.3 | $((\frac{1.62}{}))$ | 8.2 | ((4.02)) | 80.0 | ((39.20)) |
| | 1.68 | | `` 4.18 | | 40.80 |
| 3.4 | ((1.67)) | 8.3 | ((4:07)) | 85.0 | ((41.65)) |
| | 1.73 | | 4.23 | | 43.35 |
| 3.5 | ((1.71)) | 8.4 | $((4.\overline{12}))$ | 90.0 | ((44.10)) |
| 2.6 | $\frac{1.78}{((1.76))}$ | 0.5 | 4.28 | 05.0 | 45.90 |
| 3.6 | ((1.70)) 1.83 | 8.5 | ((4:17)) | 95.0 | ((46.55)) |
| 3.7 | ((1.81)) | 8.6 | ((4.21)) | 100.0 | 48.45 ((49.00)) |
| ٥., | 1.88 | 0.0 | 4.38 | 100.0 | 51.00 |
| 3.8 | $((\frac{1.86}{}))$ | 8.7 | ((4.<u>26</u>)) | 105.0 | ((51.45)) |
| | 1.93 | | 4.43 | | 53.55 |
| 3.9 | ((1.91)) | 8.8 | ((4.31)) | 110.0 | ((53.90)) |
| | 1.98 | | 4.48 | | 56.10 |
| 4.0 | $((\frac{1.96}{}))$ | 8.9 | ((4.36)) | 115.0 | ((56.35)) |
| 4.1 | ((2 2.04 | 0.0 | 4.53 | | 58.65 |
| 4.1 | ((2.01)) | 9.0 | ((4.41)) 4.59 | 120.0 | ((58.80)) |
| 4.2 | $((\frac{2.09}{2.06}))$ | 9.1 | ((4.46)) | 125.0 | 61.20 ((61.25)) |
| 2 | 2.14 | 7.1 | 4.64 | 123.0 | 63.75 |
| 4.3 | $((\frac{2.11}{}))$ | 9.2 | ((4.51)) | 130.0 | ((63.70)) |
| | 2.19 | | 4.69 | | 66.30 |
| 4.4 | ((2.17)) | 9.3 | ((4.<u>56</u>)) | 140.0 | ((68.60)) |
| | 2.24 | | 4.74 | | 71.40 |
| 4.5 | ((2.21)) | 9.4 | ((4.61)) | 150.0 | ((73.50)) |
| 4.6 | $((\frac{2.29}{2.25}))$ | 0.5 | ((4 (()) | 1400 | 76.50 |
| 4.0 | 2.34 | 9.5 | ((4.66)) 4.84 | 160.0 | ((78.40)) |
| 4.7 | $((\frac{2.34}{2.30}))$ | 9.6 | ((4.70)) | 170.0 | $\frac{81.60}{(83.30)}$ |
| | 2.39 | 7.0 | 4.89 | 170.0 | 86.70 |
| 4.8 | ((2.35)) | 9.7 | ((4.75)) | 180.0 | ((88.20)) |
| | 2.44 | | 4.94 | | 91.80 |
| 4.9 | ((2.40)) | 9.8 | ((4.80)) | 190.0 | ((93.10)) |
| | <u>2.49</u> | | <u>4.99</u> | | 96.90 |
| | | | | 200.0 | ((98.00)) |
| | | | | | 102.00 |

AMENDATORY SECTION (Amending Order 80-24, filed 12/1/80, effective 1/1/81)

WAC 296-20-17001 ALLOWANCE AND PAY-MENT FOR MEDICATION. The department or selfinsurer will pay for medications or supplies dispensed for the treatment of conditions resulting from an industrial injury and/or conditions which are retarding the recovery from the industrial injury, for which the department or self-insurer has accepted temporary responsibility.

Approved generics are to be substituted for brand name pharmaceuticals in all cases unless the prescribing physician indicates no substitution is permitted. A list of approved generics and their base cost will be published periodically by the department.

Items not normally paid include: Syringes, injectables, heating pads, vibrators, personal appliances, oral nutritional supplements, anorexiants, and medications normally prescribed for systemic conditions. These items may be authorized to certain individuals in unusual circumstances; prior approval from the department or self-insurer is mandatory.

Rental or purchase of medical equipment must be prior authorized by the department or self-insurer.

No bills will be paid for medication dispensed after the date of order and notice of claim closure, on an accepted claim; nor, on rejected claims; nor for conditions unrelated to the industrial condition even though the prescription may be written on departmental prescription forms.

AMENDATORY SECTION (Amending Order 80-24, filed 12/1/80, effective 1/1/81)

WAC 296-20-17002 BILLING. In addition to the billing procedures described in WAC 296-20-125 the current national drug code number for each prescribed drug, followed by the average wholesale ((cost)) price to the pharmacy must be entered on each prescription. In addition, the claimant's name, claim number, date of injury, prescribing doctor's name and department of labor and industries provider number; and the assigned department provider number for the pharmacy must be on the bill. Bills for medication not containing this information will be returned to the pharmacy. Billing must be made within ninety days of service. It is requested bills be presented on a monthly basis.

AMENDATORY SECTION (Amending Order 80-24, filed 12/1/80, effective 1/1/81)

WAC 296-20-17003 FEES. Payment for drugs and medications including all oral nonlegend drugs will be made at the average wholesale ((cost)) price plus an additional fee, on the following basis:

Wholesale cost Additional fee

Up to
$$\$((\frac{1.99}{1.25}))$$
 + $\$((\frac{3.25}{1.25}))$
 $\frac{3.00}{3.00}$ + $\$((\frac{4.75}{1.25}))$
 $\frac{3.01}{3.01}$ 8.00 6.00

 $\$((\frac{4.00}{1.25}))$ to $\$((\frac{7.99}{1.25}))$ + $\$((\frac{5.75}{1.25}))$
 $\frac{8.01}{(\frac{5.00}{1.25})}$ + $\$((\frac{5.75}{1.25}))$
 $\$((\frac{5.00}{1.25}))$ & over $\$((\frac{7.00}{1.25}))$ + $\$((\frac{5.00}{1.25}))$ wholesale $\$((\frac{5.00}{1.25}))$ + $\$((\frac{20.00}{1.25}))$ & over $\$((\frac{7.00}{1.25}))$ + $\$((\frac{7.00}{1.25}))$ + $\$((\frac{7.00}{1.25}))$ + $\$((\frac{7.00}{1.25}))$

Orders may be written for over-the-counter nonoral drugs or nondrug items on department prescription forms. ((However, these items should be billed at normal retail price. No allowance will be made for professional fees for filling such prescriptions.)) These items are to be priced on a forty percent margin (the average wholesale price ÷ .6).

Compounded prescriptions will be paid at the cost of the ingredients plus the applicable professional component based on that cost as indicated above.

Per RCW 82.08.0281 prescription drugs and oral or topical over-the-counter medications are nontaxable.

NEW SECTION

WAC 296-23-500 MISCELLANEOUS SER-VICES AND APPLIANCES. The department or selfinsurer will approve certain miscellaneous services and appliances needed as the result of an industrial accident. Nursing care, attendant care, transportation, medical equipment, prosthetics, orthotics, eye glasses, hearing aids, and walking aids are included in this classification. The qualifications and instances when this approval is appropriate are described in WAC 296-20-091 through 296-20-1103.

Bills for these miscellaneous services and appliances must be itemized per the instructions in WAC 296-20-125 to include identification of type, manufacturer, model, place of origin, place of destination, hours and mileage as applicable.

The rate of reimbursement will be the provider's usual and customary charge or the department's current established rate.

NEW SECTION

WAC 296-28-50001 NURSING SERVICES AND ATTENDANT CARE. See WAC 296-20-091 for qualifications. Specify skill level and hours of service.

M 0855 Professional Nurse Services

M 0856 Nonprofessional Attendant Care

M 0877 Home Health Office Call

M 0878 Home Health Aide Care

M 0879 Visiting Nurse Call

M 1200 Home Health-Nurse Visit, Agency Based

M 1201 Home Health-Physical Therapy, Agency Based

M 1202 Home Health-Occupational Therapy, Agency Based

M 1203 Home Health-Speech Therapy, Agency Based

M 1204 Home Health-Aide Visit, Agency Based

M 1210 Home Health-Nurse Visit, Free Standing

M 1211 Home Health-Physical Therapy, Free Standing

M 1212 Home Health-Occupational Therapy, Free Standing

M 1213 Home Health-Speech Therapy, Free Standing

M 1214 Home Health-Aide Visit, Free Standing

M 3333 Visiting Nurse-Physical Therapy

M 4444 Visiting Nurse-Occupational Therapy

M 5555 Visiting Nurse-Speech Therapy

M 8900 Special Duty Nurse-RN-First Shift

M 8901 Special Duty Nurse-RN-Second Shift

M 8902 Special Duty Nurse-RN-Third Shift

M 8903 Special Duty Nurse-RN-Partial Shift

M 8904 Special Duty Nurse-LPN-First Shift

M 8905 Special Duty Nurse-LPN-Second Shift

M 8906 Special Duty Nurse-LPN-Third Shift

NA 0007 C . . I D . No. I DN D. W. I Ch.

M 8907 Special Duty Nurse-LPN—Partial Shift

M 8908 Special Duty Nurse-RN-Holiday

M 8909 Special Duty Nurse-LPN-Holiday

NEW SECTION

WAC 296-23 50002 TRANSPORTATION SER-VICES. Specify place of departure, destination, purpose of trip and mileage as applicable.

M 0001 Base Rate - Ground or Air

M 0002 Ambulance - Each Additional Patient

M 0003 Ambulance-One-Way Mileage - Per Mile M 0004 Ambulance-Return Pickup - Same Patient, Same Day

M 0005 Ambulance-Return Pickup One-Way Mileage - Per Mile

M 0006 Ambulance-Return Pickup - Additional Patient

M 0008 Ambulance - Oxygen Administration

M 0009 Ambulance-Waiting Time - Per Minute

M 0010 Bridge and Ferry Tolls

M 0011 Chartered Air Transportation

M 0012 Advanced Life Support - Ground or Air

M 0023 Ambulance - Extra Attendant

M 0024 Ambulance - Monitoring

M 0025 Cabulance - One-Way Mileage - Per Mile

M 0026 Cabulance - Waiting Time - Per Minute

M 0028 Private Transportation – 18¢ Per Mile

M 0029 Commercial Transportation

M 0030 Taxi - One-Way Mileage - Per Mile

M 0036 Licensed Air Ambulance - One-Way Mileage

M 0060 Ambulance - Suction Catheter

M 0061 Ambulance - Oxygen Mask

M 0062 Ambulance - Oxygen Cannula

.M 0063 Ambulance - Airway

M 0064 Ambulance - Cardboard Splint

M 0065 Ambulance - Disposable Cervical Collar

M 0066 Ambulance - Dressing

M 0067 Ambulance - Triangular Bandage

M 0069 Ambulance – Ice Packs

M 0070 Ambulance - Trauma Pads

M 0071 Ambulance - Burn Kit

M 0072 Ambulance - Mast Trouser

M 0073 Ambulance - Heart/Lung Resuscitation

M 0074 Ambulance - IV Administration - Per IV

M 0075 Lodging - Receipt Required

M 0076 Breakfast – Receipt Required \$5.00

M 0077 Lunch – Receipt Required \$5.00

M 0078 Dinner - Receipt Required \$10.00

M 0079 Per Diem Lodging/Meals

M 0080 Parking

M 0080 Farking
M 0081 Interpreter

NEW SECTION

WAC 296-23-50003 HEARING AIDS AND MASKING DEVICES. See Wac 296-20-1101 for qualifications. Specify manufacturer and model number.

M 3500 Hearing Aid

M 3505 Tinnitis Masker

M 3539 Hearing Aid Casing

M 3559 Hearing Aid Earmold

M 3579 Hearing Aid Repairs

NEW SECTION

WAC 296-23-50004 EYEGLASSES AND CONTACT LENSES. See WAC 296-20-100 for qualifications.

M 3200 Eyeglass Left Lens

M 3201 Eyeglass Right Lens

M 3202 Frames - Repair

M 3203 Frames – Purchase

M 3204 Contact Lens - Left

M 3205 Contact Lens - Right

NEW SECTION

WAC 296-23-50005 ORTHOTICS AND PROSTHETICS. See WAC 296-20-1102 for qualifications. Specify type, manufacturer, and model number when applicable.

M 1000 Prosthetic - Other

M 1400 Orthotic - Other

M 1600 Orthotic - Podiatry

M 1602 Podiatry Impression Casting

M 6401 Prosthetic - Upper Extremity

M 6402 Prosthetic - Lower Extremity

M 6403 Prosthetic – Accessories/Supplies

M 6407 Prosthetic Repair, Including Labor

M 6431 Orthotic - Upper Extremity

M 6432 Orthotic - Lower Extremity

M 6440 Orthotic Accessories/Supplies

M 6442 Orthotic Fitting Fee

M 6444 Orthotic Repair, Including Labor

M 6445 SACRO Ease Seat

M 6450 Braces to Neck/Spine/Trunk

M 6451 Collars/Casts/Splints

M 6452 Brace Accessories/Supplies

M 6453 Brace Repairs, Including Labor

M 6458 Pressure Garments

M 6459 Support Hose

M 6460 Orthopedic Shoes Without Brace

M 6461 Orthopedic Shoes With Brace

M 6463 Heel Lift

M 6764 Prosthetic Fitting Fee

NEW SECTION

WAC 296-23-50006 MEDICAL SUPPLIES. Specify type, manufacturer, and model when applicable.

M 6411 Urinary Collection Systems Supplies - Itemize

M 6466 Colostomy Bags

M 6467 Colostomy Accessories/Supplies - Itemize

M 6769 Other Small Appliances/Supplies - Itemize

M 7444 Sterile Distilled Water

M 7447 Twill Tape - Per Roll

M 7448 Nonlisted Disposable Supplies

NEW SECTION

WAC 296-23-3007 PULMONARY AND RE-SPIRATORY SERVICES AND SUPPLIES. Specify manufacturer and model number when applicable. See WAC 296-20-1102 for Qualifications.

M 6605 Initial Oxygen

M 6606 Oxygen

M 6608 Oxygen Transportation/Delivery

M 6609 Oxygen Regulator - Purchase

M 6611 Oxygen Concentrator - Rental

M 6613 Oxygen Concentrator - Purchase

M 6617 Unlisted Oxygen Related Equipment - Rental

\$50.00

M 6618 Unlisted Oxygen Related Equipment -Purchase

M 6695 Repairs - Oxygen Related

M 6696 Oxygen Tank Rental

M 6690 Portable Liquid Oxygen System

M 7117 Emergency Delivery - Oxygen

M 7118 Oxygen Mileage

M 7119 Oxygen Regulator - Rental

M 7126 Aerosol Tee Adaptor

M 7128 Aerosol Mask - Without Tubing

M 7129 Multi-Vent Mask

M 7134 Nebulizer - Specify Model

M 7135 Aerosol Effusion Bag

M 7136 Disposable Humidifier

M 7142 Bi-Flow Nasal Mask

M 7166 Aspirator

M 7167 Pressure Pump

M 7168 Compressor

M 7169 Pulmo-Aid

M 7170 VACU-Aid

M 7174 Home Patient Kit

M 7208 IPPB Equipment

M 7209 IPPB Equipment Respiratory Only

M 7210 Portable Nebulizer Equipment

M 7216 Portable Aspirator Equipment

M 7218 Stationary Respirator Equipment

M 7251 Miscellaneous Unlisted Items/Services

NEW SECTION

WAC 296-23-50008 HOSPITAL BEDS AND ACCESSORIES. See WAC 296-20-1102 for qualifications. Specify type, manufacturer and model when applicable.

M 6408 Hospital Bed – Rental

M 6430 Trapeze Bars - Rental

M 6439 Commode Chair - Rental

M 6503 Hospital Bed - Purchase

M 6510 Hospital Bed Accessories

M 6539 Commode Chair – Purchase

M 6540 Commode Chair Accessories

M 6541 Bed Pans/Urinals

M 6630 Trapeze Bars - Purchase

M 6631 Trapeze Bars Accessories

NEW SECTION

WAC 296-23-50009 TRACTION EQUIPMENT. See WAC 296-20-1102 for qualifications. Specify type, manufacturer and model when applicable.

M 6427 Traction Equipment – Rental

M 6626 Traction Equipment - Accessories

M 6627 Traction Equipment - Purchase

NEW SECTION

WAC 296-23-50010 CANES.

M 6434 Canes - Rental

M 6534 Canes - Purchase

M 6535 Cane Accessories

NEW SECTION

WAC 296-23-50011 CRUTCHES.

M 6454 Crutches-Metal - Rental

M 6455 Crutches-Wooden - Rental

M 6553 Crutch - Accessories

M 6554 Crutches-Metal - Purchase

M 6555 Crutches-Wooden - Purchase

NEW SECTION

WAC 296-23-50012 WALKERS. See WAC 296-20-1102 For qualifications. Specify type, manufacturer and model when applicable.

M 6475 Walk-Aid/Walker - Rental

M 6655 Walk-Aid/Walker - Purchase

M 6656 Walk-Aid/Walker - Accessories

NEW SECTION

WAC 296-23-50013 WHEELCHAIRS. See WAC 296-20-1102 for qualifications. Specify type, manufacturer, and model when applicable.

M 6465 Wheelchair - Rental

M 6558 Wheelchair - Purchase

M 6666 Wheelchair Accessories

M 6668 Powered Mobility Unit

M 7428 12V GELI Cell Battery

M 7429 12V Deep Cycle Battery

M 7430 Battery Charger

NEW SECTION

WAC 296-23-50014 STIMULATORS. See WAC 296-20-1102 for qualifications. One-month trial rental is usually required to purchase stimulators. Specify type, manufacturer, and model when applicable.

M 6418 Electromagnetic Field Bone Stimulator for Fractures and Fusions - Rental

M 6419 Pulsed Galvanic Muscle Stimulator - Rental

M 6420 Transcutaneous Nerve Stimulator - Rental M 6421 Transcutaneous Nerve Stimulator - Purchase

M 6422 Transcutaneous Nerve Stimulator - Supplies M 7175 Permanent Electrodes for TNS Unit

M 7176 24-Inch Lead Wires for TNS Unit

M 7179 Power Pack With Batteries for TNS Unit

NEW SECTION

WAC 296-23-50015 VEHICLE AND HOME MODIFICATION. Require prior approval from the assistant director for industrial insurance.

🛇 M 8000 Home Modification

M 8500 Vehicle Modification

NEW SECTION

WAC 296-23-9409 VOCATIONAL SERVICES. The following services are payable when authorized to a registered vocational rehabilitation services provider. Units of service are to be stated in tenths of hour blocks (six minutes) unless otherwise specifically noted. Reimbursement rates are achieved by multiplying the number of time units by the Relative Value Unit by the medicine

| cedure Code termine the five units o | Factor from WAC 296-20-135, i.e., for Pro- e V0250, .5 of one hours is provided. To de- e appropriate reimbursement rate multiply f service by 4.1 relative value units by the factor (currently \$1.18) = reimbursement tly \$24.19). RELATIVE | CODE V0274 V0280 | DESCRIPTION UNITS Job Club (Maximum of 40 billable hours.) |
|--|---|------------------------|---|
| CODE | DESCRIPTION UNITS | | Maximum of two hours assessment of |
| V0210 | Contact with Doctor/Attorney/Employer/ | | placement potential, includes report to department or |
| | Persons other than claimant 4.1 | | VRC 2.9 |
| V0212 | Review Case 4.1 | V0282 | Placement Made (Employment Agencies) |
| V0215 | Initial Evaluation/Assessment 4.1 | | Flat fee |
| V0217 V0219 | Testing administration and interpretation 4.1 Flat Fee Testing (pre-determined | V0285 | paid on placement \$300.00 Placement (Employment Agencies) – flat fee paid |
| - | by test) BR | | in addition to V0282 sixty days post— |
| V0220 | Vocational Counseling services provided | | placement when |
| | following assessment 4.1 | | worker has been continuously employed |
| V0221 | Vocational Research (services provided on | | for sixty days \$900.00 |
| | behalf | V0290 | Office of Rehabilitation Review/Hearing/ |
| | of an injured worker but not in conjunc- | | Dispute 4.1 |
| | tion with | V0292 | Testimony Preparation 4.1 |
| 1/0222 | the worker) | V0295 | Court Testimony (To be arranged between |
| V0222 | Vocational Exploration (services provided in | | provider |
| | conjunction with the injured worker) . 4.1 | V0299 | and Attorney General's Office.) BR Other Authorized Service – Unlisted |
| V0225 | Job Analysis (on-site survey of specific | 102)) | (Specify)BR |
| | job) 4.1 | | |
| V0227 | Labor Market Survey (determination of | NEW SE | <u>CTION</u> |
| | jobs available in a geographic location) 4.1 | WAC 2 | 296–23–9410 RETRAINING SERVICE. |
| V0230 | Monitoring of Work Evaluation/Condi- | R0310 | Tuition and Training Fees |
| | tioning | R0312 | Training Supplies |
| V0232 | Job Seeking Skills Instruction (one-on- | R0315 | Training Equipment |
| | one | R0320 | Examination and License Fees |
| V0235 | services to injured worker) 4.1 | R0330 R0340 | Transportation/Mileage Books |
| V0233 V0238 | Plan Development 4.1 Job Placement/Development 4.1 | R0350 | Other |
| V0230 V0240 | RTW Follow-up 4.1 | R0360 | |
| V0242 | Monitor Retraining 4.1 | R0370 | |
| V0245 | Coordination of Services 4.1 | R0380 | Job Modification |
| V0250 | Report Preparation 4.1 | The | department or self-insurer will author- |
| V0260 | Travel/Wait Time (Waiting time is limit- | | child care as part of a department or |
| | ed to one | self- | -insurer approved vocational rehabilita- |
| | hour.) If more than one client is being seen in the | | program. Payment for child care ser- |
| | area, travel time must be split among all | | s will be made to Licensed Day Care |
| | clients | | iders or family members other than the red worker or his/her spouse. |
| V0262 | Mileage per mile. If more than one client | • | , . |
| | is being | R0390 | Child Care/Licensed Day Center. |
| | seen in the area, mileage must be split | | Hourly rate per child six hours or less |
| | among all clients | R0392 | Child Care/Licensed Day Center. |
| V0270 | Group Sessions (2-5 in Group) (Maxi- | · | Daily rate per child seven to nine |
| ** = | mum of | _ | hours 7.5 |
| | 40 billable hours.) 1.8 | R0395 | Child Care/Nonlicensed provider. |
| V0272 | Group Sessions (6-10 in Group) (Maxi- | | Hourly rate per child six hours |
| | mum of 50 billable hours.) 1.5 | R0397 | or less 0.9 Child Care/Nonlicensed provider. |
| | 50 omable mours. | 10371 | Daily rate per child seven to |
| | | | nine hours |
| | | _ | |

| | 296-17-410 | Division of single amplements ((much |
|---|------------------------------|--|
| | 290-17-410 | Division of single employee's ((work-man)) worker hours. |
| | 296-17-420 | General inclusions. |
| | 296-17-430 | General exclusions. |
| REPEALER | 296–17–440 | Standard exceptions. |
| The following section of the Washington Administra- | 296-17-450 | Special agricultural class |
| tive Code is repealed: | | interpretations. |
| · | 296-17-460 | Classification phraseology. |
| WAC 296–23–9408 VOCATIONAL FEE | 296-17-470 | Penalty assessments for employers |
| SCHEDULE. | | who fail to register under Title 51 |
| | 204 17 400 | RCW. |
| | 296–17–480 | Penalty assessment for failure to keep |
| WSR 83-24-017 | | records, or file quarterly reports and |
| ADOPTED RULES | 296-17-501 | pay premiums under Title 51 RCW. Classification 1-1. |
| DEPARTMENT OF | 296-17-502 | Classification 1–2. |
| LABOR AND INDUSTRIES | 296–17–503 | Classification 1–3. |
| [Order 83-36—Filed November 30, 1983—Eff. January 1, 1984] | 296-17-504 | Classification 1–4. |
| I, Sam Kinville, director of the Department of Labor | 296-17-505 | Classification 1-5. |
| and Industries, do promulgate and adopt at the General | 296-17-506 | Classification 1-6. |
| Administration Building, Olympia, Washington 98504, | 296-17-50601 | Classification 1-7. |
| the annexed rules relating to risk classification rules and | 296-17-50602 | Classification 1–8. |
| definitions applicable to workers' compensation insur- | 296–17–507 | Classification 1–9. |
| ance underwritten by the Department of Labor and In- | 296–17–508 | Classification 2–1. |
| dustries, basic premium rates for each such | 296–17–509 | Classification 2-2. |
| classification, and experience-rating rules and parame- | 296-17-50904 296-17-510 | Classification 2–6. Classification 3–1. |
| ters for workers' compensation insurance underwritten | 296–17–511 | Classification 3–1. Classification 3–2. |
| by the Department of Labor and Industries. | 296-17-512 | Classification 3–6. |
| This action is taken pursuant to Notice No. WSR 83–20–084 filed with the code reviser on October 5, 1983. | 296-17-513 | Classification 3–7. |
| These rules shall take effect at a later date, such date | 296-17-514 | Classification 4–1. |
| being January 1, 1984. | 296-17-516 | Classification 4-3. |
| This rule is promulgated pursuant to RCW 51.16.035 | 296–17–517 | Classification 5–2. |
| and is intended to administratively implement that | 296-17-518 | Classification 5–3. |
| statute. | 296–17–519 | Classification 5-4. |
| The undersigned hereby declares that the agency has | 296-17-520 | Classification 5–5. |
| complied with the provisions of the Open Public Meet- | 296-17-52001 296-17-52002 | Classification 5–6. Classification 5–7. |
| ings Act (chapter 42.30 RCW), the Administrative Pro- | 296-17-521 | Classification 5–7. |
| cedure Act (chapter 34.04 RCW) and the State Register | 296–17–52101 | Classification 5–9. |
| Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1983. | 296-17-522 | Classification 6-1. |
| By Sam Kinville | 296-17-524 | Classification 6-3. |
| Director | 296-17-527 | Classification 6-7. |
| | 296-17-529 | Classification 8-3. |
| Chapter 296-17 WAC | 296–17–530 | Classification 8–4. |
| MANUAL OF RULES, CLASSIFICATIONS, | 296–17–532 | Classification 9–1. |
| RATES, AND RATING SYSTEM FOR | 296-17-534 296-17-535 | Classification 10–2. Classification 10–3. |
| WASHINGTON ((WORKMEN'S)) WORKERS' | 296–17–53501 | Classification 10–3. |
| COMPENSATION INSURANCE | 296-17-53501 | Classification 10–5. |
| WAC | 296-17-53504 | Classification 10–7. |
| 296-17-310 General rules and instructions. | 296-17-536 | Classification 11-1. |
| 296-17-320 General definitions. | 296-17-537 | Classification 11-2. |
| 296–17–350 Minimum premiums—Assumed | 296-17-538 | Classification 11-3. |
| ((workman)) worker hours. | 296–17–53801 | Classification 11–4. |
| 296-17-360 Assignment of classification by analogy. | 296-17-53803 | Classification 11–6. |
| 296–17–370 Governing classification. | 296-17-539 296-17-540 | Classification 13-1. Classification 13-3. |
| 296–17–375 Work done by contract. | 296-17-541 | Classification 13–3. Classification 13–4. |
| 296–17–380 Single enterprise. | 296-17-54101 | Classification 13–4. |
| 296-17-390 Multiple enterprises. | 296–17–542 | Classification 14–1. |
| • | 296–17–544 | Classification 14-4. |
| | • • | |

| 296-17-545 | Classification 15-1. | 296-17-669 | Classification 51-9. |
|--------------|----------------------|--------------------------|----------------------|
| 296-17-546 | Classification 15–7. | 296-17-670 | Classification 52–1. |
| 296-17-555 | Classification 20–2. | 296–17–675 | Classification 52–6. |
| 296-17-557 | Classification 20–4. | 296–17–67602 | Classification 52–9. |
| 296-17-558 | Classification 20–5. | 296-17-677 | Classification 53–1. |
| 296–17–561 | Classification 20–8. | | |
| | | 296–17–678 | Classification 53–5. |
| 296–17–563 | Classification 21–2. | 296–17–67901 | Classification 53–7. |
| 296–17–564 | Classification 21–4. | 296–17–680 | Classification 61–3. |
| 296–17–565 | Classification 22–1. | 296–17–681 | Classification 61–4. |
| 296–17–566 | Classification 22–2. | 296-17-682 | Classification 61–5. |
| 296-17-568 | Classification 29–3. | 296–17–684 | Classification 61–7. |
| 296–17–569 | Classification 29–4. | 296–17–685 | Classification 61-8. |
| 296–17–57002 | Classification 29-8. | 296–17–686 | Classification 61-9. |
| 296-17-571 | Classification 31–1. | 296–17–687 | Classification 62–1. |
| · 296–17–575 | Classification 31–5. | 296–17–689 | Classification 62–3. |
| 296-17-576 | Classification 33-1. | 296–17–690 | Classification 62-4. |
| 296-17-579 | Classification 34-1. | 296-17-691 | Classification 62-5. |
| 296-17-580 | Classification 34-2. | 296-17-692 | Classification 62-6. |
| 296-17-581 | Classification 34-3. | 296-17-695 | Classification 62-9. |
| 296-17-582 | Classification 34-4. | 296-17-696 | Classification 63-1. |
| 296-17-583 | Classification 34-6. | 296-17-697 | Classification 63–2. |
| 296-17-584 | Classification 34–7. | 296–17–698 | Classification 63–3. |
| 296-17-585 | Classification 34–8. | 296-17-699 | Classification 63–4. |
| 296-17-58501 | Classification 34–9. | 296-17-700 | Classification 63–5. |
| 296–17–586 | Classification 35–1. | 296–17–701 | Classification 63–6. |
| 296–17–587 | Classification 35–3. | 296-17-701 | Classification 63–8. |
| 296–17–590 | Classification 35–6. | 296-17-704 | |
| 296–17–594 | Classification 35–6. | | Classification 63–9. |
| | | 296–17–706 | Classification 64–2. |
| 296–17–595 | Classification 36–3. | 296–17–707 | Classification 64–3. |
| 296–17–598 | Classification 36–6. | 296-17-708 | Classification 64–4. |
| 296–17–599 | Classification 37–1. | 296–17–710 | Classification 64–6. |
| 296–17–600 | Classification 37–2. | 296–17–711 | Classification 64–7. |
| 296–17–604 | Classification 37–8. | 296–17–712 | Classification 64–8. |
| 296–17–606 | Classification 38–2. | 296–17–713 | Classification 64–9. |
| 296–17–614 | Classification 39–1. | 296–17–714 | Classification 65–1. |
| 296–17–615 | Classification 39–2. | 296–17–715 | Classification 65–2. |
| 296–17–618 | Classification 39-5. | 296–17–716 | Classification 65–3. |
| 296–17–61801 | Classification 39-6. | 296–17–718 | Classification 65-5. |
| 296-17-619 | Classification 40–2. | 296–17–719 | Classification 65-6. |
| 296-17-620 | Classification 41–1. | 296–17–721 | Classification 65-8. |
| 296-17-622 | Classification 41-3. | 296–17–723 | Classification 66-1. |
| 296-17-626 | Classification 41–7. | 296-17-724 | Classification 66-2. |
| 296-17-627 | Classification 41-8. | 296-17-725 | Classification 66-3. |
| 296-17-628 | Classification 41-9. | 296-17-726 | Classification 66-4. |
| 296-17-634 | Classification 43-5. | 296-17-730 | Classification 66-8. |
| 296-17-640 | Classification 45-4. | 296-17-736 | Classification 67-5. |
| 296-17-643 | Classification 48–2. | 296-17-737 | Classification 67–6. |
| 296-17-644 | Classification 48–3. | 296–17–738 | Classification 67–7. |
| 296–17–645 | Classification 48–4. | 296–17–740 | Classification 67–9. |
| 296–17–646 | Classification 48–5. | 296–17–744 | Classification 68–4. |
| 296–17–647 | Classification 48–6. | 296–17–745 | Classification 68–9. |
| 296-17-648 | Classification 48–7. | 296–17–746 | Classification 69–1. |
| 296-17-649 | Classification 48–8. | 296-17-747 | Classification 69–1. |
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| 296–17–64901 | Classification 48–9. | 296–17–750 296–17–751 | Classification 69-5. |
| 296–17–651 | Classification 49–2. | 296–17–751 206–17–755 | Classification 69–6. |
| 296–17–653 | Classification 49–4. | 296-17-755 | Classification 71–2. |
| 296–17–654 | Classification 49–5. | 296–17–756 | Classification 71–3. |
| 296–17–655 | Classification 49–6. | 296–17–757 | Classification 71–4. |
| 296–17–659 | Classification 50–1. | 296–17–758 | Classification 71–5. |
| 296–17–66001 | Classification 50–3. | 296–17–759 | Classification 71–6. |
| 296-17-66002 | Classification 50-4. | 296–17–760 | Classification 71–7. |
| 296–17–661 | Classification 51–1. | 296-17-761 | Classification 71–8. |
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| 296-17-762 | Classification 71–9. |
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| 296-17-763 | Classification 72–1. |
| 296-17-764 | Classification 72–2. |
| 296-17-765 | Classification 72–3. |
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AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-310 GENERAL RULES AND IN-STRUCTIONS. This section constitutes general rules and instructions for chapter 296-17 WAC. (1) Purposes. This chapter of the Washington Administrative Code, including classifications of risk, premium rates, the experience rating plan, and all other rules contained herein governing the use thereof, is herein referred to as the manual. This manual is promulgated by the department of labor and industries pursuant to RCW 51.16.035. This manual contains a formulation of the rules and regulations providing for occupational classifications, rates of premium, method of premium calculation and collection, and a rating system, consistent with recognized principles of ((workmen's)) workers' compensation insurance. This manual governs the department's underwriting of ((workmen's)) workers' compensation insurance and assessment of other monetary obligations, under the Industrial Insurance Law of the state of Washington, Title 51 RCW.

- (2) Premium payments Quarterly reports. Each employer shall, upon such forms as prescribed by the department, prior to the last day of January, April, July and October of each year, pay to the department for the preceding calendar quarter, for the accident fund, and for the medical aid fund, a certain number of cents for each ((man)) worker hour or fraction thereof worked by the ((workman)) worker in ((his)) their employ except when the rules of this manual provide for a different method of premium computation. The director may promulgate, change and revise such rates at such times as necessary, according to the condition of the accident and medical aid funds, and assign rates as appropriate to employers who voluntarily seek coverage under the elective adoption provisions of the law.
- (3) Determining accident fund premium. The amounts to be paid into the accident fund shall be determined as follows: The department shall determine a manual premium rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each

classification and the financial condition of the accident fund as a whole.

Every employer shall pay into the accident fund at the manual premium rate unless such employer meets the requirements for the experience rating plan provided elsewhere in this manual, in which event such employer's premium rate for the accident fund shall be paid according to ((his)) their experience modification as determined under the experience rating plan.

(4) Basis for determining medical aid premium. The amounts to be paid into the medical aid fund shall be determined as follows: The department shall determine a basic medical aid rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each classification and the financial condition of the medical aid fund as a whole.

Every employer shall pay into the medical aid fund at the basic premium rate only, and the experience rating plan shall not apply to medical aid rates.

(5) All section captions or titles or catch lines used in this manual, chapter 296-17 WAC, do not constitute any part of these rules.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective I/1/74)

WAC 296-17-320 GENERAL DEFINITIONS. For the purpose of interpretation of this manual, chapter 296-17 WAC, the following terms shall have the meanings given below:

- (1) "((Workmen's)) Workers' compensation" shall mean the obligation imposed upon an employer by the Industrial Insurance Laws of the state of Washington, to insure the payment of benefits prescribed by such laws.
- (2) "Risk" shall mean and include all insured operations of one employer within the state of Washington.
- (3) "Classification" means a classification of occupations, employments, industries and businesses contained in the listing of classifications contained in this manual.
- (4) "Exposure" means ((workman)) worker hours, ((workman)) worker days, payroll or other measure of the extent to which an employer's ((workmen)) workers have been exposed to the hazards of a particular classification of employment.
- (5) "Rate" means the amount of premium for each unit of exposure. All rates are rates per ((workman)) worker hour except where specifically provided otherwise in this manual.
- (6) "Premium" means the sum derived from the application of the rates to the exposures in each classification, after application of any duly authorized experience modification, except where the rules of this manual indicate otherwise.
- (7) Unless the context indicates otherwise, the words used in this manual shall have the meanings given in Title 51 RCW.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-350 MINIMUM PREMIUMS—ASSUMED ((WORKMAN)) WORKER HOURS. A

minimum premium is the lowest amount of premium to be paid by an employer and is also the basis for determining premium computation for ((workmen)) workers for whom an assumed number of ((workmen)) worker hours must be, and hereby, is established:

- (1) Minimum premium. Except as otherwise provided in this chapter, every employer shall be liable for a premium not less than ten dollars for any calendar quarter regardless of number of ((workman)) worker hours reported.
- (2) Minimum premium for elective adoption. Any employer having in ((his)) their employ any person exempt from mandatory coverage under the provisions of RCW 51.12.020 and whose application for coverage under the elective adoption provisions of RCW 51.12.110 is accepted by the director, shall have a minimum premium rate for such employer's applicable class based upon not less than 40 ((workman)) worker hours for each month, until such time as elective adoption coverage is cancelled: PROVIDED, That the minimum premium rate as specified above shall not apply to ((agricultural workers)) executive officers obtaining coverage under this rule and the elective adoption provisions of RCW 51.12.110.
- (3) Apartment house, apartment hotel, motor court and similar operations. Resident managers, caretakers or other similar occupations who are employed for irregular periods and whose compensation is for a stipulated sum in money or a substitute for money shall be reported for the purpose of calculation of premiums, each four dollars of compensation in money or a substitute for money shall represent one ((workman)) worker hour: PROVIDED, That the employer shall not be required to report in excess of 40 hours per week for each person so employed.
- (4) Commission ((salesman)) personnel. Commission personnel are persons whose compensation is based upon a percentage of the amount charged for the commodity or service rendered. Commission ((salesmen)) personnel are to be reported for premium purposes at a minimum of assumed ((workman)) worker hours of not less than eight ((workman)) worker hours a day for part-time employment, or not less than 40 ((workman)) worker hours per week for full-time employment: PROVIDED, That the assumed eight ((workman)) worker hours daily for part-time employment will apply only if the employer's books and records are maintained so as to show separately such person's actual record of employment.
- (5) Salaried personnel. Salaried personnel for the purposes of this chapter means persons whose compensation is not governed by the number of hours devoted to employment for ((his)) their employer. Employers having salaried personnel in their employ shall for the purpose of premium calculation report assumed ((workman)) worker hours based upon 40 ((workman)) worker hours for each week in which any duties of salaried personnel are performed: PROVIDED, That salaried personnel, as defined by the foregoing, who are not regularly and continuously employed by the employer may for the purpose of premium calculation compute premiums in accordance with the piece worker rule, subsection (6) of this section: PROVIDED FURTHER,

- The 40 hours per week may be substituted on behalf of all salaried employees by assuming 160 hours per month for each month in which employees are on salary: PROVIDED FURTHER, That the department may, at its discretion, authorize some other method in assuming workers hours for premium calculating purposes in the case of contract teachers employed by schools.
- (6) Piece workers. Employees whose compensation is based upon the accomplishment of a number of individual tasks whether computed on the number of pounds. items, pieces, or otherwise, the employer shall for the purpose of premium calculation assume each two dollars of earnings of each employee as representing one ((workman)) worker hour: PROVIDED, That if the average rate of compensation for the applicable classification is at least \$3.00 but less than \$3.50 per ((workman)) worker hour the assumed amount shall be \$3.00 of earnings as representing one ((workman)) worker hour, and on a progressive basis, if the average compensation is at least \$3.50 but less than \$4.00 the assumed amount shall be \$3.50 of earnings as representing one ((workman)) worker hour, ((etc)) and so forth. The records of the department as compiled for the preceding fiscal year ending June 30, shall be the basis for determining the average rate of compensation for each classification: PROVIDED FURTHER, That if the employer maintains books and records to show separately the hours employed for each ((workman)) worker in ((his)) their employ engaged in piece work then such actual ((workman)) worker hours shall be reported for the purpose of premium calculation.
- (7) Noncontact sports teams. All employers having personnel in their employ as defined under WAC 296–17–745 shall for the purpose of premium calculations, report assumed ((workman)) worker hours based upon 40 ((workman)) worker hours for each week in which any duties are performed.
- (8) All employers having personnel in their employ as defined under WAC 296-17-739 shall, for the purpose of premium calculations, report assumed ((workman)) worker hours based upon ((two)) ten hours for each mount in each horse race; professional drivers shall report ((workman)) worker hours based upon ((two)) ten hours for each heat or race of any racing event: PROVIDED, That any day such personnel do not ride or drive in a race, the premium calculation shall be made by assuming ((six)) ten worker hours for any day in which duties are performed.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-360 ASSIGNMENT OF CLASSI-FICATION BY ANALOGY. The classification section of this manual contains a listing of classifications for most occupations, employments, industries and businesses.

Any enterprise or operation which is not described by such classifications shall be assigned to the classification or classifications most analogous from the standpoint of process and hazard.

The alphabetical index section of the manual includes a number of occupations, employments, industries, and

businesses that are not contained in the rule part of this manual and are identified by the letter "A" standing for analogy. It is the intended purpose of this symbol and listing of such employments in the index to be included in the same manner as if such employments were contained in the rule part of this manual.

The limitations and conditions of the classification or classifications so assigned and all manual rules pertaining thereto shall be applicable.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-370 GOVERNING CLASSIFICA-TION. The governing classification of a risk is defined as that classification, other than ((the standard exception)) classifications 48-6, 49-4, 52-6, 63-1, 63-2, 63-3, 71-1 or temporary help classifications 71-4 through 71-9, which carries the largest number of ((workman)) worker hours.

NEW SECTION

WAC 296-17-375 WORK DONE BY CONTRACT. In the case of work done by contract, each contract will be assigned a classification in accordance with the Single Enterprise rule (WAC 296-17-380). All work performed by employees of the prime contractor is subject to the classification(s) assigned to the contract. Work performed by employees of subcontractors will be subject to the classification(s) applicable to that phase of work performed by the subcontractor.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-380 SINGLE ENTERPRISE. If the employer's business, conducted at one or more locations, consists of a single operation or a number of separate operations which normally prevail in the business described by a single manual classification, that single classification which most accurately describes the entire enterprise shall be applied. Division of ((workman)) worker hours shall be made as provided hereinafter in respect to standard exceptions ((and)), general exclusions and special exceptions. No division of ((workman)) worker hours shall be permitted in respect to any other operation even though such operation may be specifically described by some other classification, unless the applicable classification phraseology or other manual provision specifically provides for such division of ((workman)) worker hours.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-390 MULTIPLE ENTERPRISES. If the employer's business includes a separate operation which does not normally prevail in the business described by the governing classification, such operation shall be separately rated in accordance with the following rules:

(1) If such separate operation is described by a classification which carries a rate either equal of or higher

than the rate for the governing classification, division of ((workman)) worker hours shall be required, provided that:

- (a) The operation is not described by any of the general inclusions;
- (b) The division is not contrary to the classification phraseology;
- (c) The division is not contrary to the provisions of any other rules of the manual.
- (2) If such separate operation is described by a classification which carries a rate lower than the rate for the governing classification, division of ((workman)) worker hours shall be permitted only when the conditions as provided above in subdivisions (a), (b) and (c), of subsection (1) are met.

AMENDATORY SECTION (Amending Order 75–28, filed 8/29/75, effective 10/1/75)

WAC 296-17-410 DIVISION OF SINGLE EM-PLOYEE'S ((WORKMAN)) WORKER HOURS. The ((workman)) worker hours of any one employee may be divided between two or more classifications, provided the employer has maintained complete and accurate records supported by original time cards or time book entries which show separately both by individual employee and in summary by operations performed the ((workman)) worker hours of such employees, except such division SHALL NOT BE ALLOWED:

- (1) In connection with the standard exception classifications which must be rated in accordance with the specific rules under WAC 296-17-440.
- (2) If the division is contrary to the classification phraseology.

If the employer fails to keep complete and accurate records as provided in this rule, the entire number of ((workman)) worker hours of the employee shall be assigned to the highest rated classification representing any part of ((his)) their work. Division of ((workman)) worker hours by means of percentages, averages, estimates, or any basis other than specific time records, shall not be accepted by the department.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-420 GENERAL INCLUSIONS. The classifications in this manual, other than standard exceptions, include the operations listed in this section and referred to as general inclusions, unless specifically excluded by the language of the manual classification.

- (1) Aircraft travel by employees, other than members of the flying crew, including employees whose ((workman)) worker hours are assigned to the standard exception classifications.
- (2) Commissaries and restaurants except in connection with construction, erection, lumbering or mining operations.
- (3) Manufacture of containers, such as bags, barrels, bottles, boxes, cans, cartons or packing cases.
 - (4) Plant hospitals or dispensaries.

- (5) Maintenance or ordinary repair of employer's buildings or equipment when performed by employees of the employer.
 - (6) Printing or lithographing.
 - (7) Drivers.
- (8) In house sales of goods or products being manufactured by the employer.
- (9) Transportation of equipment and material by job contractor.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-430 GENERAL EXCLUSIONS. Subject to division of ((workman)) worker hours rules, all classifications, including standard exceptions, exclude the following operations referred to as general exclusions, unless specifically included by the language of the manual, or the employer is a political subdivision. Operations described by general exclusions shall require division of ((workman)) worker hours notwithstanding that the classification wording may include the term "all" as in such phrases as "all employees", "all operations", etc.:

- (1) Aircraft operation all members of the flying crew.
- (2) Maintenance or repair work if performed by contractors and all new construction or alteration work whether done by the employer's ((workmen)) workers or by contractors.
 - (3) Musicians and entertainers having no other duties.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-440 STANDARD EXCEPTIONS. The following operations referred to as standard exceptions are subject to division of ((workman)) worker hours in connection with all other classifications regardless of directional phrases beginning with "all employees" or "all operations" except those which specifically provide for the inclusion of certain standard exceptions. (Use of the words "clerical office" shall also include draftsmen and use of the words "((salesmen)) sales personnel" shall also include collectors and messengers.) The standard exceptions are:

(1) Clerical office employees are defined as those employees whose duties are confined to keeping the books or records of the employer, or conducting correspondence or who are engaged wholly in office work where such books or records are kept or where such correspondence is conducted, having no other duty of any nature in or about the employer's premises. If any clerical office employee is exposed to any operative hazard of the business, ((his)) their entire worker hours shall be assigned to the highest rated classification of work to which ((he is)) they are exposed. The classification shall be applied only to persons as herein described who are employed exclusively in separate buildings or on separate floors of buildings or in departments on such floors which are separated from all other work places of the employer by structural partitions and within which no work is performed other than clerical office duties as defined in this paragraph.

- (2) Draftsmen will be considered to be clerical office employees and are defined as those employees whose duties are limited to office work only and who are engaged strictly as draftsmen in such a manner that they are not exposed to the operative hazard of the business. If any draftsman is exposed to any operative hazard of this business, ((his)) their entire worker hours shall be assigned to the highest rated classification of work to which ((he is)) they are exposed.
- (3) ((Salesmen)) Sales personnel, collectors, messengers, appraisers—outside are defined as those employees engaged principally in any such duties away from the premises of the employer. It does not apply to any such employee whose duties include delivery, even though they may also collect or solicit.

(4) Executive officers as defined in WAC 296-17-330. With the exceptions of occupations falling within any ((class)) classification that specifically includes clerical office, inside draftsmen or ((salesmen)) sales personnel, the following designated ((occupation classes)) occupational classifications shall apply.

((Class)) Classification 49-4 Clerical office employees((;)) including inside draftsmen.

((Class)) Classification 63-3 ((Salesmen)) Sales personnel: Defined as outside or away from the premises and including collectors, messengers, appraisers, solicitors, and claims adjusters.

((Class)) Classification 63-1 Automobile ((salesmen)), truck, camper, trailer, mobile home, motorcycle and pleasure craft sales personnel.

((Class)) Classification 63-2 All door to door ((salesmen)) sales personnel.

Classification 71-1 Executive officers.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-450 SPECIAL AGRICULTURAL CLASS INTERPRETATIONS. Farming in classifications 48-2 through 48-6, 48-8, 48-9, 73-1, 73-2, and 73-7 will include farm labor by contractors and farm machinery operations by contractors.

((Any employee not regularly and continuously employed by an employer in agricultural labor whose cash remuneration paid by or due from any one employer in that calendar year for agricultural labor is less than one hundred fifty dollars is not within the mandatory coverage of Title 51 RCW. The department will consider an agricultural employee as being "regularly and continuously employed" as those terms are used in RCW 51-.12.020, subsection (6) in the case of any employee who as of January 1 of any calendar year is carried on the payroll of the employer and who is employed by the employer in agricultural labor and was carried on the employer's payroll as of December 31 of the preceding calendar year and has exceeded one hundred fifty dollars, of earnings during such preceding calendar year. Coverage for all exempt agricultural employees is available upon request as provided under RCW 51.12.110.))

To qualify for a separate rating of ground handpicking or any other separation of agricultural ((classes)) classifications, separate and distinct payroll records of such operations will be required. If a single establishment or work comprises more than one of classifications 48-2 through 48-6, 48-8, 48-9, 73-1, 73-2, and 73-7 the premiums shall be computed according to the payroll for operations of each classification. The department in its discretion may assess a single rate of premium for an agricultural establishment when a substantial portion of the operation falls within one classification, and in such cases, the entire operation will be required to be reported in such largest classification: PROVIDED, That under no circumstances will the hand-picking classification (48-6) apply for the purpose of single rating of an entire establishment.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-460 CLASSIFICATION PHRASE-OLOGY. (1) N.O.C. This expression is an abbreviation of the words "not otherwise classified." No classification so qualified shall be applied in any case where any other manual classification more accurately describes the enterprise or where the language of any manual classification so qualified prescribes other treatment.

- (2) Including. If a classification carries a descriptive phrase "including" certain operations, division of ((workman)) worker hours shall not be made for such operations even though they may be specifically described by some other classification of this manual or may be conducted at a separate location.
- (3) All. If a classification carries a descriptive phrase beginning with "all" as in the expression "all employees," "all other employees," "all operations," "all work to completion," division of ((workmen)) worker hours shall not be made for any employees or operation (other than the standard exceptions ((or)), general exclusions or special exceptions), without regard to the location of such operations, except for an operation not incidental to and not usually associated with the enterprise described by such a classification.
- (4) Or. The word "or" when used in the classification phraseology shall be understood to have the same meaning as though expressed "and/or."
- (5) And. The word "and" when used in the classification phraseology shall be understood to have the same meaning as though expressed "and/or."

<u>AMENDATORY SECTION</u> (Amending Order 83-5, filed 2/9/83)

WAC 296-17-470 PENALTY ASSESSMENTS FOR EMPLOYERS WHO FAIL TO REGISTER UNDER TITLE 51 RCW. Any employer who has failed to secure payment of compensation for ((his or her)) their workers covered under this title will be liable, subject to RCW 51.48.100, to a maximum penalty in a sum of two hundred dollars or in a sum double the amount of premiums due for the four quarters prior to securing payment of compensation under this title, whichever is greater, for the benefit of the medical aid fund.

If an injury or occupational disease is sustained by a worker of an employer who has failed to secure payment of compensation under this title that employer may be liable for a penalty of not less than fifty percent nor more than one hundred percent of the cost of such injury or occupational disease.

For the purposes of this section only the cost of such claim will be determined as follows:

At the time the claim for benefits is filed and the employer is found to have failed to register with the department as required by RCW 51.16.110, a penalty in an amount equal to the average cost of such claim as determined by the nature of the injury or illness and the part of the body affected will be assessed for the benefit of the medical aid fund.

The first day of the seventh month after the date of receipt of the claim, the claim's status will be evaluated. If the claim is closed as of that date the paid loss value will be used as the cost of the claim. If the claim is still open as of that date, a case reserve value will be set and used as the cost of the claim.

If the initial penalty assessed is less than fifty percent of the cost of the claim an additional penalty will be assessed the employer to bring the penalty up to fifty percent. If the initial penalty assessed exceeds the cost of the claim, the difference between the cost of the claim and the initial penalty will be credited to employers account.

For the purposes of this section, no further adjustments or evaluation on the cost of the claim will be made.

AMENDATORY SECTION (Amending Order 83-5, filed 2/9/83)

WAC 296-17-480 PENALTY ASSESSMENT FOR FAILURE TO KEEP RECORDS, OR FILE QUARTERLY REPORTS AND PAY PREMIUMS UNDER TITLE 51 RCW. Every employer who fails to keep the records required by Title 51 RCW or fails to make the reports and pay premiums provided in this title shall be subject to a penalty of not to exceed two hundred percent of the quarterly premium for such offense.

Penalties for failure to make reports and pay premiums will be assessed according to the following schedule subject to RCW 51.48.100: In no case will the penalty be less than \$10.00.

| | ays quent | Percent of premiums due |
|-------|---------------|----------------------------------|
| 1 - | 10 | 10% |
| 11 - | 20 | 15% |
| 21 - | 30 | 20% |
| 31 - | 40 | 25% |
| 41 - | 50 | 30% |
| 51 - | 60 | 35% |
| 61 – | 75 | 40% |
| 76 – | 90 | 45% |
| 91 – | 180 | 50% |
| 181 - | 270 | 75% |
| 271 – | 365 | 100% |
| 366 - | days and over | 200% |

In case of late report indicated "no payroll," a \$10.00 penalty will be assessed.

Days delinquent will be computed by counting the number of calendar days elapsed since the quarter due date until and including the date report and payment were received by the department and then subtracting five days. It is the responsibility of the employer or employer's representative to prepare and send the required reports and payments allowing sufficient time for delivery by the United States mail or any other delivery service.

Approved payment plans entered into by the department and employers who fail to remit required premium payments will constitute good-faith intent to comply with the reporting requirements of Title 51 RCW and the received date of such payment agreement will be considered as the date the report and payment were received for purposes of computing days delinquent under this section. Approved payment plans under this section shall be subject to a penalty of not less than twenty-five percent of the outstanding premium balance, nor more than the percentage indicated in the above schedule for the number of days from the due date to the date of agreed payment.

Where the employer fails to keep records required by Title 51 RCW the quarterly premiums will be estimated by the department and penalties assessed according to the schedule outlined in this section.

AMENDATORY SECTION (Amending Order 79–18, filed 11/30/79, effective 1/1/80)

WAC 296-17-501 CLASSIFICATION 1-1.

Highway, street and road construction, N.O.C., includes all operations such as grading, grubbing, clearing, surfacing, striping, guard rails, highway dividers, highway lighting and highway signs installation, excludes bridges and logging roads. See ((class)) risk classification 2-1 (WAC 296-17-508) and/or ((class)) risk classification 69-2 (WAC 296-17-747)

Alley and parking lot construction

Airports, landing strips, runways and taxi ways, construction and repair

Excavation, N.O.C.

Grading, N.O.C. – including land leveling and grading of farm lands by contractor

Land clearing, N.O.C. including slope grooming and forest trail construction, firefighting, and slash burning, N.O.C.

Diking, N.O.C. including oil spill clean-up involving diking and/or ditching work

Pit, crusher and bunker operations in connection with road, street and highway construction

Railroads, construction, maintenance and repair, N.O.C., including dismantling. Excludes bridges and log railroads

Retaining walls with road, street and highway construction, N.O.C.

Tunnels and approaches including lining, cofferdam work, shaft sinking, and well digging with caisson except where subject to dam construction rated under risk classification 7-1 (WAC 296-17-528)

Humus or peat digging - including humus or peat dealers

Sand or gravel, or shale digging

((Oil spill clean-up involving diking and/or ditching work will be rated with diking, N.O.C.

Slope grooming and forest trail construction will be rated with land clearing

Cofferdam work and shaft sinking and well digging with caisson will be rated under tunnels and approaches, except where subject to dam construction classification))

See ((class)) <u>risk classification</u> 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-502 CLASSIFICATION 1-2.

Concrete and asphalt construction, N.O.C. – including concrete sawing, drilling and pumping

Concrete culverts or other types with span of 12 feet or less

This classification will include house foundations and flatwork such as sidewalks and residential driveways.

Larger concrete construction projects will be rated under risk classification 2-6 (WAC 296-17-50904)

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 74–40, filed 11/27/74, effective 1/1/75)

WAC 296-17-503 CLASSIFICATION 1-3.

Drilling, N.O.C.

For drilling done in connection with construction work, see construction ((class)) classification applicable to work being done

Geophysical exploration, seismic detection of the mechanical properties of the earth

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-504 CLASSIFICATION 1-4.

Dredging, N.O.C.

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-505 CLASSIFICATION 1-5.

Parking meter installation

Fence, all types, erection and repair – including wire mesh installation for slope protection

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-506 CLASSIFICATION 1-6.

Tree topping and pruning, N.O.C., includes spraying or fumigating in connection with tree topping, repairing or trimming

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-50601 CLASSIFICATION 1-7.

Coaxial cable and conduit underground construction, maintenance and repair – including use of automatic cable laying equipment and including television cable, N.O.C.

Pipelaying, N.O.C.

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-50602 CLASSIFICATION 1-8.

Ditches and canals, N.O.C.

Sewer construction

((Cross country pipelines))

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-507 CLASSIFICATION 1-9.

Reinforcing steel installation - placing for concrete construction

Reinforcing steel installation in connection with the construction of tunnels, cofferdams, caissons, dams, bridges, and steel erection shall be assigned to the classification describing the construction with which such reinforcing steel installation is connected

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-508 CLASSIFICATION 2-1.

Bridge, trestle, overhead crossing, viaducts, construction, maintenance and repair including the foundations and approaches

Breakwater, jetty, levee, construction, maintenance and repair

Bulkhead retaining walls, construction, maintenance and repair, riprapping – all water hazard

Concrete culverts or other types over 12 feet

Undercrossings and approaches – including lining

Debris removal and other work with water hazard, N.O.C., will be rated under bulkhead construction with water hazard

See ((class)) <u>risk classification</u> 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-509 CLASSIFICATION 2-2.

Pile driving, concrete piles, N.O.C.

Wharf, pier, dock and marine railway, construction, maintenance and repair and subaqueous work, N.O.C. Diving operations will be rated with subaqueous work, N.O.C.

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-50904 CLASSIFICATION 2-6.

Sewage disposal ((plants construction)), swimming pool, fish hatchery and water purification plant construction. This classification will be used to report larger concrete construction projects other than projects residential in nature which are enumerated in risk classification 1-2 (WAC 296-17-502)

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operation.

AMENDATORY SECTION (Amending Order 79–18, filed 11/30/79, effective 1/1/80)

WAC 296-17-510 CLASSIFICATION 3-1.

Chemical spraying and fumigating. Excludes crop dusting by air craft rated under risk classification 69-3 (WAC 296-17-748)

Landscaping and lawn yard care

Landscape gardening will also include sodding, seeding, planting, and related landscape work necessary for the beautification of median strips and road sides

Lawn-type sprinkler systems installation. Agriculturaltype sprinkler and irrigation system installation. Excludes ditches and canals ((subject to Class)) rated under risk classification 1-8 (WAC 296-17-50602).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-511 CLASSIFICATION 3-2.

Brick and slate work, N.O.C.

Masonry, N.O.C., including chimney and fireplace construction

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-512 CLASSIFICATION 3-6.

Plumbing, N.O.C., sewer pipe cleaning Boilers, N.O.C., installation, service and repair Sprinkler installation – automatic Steam pipe, boiler, etc., covering insulation Boiler scaling and tank erection within buildings will be rated with boilers, N.O.C. installation

Roto rooter service companies will be rated under sewer pipe cleaning

Pump installation ((or repair (residential)

This class includes shop operations)), service or repair, N.O.C.

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-513 CLASSIFICATION 3-7.

Ventilating, air conditioning and refrigeration systems, installation, service and repair, N.O.C.

Furnaces, installation, service and repair including duct work cleaning

Heating systems, installation, service and repair including solar heating systems

Wood stove installation excluding masonary work rated under risk classification 3-2 (WAC 296-17-511)

See ((class)) risk classification 34-4 (WAC 296-17-582) for sheet metal shop work.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-514 CLASSIFICATION 4-1.

Cleaning, washing, sand blasting buildings, including shop operations. Excludes portable washing and cleaning operations enumerated under ((class)) risk classification 66-2 (WAC 296-17-724).

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-516 CLASSIFICATION 4-3.

Erection, painting, repair and maintenance or removal of signs, including shop operations

Sign painting or lettering outside buildings or structures, N.O.C., including shop operations

Street and building decorating, hanging flags or bunting.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-517 CLASSIFICATION 5-2.

Rug, linoleum, tile and other types of floor or drainboard covering installation excluding hardwood floor installation rated under risk classification 5-5 (WAC 296-17-520).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-518 CLASSIFICATION 5-3.

Chimney cleaning – residential/commercial ((Chimney cleaning – not residential)).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-519 CLASSIFICATION 5-4.

Wallboard taping and texturing excluding wallboard installation rated under risk classification 5-5 (WAC 296-17-520)

Painting bridges, including incidental preparation work Painting, decorating or paperhanging, N.O.C., including incidental preparation, including shop

Waterproofing, N.O.C. Excludes roofing or subaqueous work

Painting, coating or cleaning oil or gas storage tanks and beer vats

Painting towers, smokestacks and steel or iron structures See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-520 CLASSIFICATION 5-5.

Construction, erection, alteration or repair of private residences

Construction, erection, alteration or repair of buildings, N.O.C.

Gutters – installation, service or repair – on structures Glass installation away from shop

Wallboard installation, plastering, stuccoing and lathing Insulation or soundproofing materials installation, N.O.C.

Fixtures – cabinets, counters, drainboards, mantels, etc. installation

Weather strip installation

Hardwood floor installation and refinishing

Door, door frame, sash, overhead door, siding installation framing and carpentry, N.O.C.

Elevator door bucks - installation

Mobile home set up including installation of skirting and awnings by contractor. Excludes mobile home set up by mobile home dealer rated under risk classification 34-1 (WAC 296-17-579)

Fire escapes and awnings – installation, erection, repair and removal outside buildings

Decorative metal shutters – installation, erection and removal – no buntings

Scaffolds, hod hoists, concrete and cement distributing towers, sidewalk bridges and construction elevators, installation or removal

Debris cleaning and removal and building clean-up after construction

All building industry operations, which include all field activities in connection with excavating and backfilling, erection, alteration, repair, or demolishing of any building or buildings, or part thereof or appurtenance thereto. This ((class)) classification will apply to all work performed by the prime building contractor. Work performed by contractors other than the prime contractor is subject to this ((class)) classification, with the exception of the excavating contractors, electrical contractors, plumbing contractors, heating contractors, painting contractors, steel erection

contractors, masonry contractors, and concrete contractors, roofing contractors, building raising, moving, and underpinning contractors, and building wrecking or demolition contractors. ((This class excludes a person employing help by day labor to perform work on his own home. See class 48-7 (WAC 296-17-648)))

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-52001 CLASSIFICATION 5-6.

Building raising or moving and underpinning Wrecking or demolition of buildings

See ((class)) <u>risk classification</u> 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-52002 CLASSIFICATION 5-7.

Roofwork, all types, construction and repair

This classification excludes roof cleaning and moss removal rated under risk classification 66-2 (WAC 296-17-724) not incidental to or part of a roofing contract

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-521 CLASSIFICATION 5-8.

Erection, maintenance and repair radio, television, water towers, poles and towers, N.O.C.

Smokestacks, structural iron or steel framework, erection, maintenance and repair

Windmills, all types, erection, maintenance and repair, silo erection

Crane or derrick installation

Oil still or refinery construction. Excludes plant maintenance by contractor rated under risk classification 6-3 (WAC 296-17-524)

Blast furnace and metal burners construction

Exterior tanks - all types - erection

Elevated railway, tram, lift, etc., construction, maintenance and repair

This ((class)) classification includes erection of skeletons for pillars, posts and like columns

This ((class)) classification includes all excavations, foundation work, and includes dismantling, and repairing of above types of structures

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-52101 CLASSIFICATION 5-9.

Overhead transmission ((lines)), telephone, telegraph, and cable television lines, new construction or extension of lines, including poles or towers, erection, maintenance, repair by contractor

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-522 CLASSIFICATION 6-1.

Electrical wiring in buildings, and electrical wiring, N.O.C.

Intercom or audio call box, installation, service or repair

Telecommunication and PBX equipment installation in

buildings by contractor including wiring of new construction or rewiring existing structure for such
services

Meat slicer or grinder - service and repair

Electrical alarm systems, business machine systems including computer mini and mainframe systems - installation in buildings

Electrical machinery and auxiliary apparatus installation and repair – including incidental wiring

Erection of temporary floodlights – search light operation mounted on and generated by truck

Permanent flood lighting stadiums and parks

Television cable installation in buildings by contractor including drop line connection (pole to house hook-up)

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-524 CLASSIFICATION 6-3.

Machinery installation, dismantle and repair and millwright work, including installation and repair of x-ray machinery, escalator and conveyor systems, and commercial laundry equipment N.O.C.

((Pump installation or repair, N.O.C.))

Engines and gas machines installation and belts, erection of shafting

Dynamos, installation, service and repair including electrical generators and turbines

This classification will also include plant maintenance by contractor which will be rated as millwright work.

AMENDATORY SECTION (Amend Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-527 CLASSIFICATION 6-7.

Household appliances electrical installation, service and repair

Television antenna or satellite disc installation and repair

Safes and vaults, installation and removal Venetian blinds and shades, installation

Advertising display service for stores

Drapes or curtain installation

This ((class)) classification will include installation, service and repair of radio and television receiving sets ((and)), two-way radio, car stereo systems and radio-television repair.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-529 CLASSIFICATION 8-3.

Cities <u>and towns</u>, all operations, except municipal power and <u>transit systems</u>, law enforcement officers and fire fighters

This ((class)) classification excludes clerical office and white collar employees rated under risk classification 53-5 (WAC 296-17-678).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-530 CLASSIFICATION 8-4.

Commercial production of sand, gravel and processing clay and stone products

((Clay pits))

This ((class)) classification does not include quarry operations rated under risk classification 17-4 (WAC 296-17-551).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-532 CLASSIFICATION 9-1.

Boat or ship building and dismantling metal hulls in excess of 35 feet, this ((class)) classification includes all shop and yard operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-534 CLASSIFICATION 10-2.

Sawmills, operation and maintenance

((Planing and moulding mills, operation and maintenance))

This classification excludes operations conducted in the woods ((subject to)) rated under risk classification 50-1 (WAC 296-17-659) logging, N.O.C.

((See class 50-1 (WAC 296-17-659).))

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-535 CLASSIFICATION 10-3.

Creosote works, pile and pole treating <u>yard operations</u> only

Pole yard

Masts and spars yards.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-53501 CLASSIFICATION 10-4.

Log storage and log sorting yards independent from logging operations ((subject to class)) rated under risk classification 50-1 (WAC 296-17-659)

This ((class)) classification does not include any log trucking operations that are outside of the log storage and log sorting yards.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-53502 CLASSIFICATION 10-5.

Shingle mills, operations and maintenance Shake mills, operations and maintenance

This classification excludes operations conducted in the woods

((Subject to logging, N.O.C.

See class 50-1 (WAC 296-17-659).)) rated under risk classification 50-1 (WAC 296-17-659) logging, N.O.C.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-53504 CLASSIFICATION 10-7.

Lumber inspectors

Foresters, forest rangers, timber cruisers and surveyors Log scaling and grading bureaus

Shingle and shake inspection and grading bureaus Inspection and grading bureaus, N.O.C.

Geophysical exploration, N.O.C., no core drilling Weather stations

Testing and inspecting of pipe lines – radiographers Weigh scale attendants

Prospectors

X-raying by contractor at industrial plants or construction sites

Rainmaking - not by aircraft.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-536 CLASSIFICATION 11-1.

Automobile delivery drive away, automobile repossessing Drivers of sound trucks, street vending vehicles

Delivery by <u>retail</u>, wholesale, combined wholesale and retail stores and distributors, N.O.C.

Delivery companies, deliver parcels and packages, no bulk merchandise

Septic tank and cesspool cleaning, excludes installation or repair

Street sweeping, parking lot sweeping, portable chemical toilets servicing

Anhydrous ammonia delivery

News agents or distributors of magazines, periodicals and telephone books, no retail dealer

Distribution of sample merchandise by vehicle

Armoured car service

((This class to include all maintenance and repair of firm's equipment by firm's employees)).

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-537 CLASSIFICATION 11-2.

((Express companies and)) Auto towing companies

Interstate and Intrastate trucking including transport companies, express companies, freight hauling and trucking, N.O.C.

((This class includes maintenance and repair of firm's equipment by firm's employees.))

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-538 CLASSIFICATION 11-3.

Coal merchants, solid fuel yards, firewood dealers, excludes operations subject to ((class)) risk classification 10-4 (WAC 296-17-53501), ((class)) risk classification 17-2 (WAC 296-17-549), ((class)) risk classification 17-3 (WAC 296-17-550), ((class)) risk classification 50-1 (WAC 296-17-659)

Lumber yards, building material dealers, not done in connection with or incidental to a manufacturing or processing plant operation also excluding yard operations ((subject to class)) rated under risk classification 10-2 (WAC 296-17-534)

Monument dealers, N.O.C.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-53801 CLASSIFICATION 11-4.

Automobile or truck wrecking all operations including over counter sales of new or used parts and tow truck operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-53803 CLASSIFICATION 11-6.

((Tool)) Rental stores N.O.C. all operations including clerical office and sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-539 CLASSIFICATION 13-1.

Electric light and power plants, cities, towns and counties

Electric light and power cooperatives

Electric light and power public utility districts

Electric systems, N.O.C.

Steam heat and power plants

Bridge tenders, electrically operated bridges, vehicular tunnels operation

((The operation of electric and steam plants)) This classification includes extension of lines and meter readers when done by employees of firms operating such facilities subject to this classification.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-540 CLASSIFICATION 13-3.

Telephone companies, all other employees, operation and maintenance, extension of lines

Telegraph companies, all other employees, operation and maintenance, extension of lines

This ((class)) classification includes new construction and extension of lines when done by employees of firms subject to this ((class)) classification

This classification excludes contractors subject to risk classification 1-7 (WAC 296-17-50601) engaged in underground line construction, maintenance or repair; risk classification 5-9 (WAC 296-17-52101) engaged in overhead line construction, maintenance or repair; and risk classification 6-1 (WAC 296-17-522) engaged in building wiring and telecommunication hookups within buildings.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-541 CLASSIFICATION 13-4.

Telephone companies, exchange operators, clerical office and ((salesmen)) sales personnel

Telegraph companies, clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-54101 CLASSIFICATION 13-5.

Television cable companies, operation and maintenance, extension of lines

This classification includes new construction and extension of lines when done by employees of firms subject to this classification

This classification excludes contractors subject to risk classification 1-7 (WAC 296-17-50601) engaged in underground line construction, maintenance or repair; risk classification 5-9 (WAC 296-17-52101) engaged in overhead line construction, maintenance, or repairs; and risk classification 6-1 (WAC 296-17-522) engaged in building wiring and telecable hookups within buildings.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-542 CLASSIFICATION 14-1.

Ambulance services including mobile medic and patient transport services

Taxicab companies

Chauffeurs, N.O.C. - commercial

Pilot cars

Escort service

((This class includes maintenance and repair of firm's equipment by firm's employees)).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-544 CLASSIFICATION 14-4.

Bus or limousine companies, transit systems, contract bus driving

Vessels, ferries, tugs and steamboats operation, N.O.C. including dock employees, not maritime

((This class includes maintenance and repair of firm's equipment by firm's employees)).

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-545 CLASSIFICATION 15-1.

Counties and taxing districts, N.O.C., all other employees

Housing authorities, local public, all other employees including meter readers

Indian Tribal Councils, all other employees

This ((class)) classification excludes hospital districts((7)) subject to risk classification 61-5 (WAC 296-17-681); library districts,

museum districts((7)) and school districts subject to risk classifications 61-3 (WAC 296-17-680) and 61-4 (WAC 296-17-681); port districts((7)) subject to risk classification 42-1 (WAC 296-17-629); public utility districts((7)) subject to risk classification 13-1 (WAC 296-17-539) and 15-7 (WAC 296-17-546); ((school districts,)) law enforcement officers subject to risk classification 69-5 (WAC 296-17-750); and fire fighters subject to risk classification 69-4 (WAC 296-17-749)

This ((class)) classification also excludes clerical office and white collar employees.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-546 CLASSIFICATION 15-7.

Waterworks <u>all</u> operations, including extension of lines and meter readers

Irrigation ditches, operation, repair and maintenance.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-555 CLASSIFICATION 20-2.

Freight handlers – packing, handling or shipping merchandise N.O.C.

Refrigeration car, loading, unloading or icing

This ((class)) classification also includes employees engaged in repackaging of goods from damaged containers. This ((class)) classification also includes sky caps, red caps and baggage handlers employed by a contractor operating a railroad, bus or airline terminal.

This ((class)) classification excludes drivers which are to be separately rated under risk classification 11-2 (WAC 296-17-537).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-557 CLASSIFICATION 20-4.

Iron or steel merchants, not junk or scrap dealers
This ((class)) classification also includes wire rope and cable dealers.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-558 CLASSIFICATION 20-5.

Plumber((s supplies)) and pipe supply dealers, wholesale or retail, gas, steam or hot water equipment.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-561 CLASSIFICATION 20-8.

Warehouses-field bonded, including clerical office at such location

This ((class)) classification excludes drivers which are to be separately rated under risk classification 11-2 (WAC 296-17-537).

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-563 CLASSIFICATION 21-2.

Warehouses – general merchandise. Wholesale dealers to be separately rated. Drivers will be separately rated under ((class)) risk classification 11-2 (WAC 296-17-537) ((truckmen)) trucking, N.O.C.

Recycle, collection and receiving stations, and dealers of rags, bottles, paper and metal containers, N.O.C., no junk dealers. Drivers will be separately rated under ((class)) risk classification 11-2 (WAC 296-17-537) ((truckmen)) trucking, N.O.C.

Grocery, fruit or produce distributors, wholesale or combined wholesale and retail. Drivers will be separately rated under ((class)) risk classification 11-1 (WAC 296-17-536) delivery by combined wholesale and retail stores

Anhydrous ammonia, fertilizer and agricultural chemical dealers. Drivers will be separately rated under ((class)) risk classification 11-1 (WAC 296-17-536) anhydrous ammonia delivery

Wool or cotton merchants. Drivers will be separately rated under ((class)) risk classification 11-2 (WAC 296-17-537) ((truckmen)) trucking, N.O.C.

All operations, including handling or packaging materials at warehouse.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-564 CLASSIFICATION 21-4.

Vegetable packing

Fruit packing

This ((class)) classification includes cold storage operations if a part of packing operations; if a separate distinct operation or business, it is to be separately rated

This ((class)) classification does not include canning or freezing operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-565 CLASSIFICATION 22-1.

Laundries and dry cleaning establishments all operations including drop off stations operated by such establishments

Cleaning and dyeing

Use of this classification will be limited to establishments providing services primarily to retail walk in customers.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-566 CLASSIFICATION 22-2.

Carpet, rug and upholstery cleaning, shop or outside Laundries((, N.O.C.)) - commercial or industrial, N.O.C., including linen, uniform and diaper service.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-568 CLASSIFICATION 29-3.

Excelsior, kindling wood, hog fuel, particle board, lumber re-manufacturing including planing and molding operations

Fishing pole manufacturing, wood, rattan or willow ware manufacturing

Coffin or casket manufacturing or assembly – wood Pencil or furniture stock manufacturing

Furniture manufacturing, wood – including assembly Sash, door or assembled millwork manufacturing

Assembly of other wood products from manufactured parts, N.O.C.

Box or shook, pallet, lath manufacturing, wood Cabinet shop, barrel stock manufacturing and assembly Wood products manufacturing and assembly, N.O.C. Veneer products manufacturing

Pipe or tube manufacturing, wood only

Door, door frames or sash manufacturing - wood covered with metal

Fibre ware manufacturing, N.O.C.

Counter tops manufacturing other than metal

Wooden gun stock manufacturing, woodenware manufacturing, N.O.C.

Sawmill operations to be separately rated under ((class))
risk classification 10-2 (WAC 296-17-534). Veneer
manufacture to be separately rated under ((class))
risk classification 29-4 (WAC 296-17-569)

Physically separated upholstery departments of firms engaged in furniture, coffin or casket manufacturing, assembly, or finishing, may be separately rated under ((class)) risk classification 38-8 (WAC 296-17-612), and in accordance with WAC 296-17-410.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-569 CLASSIFICATION 29-4.

Veneer, commercial production Plywood manufacturing

This ((class)) classification includes all types of veneer production.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-57002 CLASSIFICATION 29-8.

Truck canopy manufacturing – shop only
Housing, residential, factory-built, shop only
Mobile homes, campers and travel trailers manufacturing – shop only.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-571 CLASSIFICATION 31-1.

Ready mix concrete dealers - all operations

This ((class)) classification to include any miscellaneous operations made up of tools, equipment and building materials sales which is less than twenty-five percent of the dollar volume of ready mix concrete sales.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-575 CLASSIFICATION 31-5.

Concrete blocks, bricks, poles, piles, tile and beam manufacturing

Concrete sewer and irrigation pipes, concrete septic tanks and concrete products, N.O.C. manufacturing.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-576 CLASSIFICATION 33-1.

Fish canneries, fish freezing and processing, fish curing Fish trap operation, oystermen, oyster raising, fish rearing

Oyster, crab, clam, canning or cold packing

Sea foods products, N.O.C., canning or manufacturing Fish oil manufacturing

Marine life, nonedible, processing

This ((class)) classification excludes diving operations which will be separately rated under risk classification 2-2 (WAC 296-17-509)

((See class 2-2 (WAC 296-17-509) for divers)).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-579 CLASSIFICATION 34-1.

Automobile, truck service specialty shops including sales, installation and repair of air conditioning systems, electrical systems, cruise controls, mufflers, and sun roofs

Automobile, truck, mobile home, camper, canopy, and trailer sales and/or rental agency, including repair shops

Boat dealers, including repair shops

Marinas and boat house operations, including repair shops

Automobile, truck, body and fender repair shops, ((automobile, truck, paint)) including painting and incidental upholstery and glass repair

Automobile, truck, repair shops or garages

This classification will include mobile home delivery and set up when done by employees of the mobile home sales agency. Contractors doing set up and delivery of mobile homes who are not employees of the mobile home sales agency will be rated under risk classification 5-5 (WAC 296-17-520).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-580 CLASSIFICATION 34-2.

Air compressor manufacturing, elevator manufacturing, gear grinding or manufacturing

Printing or bookbinding machinery manufacturing

Pump manufacturing, safe manufacturing, scale manufacturing or repair shop, auto jack manufacturing, water meter manufacturing and repair

Shoe machinery manufacturing, sprinkler head manufacturing, textile machinery manufacturing

Confectioners machinery manufacturing, <u>food processing</u> <u>machinery manufacturing</u>, precision machined parts, N.O.C., manufacturing

Machine shops, N.O.C., including mobile shops, tool sharpening and marine engine repair

Power saw, lawn and garden equipment and small motor repair, N.O.C.

Furnace, heater or radiator manufacturing

Saw manufacturing

Heat treating metal

Nut, bolt, screw, nail, tack, rivet, eyelet, spike and needle manufacturing, N.O.C.

Abrasive wheel manufacturing

Welding or cutting, N.O.C.

Lead burning, metal spraying - copper

Automobile, truck, tractor radiator and heater core manufacturing and repair shops

Coppersmithing, shop

Office machinery manufacturing, N.O.C., cash register and sewing machine manufacturing

Small arms, speedometer and carburetor manufacturing Sewing machine, commercial – repair and rebuild

Tool manufacturing, not hot forming or stamping, die manufacturing – ferrous

Auto body manufacturing - truck, trailer, bus body manufacturing, travel trailer body repair

Tool manufacturing, machine finishing

Auto or truck parts, machining or rebuild not in vehicle Auto or truck engine manufacturing, aircraft engine manufacturing or rebuild, N.O.C.

Bed spring or wire mattress manufacturing

Valve manufacturing
Battery manufacturing and repair
Machinery manufacturing or assembly, N.O.C.

Auto or motorcycle manufacturing or assembly.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-581 CLASSIFICATION 34-3.

Aircraft manufacturing, including aircraft operations ((incident)) incidental thereto

This ((class)) classification includes all operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-582 CLASSIFICATION 34-4.

Cans manufacturing

Galvanized iron works, manufacturing – not structural Hardware manufacturing, N.O.C.

Metal stamping, including plating and polishing

Sign manufacturing other than wood – no installation

Metal goods manufacturing, N.O.C., from material lighter than 9 gauge

Aluminum ware manufacturing – from sheet aluminum Coffin-casket manufacturing or ((assemble)) assembly, other than wood

Awning manufacturing - metal - no installation

Furniture, bedstead, shower-door, showcases - not wood - manufacturing

Stove manufacturing, ((water heater assembly)) excluding wood stove manufacturing and other stoves made from material 9 gauge or heavier rated under risk classification 52-9 (WAC 296-17-67602)

Water heater assembly

Electric or gas lighting fixtures, lampshades or lantern manufacturing – metal

Brass or copper goods manufacturing

Window, sash or door manufacturing - aluminum

Auto parts manufacturing, miscellaneous stamped parts Ski manufacturing and toboggan manufacturing other

Physically separate upholstery departments of firms engaged in furniture, coffin or casket manufacturing, assembly, or finishing may be separately rated under risk classification 38-8 (WAC 296-17-612), and in accordance with WAC 297-17-410.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-583 CLASSIFICATION 34-6.

((Auto)) Automobile or truck gas service stations, N.O.C.

((Auto)) Automobile or truck car washes. Excludes portable washes((. See class)) subject to risk classification 66-2 (WAC 296-17-724)

((Auto)) Automobile or truck storage garages – no repair.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-584 CLASSIFICATION 34-7.

Gas or oil dealers, wholesale or retail, including fuel oil, propane or butane

Asphalt, bitumen dealers

Oil refining-petroleum, including manufacturing of products obtained therefrom

Gasahol distilling or refining

Asphalt or tar, distilling or refining

Oil wells operation - oil or gas lease operators

Oil or gas wells - cementing

Oil or gas wells - specialty tool operation, N.O.C., by contractor

Oil or gas wells - installation or recovery of casing

Gas dealers, liquified petroleum gas, gas works, all operations

Oil or gas lease work, N.O.C. – by contractors-not lease operation

Oil or gas pipe line operation

Synthetic rubber manufacturing

Gasoline recovery from casing head or natural gas.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-585 CLASSIFICATION 34-8.

Gas companies – natural gas – all operations – including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-58501 CLASSIFICATION 34-9.

Self service gas stations

This ((class)) classification applies to service stations that are completely self service with no employees performing a direct service of any kind to customer's vehicle. Service stations providing direct services of any kind to a customers vehicle will be rated under risk classification 34-6 (WAC 296-17-583) even though such establishments may also have self service gas facilities.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-586 CLASSIFICATION 35-1.

Brick or clay products manufacturing, N.O.C.

Refractory products, fireproofing tile, flue lining and roofing tile manufacturing

Sewer tile, drainage tile and tile, N.O.C., manufacturing Fireclay products manufacturing, foundry crucible

Briquettes manufacturing, peat fuel manufacturing
This ((class)) classification does not apply to the production of raw materials for use in the manufacture of the above articles.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-587 CLASSIFICATION 35-3.

Potteries, glazed or porcelain, earthenware manufacturing

Chinaware, tableware, decorative or architectural terra cotta manufacturing

Decorative tile, clay tobacco pipes, manufacturing

Glassware manufacturing, N.O.C. including stained or leaded glassware manufacturing

Glass manufacturing, N.O.C.

Plastic feather or flower manufacturing

Agate or enamel ware manufacturing

Plaster statuary or ornament manufacturing – relief map manufacturing

Phonograph record manufacturing

Mirror, glass sign manufacturing, etching or frosting

This ((class)) classification does not apply to the production of raw materials for use in the manufacturing of the above articles.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-590 CLASSIFICATION 35-6.

Crane, hoisting service and rigging contractors. This ((class)) classification excludes operations incidental to ((classes)) risk classifications 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 5-5 (WAC 296-17-520), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), 5-8 (WAC 296-17-521), 5-9 (WAC 296-17-52101), 6-4 (WAC 296-17-525), 7-1 (WAC 296-17-528) and 50-1 (WAC 296-17-659) ((This class includes maintenance and repair of firm's equipment by firm's employees)).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-594 CLASSIFICATION 36-2.

Electronic products manufacturing; resistors, capacitors, chip and relays manufacturing

((Telephone,)) Telegraph or radio apparatus manufacturing, N.O.C.

Telephone set manufacturing or repair, N.O.C.

Dental laboratories

Jewelry manufacturing or engraving

Trophy engraving

Electronic parts assembly

Electrical cordset radio and ignition assembly

Watch manufacturing

Motion picture projectors and camera repair

Fishing tackle manufacturing, N.O.C., including assembly

Instrument manufacturing, scientific, medical or professional

Sound recording equipment, thermometer and steam gauge manufacturing

Incandescent lamp manufacturing, electric tube or transistor manufacturing

Tag, button, zipper or fastener manufacturing, bottle cap manufacturing

Silverware manufacturing, watch case manufacturing Magnetic tape manufacturing

This ((class)) classification does not apply to the production of raw material for use in the manufacturing of the above articles

All operations.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-595 CLASSIFICATION 36-3.

Furniture stripping and refinishing

Metal plating or polishing, rustproofing - acid bath, N.O.C.

Painting in shop, N.O.C.

Electroplating and de-tinning, N.O.C.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-598 CLASSIFICATION 36-6.

Boat building or repair, all types, N.O.C. <u>under 35 feet</u> in length. All boat building or repair of boats in excess of 35 feet in length will be rated under risk classification 9-1 (WAC 296-17-532).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-599 CLASSIFICATION 37-1.

Ammonia, nitrogen and ammonium nitrate manufacturing

Nitrate recovery from x-ray and photo films

Manufacturing dye and chemicals for tinting candles

Chemical manufacturing, N.O.C., by nitration, alkylation, oxidation, etc. process. This classification includes the manufacturing of chemicals involving, but not limited to, the following chemical processes: nitration, alkylation, distillation, reduction, oxidation, sulphonation, compression of gasses, halogenation and amidation

Chemical mixing, blending and repackaging only – no manufacturing of ingredients

Cosmetics manufacturing, no manufacturing of ingredients

Drug, medicine or pharmaceutical preparation manufacturing, no manufacturing of ingredients

Oxygen or hydrogen manufacturing, acetylene gas or carbonic acid gas manufacturing

Alcohol manufacturing, distilling, N.O.C.

Polish, dressing, ink or mucilage manufacturing

Extract manufacturing, including distillation of essential oils

Perfumery manufacturing, including distillation of essential oils

Flavoring manufacturing, including distillation of essential oils

Mint distilling

Salt, borax or potash producing or refining Serum, anti-toxin or virus manufacturing

Paint, varnish or lacquer manufacturing
Putty manufacturing, synthetic resin manufacturing
Acid manufacturing
Candle, crayon and paste manufacturing
((Isinglass manufacturing)).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-600 CLASSIFICATION 37-2.

Breweries or malt houses Bottling – beverages, N.O.C. Spiritous liquor manufacturing

Wine making

This classification includes tour guides and tasting room employees.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-604 CLASSIFICATION 37-8.

Linoleum, oil cloth or imitation leather manufacturing Broom and brush manufacturing, or assembly Cordage, rope or twine manufacturing

Match manufacturing

Cotton cord or cotton twine manufacturing

Textile manufacturing, N.O.C.

Taxidermists and hide pelting

Parachutes, suspenders, fur goods and bandages manufacturing

Nylon or synthetic goods manufacturing, N.O.C.

Life preservers and canvas goods manufacturing, N.O.C. Braid, net, plush and velvet, thread, webbing and yarn manufacturing

Spinning or weaving – natural or synthetic fibres, N.O.C.

Pillow, quilt or cushion manufacturing including stuffed animal or doll manufacturing

Mattress or box springs manufacturing - no manufacturing wire springs or excelsior

Abrasive cloth preparation

Bag or sack manufacturing or renovating – cotton, burlap ((or)), gunny, nylon, or textile

Carpet or rug manufacturing

Fire hose manufacturing from linen thread

Cotton batting, wadding or waste manufacturing

Felting manufacturing, shoddy manufacturing

Wool combing or scouring

Fishing rod wrappings, manufacturing

Awning, tent, sail, flags, wind socks or sleeping bag manufacturing.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-606 CLASSIFICATION 38-2.

Lace, embroidery, cloth hats, umbrella and draperies manufacturing

Clothing or cloth goods manufacturing, N.O.C.

Gloves manufacturing, N.O.C.

Millinery manufacturing, artificial feather or flower manufacturing, N.O.C.

Wig making

Hosiery manufacturing

Fabric coating, impregnating or waterproofing, N.O.C., textiles bleaching, dyeing or finishing, new goods, not garments

Cloth printing

Dressmaking or tailoring.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-614 CLASSIFICATION 39-1.

Bakeries- retail

All operations

This ((class)) classification applies only to those bakeries that sell ((all)) products ((on)) at retail primarily on the premises of the bakery and ((with no transporting goods from premises)) contemplates minimal delivery of products off premise such as delivery of wedding cakes.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-615 CLASSIFICATION 39-2.

Fruit and vegetable cannery and freezer operations
Fruit and vegetable evaporating, preserving or
dehydrating

Fruit syrup manufacturing, fruit juice manufacturing, jam or jelly manufacturing, cider manufacturing

Pea vining

Corn products, chocolate and cocoa manufacturing Baking powder, dextrine, glucose, starch and yeast manufacturing

Nut shelling, egg breaking, coconut shredding and peanut handling

Food sundries manufacturing and food processing, N.O.C.

Peanut butter, honey, mayonnaise and instant potato manufacturing

Pickle manufacturing, sauerkraut manufacturing

Pet food manufacturing

Butter substitutes manufacturing

Breakfast food manufacturing

Poultry canning and canneries, N.O.C.

Vegetable oil manufacturing.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-618 CLASSIFICATION 39-5.

Restaurants and taverns

Cocktail and soft drink lounges

Food, drink, candy, etc. concessionaires at parks, tracks and exhibitions including vending concessionaires dispensing food, drink, candy, etc. at ball parks, race tracks, theatres and exhibitions. This classification is not applicable to street vendors who shall be rated under class 11-1 (WAC 296-17-536)

Commissaries and restaurants with construction, erection, logging or mine operations

Eating establishments, N.O.C., including public lunch counters in stores, cookie and doughnut shops, and ice cream parlors.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-61801 CLASSIFICATION 39-6.

Bakeries, cracker or potato chip manufacturing, N.O.C. Ravioli or tamale manufacturing

Pizza manufacturing, N.O.C.

Macaroni manufacturing

Confectionery and chewing gum manufacturing Cough drop manufacturing

All operations.

AMENDATORY SECTION (Amending Order 73–22, filed 11/9/73, effective 1/1/74)

WAC 296-17-619 CLASSIFICATION 40-2.

Dairy products manufacturing, N.O.C.

Butter, cheese, ice cream and ice cream mix manufacturing

Creameries and dairies, operation

Condensed milk manufacturing

This ((class)) classification does not include operations subject to ((class 48-3)) risk classification 73-1 (WAC 296-17-644).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-620 CLASSIFICATION 41-1.

Printing, lithography, engraving, map printing, and silk screening, N.O.C.

Rubber stamp manufacturing and assembling

Bookbinding

Photoengraving

Linotype or hand composition

Electrotyping.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-622 CLASSIFICATION 41-3.

Newspaper publishing

Outside reporters, advertising or circulation solicitors and photographers shall be rated under ((class)) risk classification 63-3 (WAC 296-17-698)

Editing, designing, proofreading, photographic composition and clerical office employees shall be rated under ((class)) risk classification 49-4 (WAC 296-17-653)

This ((class)) classification excludes newspaper publishers with no printing operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-626 CLASSIFICATION 41-7.

Business machine service, adjustment, or repair, N.O.C.

This ((class)) classification includes the installation of typewriters, adding machines and reproduction machines, either electric or manual, and micro computer

systems but does not include installation of computer mini or main frame systems((; these)) which will be rated under ((class)) risk classification 6-1 (WAC 296-17-522)

Piano tuning.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-627 CLASSIFICATION 41-8.

Letter service shops and mailing or addressing companies, ((includes)) all operations including clerical office employees and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-628 CLASSIFICATION 41-9.

Sign painting or lettering inside buildings

Sign painting in shop

This ((class)) classification does not include sign ((manufacture)) manufacturing rated under risk classification 29-3 (WAC 296-17-568) or risk classification 34-4 (WAC 296-17-582). Sign erection outside will be rated under risk classification 4-3 (WAC 296-17-516).

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-634 CLASSIFICATION 43-5.

Garbage works, landfill, reduction or incineration Radioactive waste landfill

Garbage, refuse or ashes collecting.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-640 CLASSIFICATION 45-4.

Theatres, all operations, including clerical office and ((salesmen)) sales personnel, excluding players, entertainers, musicians

This ((class)) classification includes managers, stage hands, box office employees, parking lot attendants, ushers, motion picture operators and snack bar employees.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-643 CLASSIFICATION 48-2.

Truck gardening - farm-to-market fresh produce, excluding meats of any kind

Berry farms

Flower seed growing

Bulb raising

Vineyards including harvesting of fruit

Picking of forest products, N.O.C.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-644 CLASSIFICATION 48-3.

Farms, N.O.C.

Orchards and hop farms – applies to all tree crops, deciduous and fruits, nuts, and shall include all acreage devoted to the raising of such crops

This ((class)) classification includes all operations incidental to the enterprises described above.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-645 CLASSIFICATION 48-4.

Poultry raising, egg production and hatcheries

Egg grading, candling and packing

Fur bearing animals and rabbit raising

This ((class)) classification applies to acreage devoted to the raising of poultry, rabbits and fur bearing animals.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-646 CLASSIFICATION 48-5.

Nurseries, including greenhouse operations incidental thereto

Nursery applies to all acreage devoted to nursery operations and including tree nurseries and sod growing.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-647 CLASSIFICATION 48-6.

Farms - hand harvest

This ((class)) classification includes ground hand picking of vegetables, nuts, berries, asparagus, rhubarb, prunes, field flowers, and bulbs. Excludes pumpkin, squash, melon or potato harvesting.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-648 CLASSIFICATION 48-7.

((Construction,)) Remodel, or repair by homeowners employing ((workmen)) workers to perform work on or about a homeowner's personal residence. ((Mandatory coverage under this class is exempt until after 10 consecutive work days pursuant to RCW 51.12.020(2).))

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-649 CLASSIFICATION 48-8.

Alfalfa and clover seed growing

Potato sorting and storage, N.O.C.

Field crops – includes raising of all hay, cereal grains, sugar beets, and vegetables, N.O.C.

This ((class)) classification applies to all operations incidental to the enterprises described above with the exception of asparagus harvesting.

AMENDATORY SECTION (Amending Order 82–38, filed 11/29/82, effective 1/1/83)

WAC 296-17-64901 CLASSIFICATION 48-9.

Wholesale florists, N.O.C.

Greenhouses, N.O.C.

Flowers - field growing (excludes bulb raising)

Mushroom raising

Sprouts growing for food, all operations.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-651 CLASSIFICATION 49-2.

State employees – clerical office and ((professional)) white collar employees, N.O.C.

This ((class)) classification includes all departments, agencies, boards, commissions and committees of either the executive, legislative or judicial branches of state government. See ((classes)) risk classifications 49-6 (WAC 296-17-655), 53-7 (WAC 296-17-67901), 71-3 (WAC 296-17-756) and 72-1 (WAC 296-17-763) for other state employees.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-653 CLASSIFICATION 49-4.

Clerical office, N.O.C.

Clerical office, information and reservation clerks and ticket sellers of air and bus lines and airports

Draftsmen

Hotel and motel desk clerks with no other duties Parimutuel clerks and cashiers at race tracks.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-654 CLASSIFICATION 49-5.

Hotels, all operations – excluding restaurant and bar employees

Motels, all operations – excluding restaurant and bar employees

Apartment houses, all operations

Building and property management - all operations

Hotel and motel desk clerks with no other duties will be ((assigned class)) reported under risk classification 49-4 (WAC 296-17-653).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-655 CLASSIFICATION 49-6.

Academic and nonacademic employees of institutions of higher learning

All operations including clerical office and white collar employees.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-659 CLASSIFICATION 50-1.

Sawmill operations conducted in the woods in connection with logging operations

Shake, shingle bolt and post cutting - all woods operations

Firewood cutting - all woods operations

Logging operations, N.O.C.

Logging shall be considered the complete operation, including falling and bucking, skidding, yarding, loading, and maintenance of equipment except as otherwise provided. This ((class)) classification also includes aircraft operations incident thereto

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-66001 CLASSIFICATION 50-3.

Log hauling by contractor

Log truck drivers, N.O.C.

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-66002 CLASSIFICATION 50-4.

Tree planting and pre-commercial tree thinning—forestry type operations

Excludes any operations subject to ((class)) risk classification 50-1 (WAC 296-17-659).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-661 CLASSIFICATION 51-1.

Metal ejection molding

Pipe or tube manufacturing, iron or steel.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-669 CLASSIFICATION 51-9.

Heavy machinery and equipment manufacturing or repair – used in connection with construction, agriculture, logging, or mining

Heavy arms manufacturing or repair.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-670 CLASSIFICATION 52-1.

Electric power or transmission equipment

Electrical toasters, frying pans, and wire harnesses manufacturing

Vacuum cleaners and electrical appliances manufacturing, N.O.C. Electric motors, generators, <u>alternators</u>, <u>starters</u>, convertors, solenoids and servomotors manufacturing and repair

This classification contemplates the manufacturing or repair of transformers, switchboards, circuit breakers, switches or switchboard apparatus, or incidental equipment.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-675 CLASSIFICATION 52-6.

Permanent yard or shop for maintenance or storage of firm's equipment or material

This ((class)) classification to be assigned only to operations incidental to ((classes)) risk classifications 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 1-5 (WAC 296-17-505), 1-6 (WAC 296-17-506), 1-7 (WAC 296-17-50601), 1-8 (WAC 296-17-50602), 1-9 (WAC 296-17-507), 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 2-6 (WAC 296-17-50904), 3-2 (WAC 296-17-511), 3-6 (WAC 296-17-512), 5-4 (WAC 296-17-519), 5-5 (WAC 296-17-520), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), 5-8 (WAC 296-17-521), 5-9 (WAC 296-17-52101), 6-1 (WAC 296-17-522), 50-1 (WAC 296-17-659), 50-3 (WAC 296-17-66001) and 69-2 (WAC 296-17-747) and is applicable only to a permanent yard or shop maintained by the employer for the storage of material, or the storage and maintenance of equipment. This ((class)) classification is applicable only to those employees regularly assigned to the shop or yard, and whose duties are solely incidental to the storage, repair or maintenance of the employer's equipment or material. No employee having any other duties during ((his)) their shift or work day will be rated in this ((class)) classification.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-67602 CLASSIFICATION 52-9.

Boilermaking, tank building (shop)

Wood stove manufacturing

Metal goods manufacturing, N.O.C., from material 9 gauge or heavier.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-677 CLASSIFICATION 53-1.

Computer software or word processing services

Accounting or bookkeeping firms

Secretarial or telephone answering services

Law firms

Credit bureaus

Employment or temporary help agencies

Court reporting firms

Management analyst firms

Travel agencies

All operations including clerical office and ((salesmen)) sales personnel

This classification is service oriented and does not include retailing or store operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-678 CLASSIFICATION 53-5.

Clerical office and white collar employees of cities and towns.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-67901 CLASSIFICATION 53-7.

State employees((= Nonprofessional)), N.O.C.

This ((class)) classification includes all departments, agencies, boards, commissions and committees of either the executive, legislative or judicial branches of state government

For the purpose of this rule, ((nonprofessional means persons having duties performing manual labor. Including persons having duties)) this classification will include any state employee performing manual labor or having field supervision of a work crew performing manual labor such as custodial or maintenance, construction, and machinery or equipment operators. See ((classes)) risk classifications 49-2 (WAC 296-17-651), 49-6 (WAC 296-17-655), 72-1 (WAC 296-17-763), and 71-3 (WAC 296-17-756) for other state employees.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-680 CLASSIFICATION 61-3.

Schools - public - academic

Schools - private - academic

Schools - trade or vocational((, N.O.C.))

Schools, N.O.C. including dance, modeling, music and flight instructions classroom only

Libraries, N.O.C.

Churches

Museums, N.O.C.

Day nurseries or child care centers - public

Day nurseries or child care centers - private

This ((class for)) classification includes professional and clerical office employees

See ((class)) risk classification 61-4 (WAC 296-17-681) for other employees.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-681 CLASSIFICATION 61-4.

Schools - public - academic

Schools - private - academic

Schools – trade or vocational((, N.O.C.))

Schools, N.O.C. including dance, modeling, music

Libraries, N.O.C.

Churches

Museums, N.O.C.

Day nurseries or child care centers – public Day nurseries or child care centers – private All employees, N.O.C.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-682 CLASSIFICATION 61-5.

Hospitals – religious ((and)), charitable or nonprofit

Hospitals - private proprietary

Hospitals – ((other, not city or county)) N.O.C. including hospital districts

Nursing care, N.O.C.

All operations, including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-684 CLASSIFICATION 61-7.

Veterinary hospitals or clinics

((Humane societies

Dog pounds

Animal shelters

Dog grooming parlors))

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-685 CLASSIFICATION 61-8.

Convalescent or nursing homes

Rest homes

Homes for the aged

All operations

This ((class)) classification includes convalescent or nursing homes, rest homes or homes for the aged required to provide nursing care for the residents.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-686 CLASSIFICATION 61-9.

Psychologists and psychiatrists, N.O.C.

Physicians and surgeons, N.O.C.

Dentists, N.O.C.

Chiropractors, N.O.C.

Osteopaths, N.O.C.

Naturopaths, N.O.C.

Podiatrists, N.O.C.

Medical clinics, N.O.C.

Dental clinics, N.O.C.

Physical therapists, N.O.C.

Optometrists, N.O.C.

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-687 CLASSIFICATION 62-1.

Funeral directors - mortuaries

Crematoriums

Excludes cemetery operations <u>rated under risk classification 62-2</u> (WAC 296-17-688).

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-689 CLASSIFICATION 62-3.

YMCA/YWCA institutions

Boys or girls clubs

Excludes camp operations

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-690 CLASSIFICATION 62-4.

Baths or saunas, N.O.C.

Massage parlors

Health clubs

Exercise or health institutes

Gymnasiums

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-691 CLASSIFICATION 62-5.

Clubs, N.O.C.

Fraternal clubs

Tennis clubs

Social clubs

Beach clubs, N.O.C.

All operations including food and beverage operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-692 CLASSIFICATION 62-6.

Fishing clubs

Ski clubs

Country clubs

Golf clubs

Swimming clubs - including swimming instructors

Yachting clubs

Golf courses, N.O.C., not miniature golf

All operations including food and beverage operations.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-695 CLASSIFICATION 62-9.

Boy/Girl Scout Council Camp employees

Trailer/Mobile home parks or camps

Resorts or camp grounds

Dude ranches - not cattle ranches

Bath houses - beach

Church camps

Swimming pools - public

YMCA/YWCA camp employees

Camp operations, recreational or educational, N.O.C.

All operations including <u>food and beverage operations</u>, clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-696 CLASSIFICATION 63-1.

Automobile ((salesmen)) sales personnel

Truck ((salesmen)) sales personnel

Camper ((salesmen)) sales personnel

Trailer or mobile home ((salesmen)) sales personnel

Motorcycle ((salesmen)) sales personnel

Pleasurecraft ((salesmen)) sales personnel – no aircraft

Instructors – driving school (Standard exception WAC

296-17-440 does not apply to this activity).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-697 CLASSIFICATION 63-2.

Coffee, tea, grocery ((salesmen)) sales personnel
Household furnishings ((salesmen)) sales personnel
Wearing apparel ((salesmen)) sales personnel
Vacuum cleaner ((salesmen)) sales personnel
Book ((salesmen)) sales personnel
Cosmetics ((salesmen)) sales personnel
Magazine ((salesmen)) sales personnel
Door to door ((salesmen)) sales personnel, N.O.C.
This ((class)) classification is for door to door ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-698 CLASSIFICATION 63-3.

((Salesmen)) Sales personnel, N.O.C. – outside Collectors, messengers, appraisers, estimators, public relations, counsellors, N.O.C.

Insurance ((salesmen)) sales personnel and claims adjustors – outside

Machinery ((salesmen)) sales personnel – outside – construction, mining, heavy equipment

Farm machinery ((salesmen)) sales personnel – outside.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-699 CLASSIFICATION 63-4.

Department stores – including clerical office and ((salesmen)) sales personnel and installation of household furnishings

This ((class)) classification excludes automotive repair and service and other outside installation or construction.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-700 CLASSIFICATION 63-5.

Clothing stores – retail
Dry goods stores – retail
Shoe stores – retail
Concessions for hat and coat checking

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-701 CLASSIFICATION 63-6.

Furniture stores wholesale/retail
Furniture rental stores
Appliance stores wholesale/retail
Piano or organ stores, N.O.C., wholesale/retail
Office furniture stores – wholesale/retail

This ((class)) classification will include installation of house furnishings, and household floor coverings, household appliances, service and repair of household appliances

Excludes contract installation.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-703 CLASSIFICATION 63-8.

Jewelry stores – wholesale/retail, watch repair Hearing-aid stores – wholesale/retail Optical stores, no lens grinding – wholesale/retail All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-704 CLASSIFICATION 63-9.

Hardware stores – wholesale/retail Gunsmithing
Bicycle stores – wholesale ((or))/retail
Electrical hardware dealers – wholesale/retail
Garden supply stores – wholesale ((or))/retail
Locksmiths

((Auto)) Automobile, truck, motorcycle accessory or replacement parts stores, wholesale ((or)), retail - excludes repair

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-706 CLASSIFICATION 64-2.

Grocery and meat stores, combined – retail all operations including clerical office and ((salesmen)) sales personnel

Lunch counters and restaurant operations to be separately rated.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-707 CLASSIFICATION 64-3.

Grocery stores – retail, no fresh meat cutting Coffee, tea or spice stores – retail Dairy products stores – retail Delicatessens – retail, no fresh meat Fruit or vegetable stores – retail All operations including clerical office and ((salesmen)) sales personnel

Lunch counters and restaurant operations to be separately rated.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-708 CLASSIFICATION 64-4.

Florists stores – retail

Balloon arrangement stores - retail

Christmas tree sales - from lot

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-710 CLASSIFICATION 64-6.

Coin and stamp stores

Book, record, video stores - retail

Candy, cigarette and tobacco stores - retail

Retail store risks, N.O.C.

Telephone stores - retail

Camera/photo supplies stores - retail

Floor covering stores, <u>carpet sample stores</u>, excluding installation

Microwave oven and stereo component stores - retail

News butchers

Wood stoves and accessory stores - retail

Pawn shops

Pet shops

Sporting goods stores - retail

Paint/wallpaper stores - retail

Laundromats, ((self service,)) coin operated self service ((Penny)) Coin operated arcades, excluding repair rated under risk classification 6-6 (WAC 296-17-526)

Wine stores and retail liquor agencies; soft drink stores
Office ((equipment)) stationary stores, ((excluding repair)) and office machinery stores including microcomputer and copy machines excluding repair

Fabric and yardage stores, yarn and needle work stores - retail

Dry cleaning - coin operated self service

Musical instrument stores - retail, no pianos or organs

Sewing machine stores - retail

Drug stores - retail

Variety and five and ten cent stores

Includes clerical office and ((salesmen)) sales personnel. Excludes delivery drivers and outside installation

Lunch counters and restaurant operations to be separately rated.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-711 CLASSIFICATION 64-7.

Wholesale stores, N.O.C.

Barber and beauty supply houses

Paint and wallpaper dealers - wholesale

Welding supply dealers

Mill supply dealers

Stores, combined wholesale and retail, N.O.C.

Drug stores wholesale

Clothing, wearing apparel or dry goods stores = wholesale

Drivers to be separately rated under ((Class)) risk classification 11-1 (WAC 296-17-536), delivery by combined wholesale and retail stores.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-712 CLASSIFICATION 64-8.

Farm machinery/equipment dealers

Farm machinery rental dealers

((Operations away from premises other than demonstration or repair))

This classification includes demonstration of machinery or equipment and repair without regard to location.

All other operations to be separately rated.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-713 CLASSIFICATION 64-9.

Machinery/equipment dealers, N.O.C.

Machinery rental dealers, N.O.C.

Oil or gas well supplies or equipment dealers

((Operations away from premises other than demonstration or repair))

This classification includes demonstration of machinery or equipment and repair without regard to location.

All other operations to be separately rated.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-714 CLASSIFICATION 65-1.

Barber shops

Beauty parlors

Sun tanning parlors

Cosmetologists and electrolysis studios

All operations including clerical office and sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-715 CLASSIFICATION 65-2.

Banks

Loan companies

Savings and loan associations

Mortgage companies

Credit unions

Financial institutions, N.O.C.

Investment companies

Stock brokers and escrow companies

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-716 CLASSIFICATION 65-3.

Labor unions or employee representative associations
This ((class)) classification includes all employees including any official representatives, clerical office and sales personnel.

((Clerical office to be separately rated.))

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-718 CLASSIFICATION 65-5.

Welfare special works program – all operations

Use of this classification will be limited to nonprofit organizations that administer special training block grant moneys which are used to provide eligible unemployable candidates work experience. "Work experience" for the purpose of this rule shall mean activities performed under direct and close supervision for a limited period of time, usually less than six months, wages or remuneration for which is paid by the referring or sponsoring organization without reimbursement from the person or entity in whose workplace the activities are performed.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-719 CLASSIFICATION 65-6.

Photograph studios

Film print shops – including developing and printing Film exchanges

Microfilming

Includes clerical office ((salesmen)) and sales personnel
Outside photographers to be separately rated subject to
risk classification 63-3 (WAC 296-17-698)

Drivers to be rated under ((class)) <u>risk classification 11-1</u> (WAC 296-17-536), delivery by combined wholesale and retail stores.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-721 CLASSIFICATION 65-8.

Domestic servants employed in or outside private residences of homeowners.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-723 CLASSIFICATION 66-1.

Detective agencies

Merchant police or patrol

Security guard agencies

Security guard at logging or construction sites as allowed for in WAC 296-17-441(1)

All operations.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-724 CLASSIFICATION 66-2.

Janitorial service – does not include contract window cleaning

Janitors, N.O.C. including swimming pool cleaning

Termite control. This classification applies to operations involved in the control and extermination of termites and other wood-destroying pests or organisms by fumigation or spraying of poisonous insecticides. Does not include structural repair

Pest control. This classification applies to operations involved in the control and extermination of pests by the use of pesticides, rodenticides and fumigants

Kitchen exhaust, smoke hood cleaning

Portable cleaning and washing, N.O.C. – includes auto and truck washing, recreational vehicles and mobile homes. This ((class)) classification will ((also)) include roof cleaning and washing of single story buildings, but only if the washing is not incidental to painting.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-725 CLASSIFICATION 66-3.

Auction sales

Excludes livestock sales

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-726 CLASSIFICATION 66-4.

Lens manufacturing – ground and polished lenses Optical goods manufacturing, N.O.C.

Telescope manufacturing - with lens grinding

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-730 CLASSIFICATION 66-8.

Motion picture production

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-736 CLASSIFICATION 67-5.

Ski tows, ski patrols and ski instructors – includes operations incidental to the operation of the skiing facility such as parking lots but excludes food service operations, hotel or motel operations, ski rental or ski sales shops

Wind sail board instructors

Excursions – outdoor recreational N.O.C., includes river rides, pack trains, hiking and mountaineering, and including camping operations incidental thereto

Athletic officials for amateur sports, N.O.C., such as umpires, and referees

All operations.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-737 CLASSIFICATION 67-6.

Athletic teams – operation of premises and care of teams All employees other than players, umpires, ((playing)) coaches and managers.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-738 CLASSIFICATION 67-7.

Football teams, N.O.C.

Hockey teams

Roller derbies

Contact sports, N.O.C.

This ((class)) classification applies to professional contact sports and includes umpires, referees, ((playing)) coaches and managers.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-740 CLASSIFICATION 67-9.

Sheltered workshops

All operations including clerical office and ((salesmen)) sales personnel.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-744 CLASSIFICATION 68-4.

Aircraft remanufacturing and/or rebuilding including modifications, conversions and repairs by firms not engaged in the original manufacturing of such aircraft Airport operations

Aircraft ground crew operations, N.O.C.

Aircraft companies, sales or service agencies – including aircraft ((salesmen)) sales personnel

Nonscheduled airlines - ground crew operations.

AMENDATORY SECTION (Amending Order 77-10, filed 5/31/77)

WAC 296-17-745 CLASSIFICATION 68-9.

Baseball teams

Basketball teams

Soccer teams

Noncontact sports, N.O.C.

This ((class)) classification applies to professional noncontact sports and includes umpires, referees, ((playing)) coaches and managers.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-746 CLASSIFICATION 69-1.

Volunteers

This ((class is to)) classification includes all volunteers performing services for any state agency, municipal corporation, political subdivision, or private nonprofit charitable organization.

This ((class)) classification excludes volunteer law enforcement officers which are to be separately rated.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-747 CLASSIFICATION 69-2.

Logging road construction or maintenance

All operations including grading, grubbing, clearing of right-of-way and including culverts and bridges. Does not include falling, bucking of right-of-way timber or any of the other logging activities as enumerated under ((class)) risk classification 50-1 (WAC 296-17-659). Logging roads are roads for which the primary or initial usage is for the transporting of logs by truck or rail and includes roads constructed on public lands in connection with timber sales or logging, such as roads being constructed in accordance with the state department of natural resources or the U.S. Forestry Service timber sales

See ((class)) risk classification 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-750 CLASSIFICATION 69-5.

Law enforcement officers – law enforcement officers of cities, towns ((or)), counties or Indian tribal councils

This ((class)) classification includes volunteer law enforcement officers, N.O.C.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-751 CLASSIFICATION 69-6.

Volunteer law enforcement officers

This ((class)) classification includes volunteer law enforcement officers in accordance with RCW 51.12-.035.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-755 CLASSIFICATION 71-2.

Football teams. This ((class)) classification applies to football teams which are participants in the national football league and includes ((playing)) umpires, referees, coaches, and managers.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-756 CLASSIFICATION 71-3.

State employees—Law enforcement officers

This ((class)) classification includes all departments, agencies, boards, commissions and committees of either the executive, legislative or judicial branches of state government, including employees having arrest

powers or such other powers common to law enforcement, such as state ((patrolmen)) patrol, ((game wardens)) wildlife agents, guards or correctional officers of inmates, fishery patrol officers, lottery officers.

AMENDATORY SECTION (Amending Order 79-18. filed 11/30/79, effective 1/1/80)

WAC 296-17-757 CLASSIFICATION 71-4.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((classes)) risk classifications: 13-4 (WAC 296–17–541), 49–1 (WAC 296–17–650), 49–2 (WAC 296-17-651), 49-3 (WAC 296-17-652), 49-4 (WAC 296-17-653), 49-6 (WAC 296-17-655), 53-1 (WAC 296-17-677), 53-5 (WAC 296-17-678), 53-6 (WAC 296-17-679), 61-3 (WAC 296-17-680), 61-9 (WAC 296-17-686), 63-3 (WAC 296-17-698), 65-1 (WAC 296-17-714), 65-2 (WAC 296-17-715), 65-6 (WAC 296-17-719), 72-2 (WAC 296-17-764).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-758 CLASSIFICATION 71-5.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((classes)) risk classifications: 10-7 (WAC 296-17-53504), 11-6 (WAC 296-17-53803), 13-3 (WAC 296-17-540), 22-1 (WAC 296-17-565), 22-2 (WAC 296-17-566), 34-3 (WAC 296-17-581), 34-5 (WAC 296-17-58201), 34-6 (WAC 296-17-583), 34-8 (WAC 296-17-585), 36-2 (WAC 296-17-594), 37-1 (WAC 296-17-599), 37-7 (WAC 296-17-603), 37-8 (WAC 296-17-604), 38-1 (WAC 296-17-605), 38-2 (WAC 296-17-606), 38-8 (WAC 296-17-612), 39-5 (WAC 296-17-618), 39-9 (WAC 296-17-61804), 41-1 (WAC 296-17-620), 41-3 (WAC 296-17-622), 41-7 (WAC 296-17-626), 41-8 (WAC 296-17-627), 41-9 (WAC 296-17-628), 45-1 (WAC 296-17-637), 45-2 (WAC 296-17-638), 45-3 (WAC 296-17-639), 45-4 (WAC 296-17-640), 49-5 (WAC 296-17-654), 52-7 (WAC 296-17-676), 61-5 (WAC 296-17-682), 61-7 (WAC 296-17-684), 62-1 (WAC 296-17-687), 62-3 (WAC 296-17-689), 62-4 (WAC 296-17-690), 62-5 (WAC 296-17-691), 62-6 (WAC 296-17-692), 62-9 (WAC 296-17-695), 63-1 (WAC 296-17-696), 63-2 (WAC 296-17-697), 63-4 (WAC 296-17-699), 63-5 (WAC 296-17-700), 63-6 (WAC 296-17-701), 63-8 (WAC 296-17-703), 63-9 (WAC 296-17-704), 64-2 (WAC 296-17-706), 64-3 (WAC 296-17-707), 64-4 (WAC 296-17-708), 64-5 (WAC 296-17-709), 64-6 (WAC 296-17-710), 64-7 (WAC 296-17-711), 65-3 (WAC 296-17-716), 65-4

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(WAC 296-17-717), 65-5 (WAC 296-17-718), 65-8
(WAC 296-17-721), 65-9 (WAC 296-17-722), 66-1
(WAC 296-17-723), 66-3 (WAC 296-17-725), 66-4
(WAC 296-17-726), 66-5 (WAC 296-17-727), 66-7
(WAC 296-17-729), 67-4 (WAC 296-17-735), 67-9
(WAC 296-17-740), 69-9 (WAC 296-17-75301),
73-8 (WAC 296-17-778).
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AMENDATORY SECTION (Amending Order 82-38. filed 11/29/82, effective 1/1/83)

WAC 296-17-759 CLASSIFICATION 71-6.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((classes)) risk classifications: 3-1 (WAC 296-17-510), 8-3 (WAC 296-17-529), 11-3 (WAC 296-17-538), 11-4 (WAC 296-17-53801). 13-1 (WAC 296-17-539), 14-4 (WAC 296-17-544). 15-1 (WAC 296-17-545), 15-7 (WAC 296-17-546), 20-2 (WAC 296-17-555), 20-3 (WAC 296-17-556), 20-4 (WAC 296-17-557), 20-5 (WAC 296-17-558), 20-7 (WAC 296-17-560), 20-8 (WAC 296-17-561), 21-1 (WAC 296-17-562), 21-2 (WAC 296-17-563), 21-4 (WAC 296-17-564), 33-9 (WAC 296-17-578), 34-1 (WAC 296-17-579), 34-7 (WAC 296-17-584), 35-1 (WAC 296-17-586), 35-3 (WAC 296-17-587), 35-8 (WAC 296-17-592), 37-2 (WAC 296-17-600). 39-1 (WAC 296-17-614), 39-6 (WAC 296-17-61801), 44-1 (WAC 296-17-635), 44-4 (WAC 296-17-636), 48-2 (WAC 296-17-643), 48-3 (WAC 296-17-644), 48-4 (WAC 296-17-645), 48-5 (WAC 296-17-646), 48-6 (WAC 296-17-647), 48-8 (WAC 296-17-649), 48-9 (WAC 296-17-64901), 53-7 (WAC 296-17-67901), 61-4 (WAC 296-17-681), 61-8 (WAC 296-17-685), 62-2 (WAC 296-17-688), 62-8 (WAC 296-17-694), 64-8 (WAC 296-17-712), 64-9 (WAC 296-17-713), 66-2 (WAC 296-17-724), 66-8 (WAC 296-17-730), 67-6 (WAC 296-17-737), 68-1 (WAC 296-17-741), 68-2 (WAC 296-17-742), 68-4 (WAC 296-17-744), 69-8 (WAC 296-17-753), 72-1 (WAC 296-17-763), 73-1 (WAC 296-17-772), 73-2 (WAC 296-17-773), 73-7 (WAC 296-17-777).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-760 CLASSIFICATION 71-7.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((classes)) risk classifications: 3-6 (WAC 296-17-512), 3-7 (WAC 296-17-513), 5-3 (WAC 296-17-518), 6-1 (WAC 296-17-522), 6-2 (WAC 296-17-523), 6-3 (WAC 296-17-524), 6-6 (WAC 296-17-526), 6-7 (WAC 296-17-527), 11-8

(WAC 296-17-53805), 14-1 (WAC 296-17-542), 18-1 (WAC 296-17-552), 24-1 (WAC 296-17-567), 29-3 (WAC 296-17-568), 29-4 (WAC 296-17-569), 29-6 (WAC 296-17-570), 29-8 (WAC 296-17-57002), 31-1 (WAC 296-17-571), 31-2 (WAC 296-17-572), 31-3 (WAC 296-17-573), 31-4 (WAC 296-17-574), 31-5 (WAC 296-17-575), 33-1 (WAC 296-17-576), 33-2 (WAC 296-17-57601), 33-3 (WAC 296-17-57602), 34-2 (WAC 296-17-580), 34-4 (WAC 296-17-582), 36-3 (WAC 296-17-595), 36-4 (WAC 296-17-596), 36-5 (WAC 296-17-597), 36-6 (WAC 296-17-598), 39-2 (WAC 296-17-615), 39-3 (WAC 296-17-616), 40-2 (WAC 296-17-619), 42-1 (WAC 296-17-629), 43-1 (WAC 296-17-630), 43-2 (WAC 296-17-631), 43-3 (WAC 296-17-632), 43-4 (WAC 296-17-633), 44-2 (WAC 296-17-63501), 46-1 (WAC 296-17-641), 51-1 (WAC 296-17-661), 51-2 (WAC 296-17-662), 51-3 (WAC 296–17–663), 51–5 (WAC 296–17–665), 51–6 (WAC 296–17–666), 51–7 (WAC 296–17–667), 51–8 (WAC 296-17-668), 51-9 (WAC 296-17-669), 52-1 (WAC 296-17-670), 52-2 (WAC 296-17-671), 52-3 (WAC 296-17-672), 52-4 (WAC 296-17-673), 52-8 (WAC 296-17-67601), 52-9 (WAC 296-17-67602), 67-5 (WAC 296-17-736).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-761 CLASSIFICATION 71-8.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((classes)) risk classifications: 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 1-5 (WAC 296-17-505), 1-6 (WAC 296-17-506), 1-7 (WAC 296-17-50601), 1-8 (WAC 296-17-50602), 1-9 (WAC 296-17-507), 2-6 (WAC 296-17-675), 3-2 (WAC 296-17-511), 4-1 (WAC 296-17-514), 4-2 (WAC 296-17-515), 4-3 (WAC 296-17-516), 5-2 (WAC 296-17-517), 5-4 (WAC 296-17-519), 5-5 (WAC 296-17-520), 5-8 (WAC 296-17-521), 5-9 (WAC 296-17-52101), 6-4 (WAC 296-17-525), 7-1 (WAC 296-17-528), 8-4 (WAC 296-17-530), 9-1 (WAC 296-17-532), 10-2 (WAC 296-17-534), 10-3 (WAC 296-17-535), 10-4 (WAC 296-17-53501), 11-1 (WAC 296-17-536), 11-2 (WAC 296-17-537), 17-3 (WAC 296-17-550), 17-4 (WAC 296-17-551), 21-5 (WAC 296-17-56401), 35-6 (WAC 296-17-590), 43-5 (WAC 296-17-634), 52-6 (WAC 296-17-675), 62-7 (WAC 296-17-693), 66-9 (WAC 296-17-731), 69-2 (WAC 296-17-747), 69-4 (WAC 296-17-749), 69-5 (WAC 296-17-750), 69-7 (WAC 296-17-752), 71-3 (WAC 296-17-756).

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-762 CLASSIFICATION 71-9.

Temporary help companies

This ((class)) classification applies to employees of temporary help companies, N.O.C., that are referred on a temporary basis to its customers. This ((class)) classification applies if the customer's business is by nature enumerated in this manual as being subject to any of the following ((class)) risk classifications: 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), 10-5 (WAC 296-17-53502), 17-1 (WAC 296-17-548), 17-2 (WAC 296-17-549), 50-1 (WAC 296-17-659), 50-2 (WAC 296-17-660), 50-3 (WAC 296-17-66001), 50-4 (WAC 296-17-66002), 68-3 (WAC 296-17-743), 69-3 (WAC 296-17-748).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-763 CLASSIFICATION 72-1.

State employees - health care facilities

This ((class)) classification applies to all employees of health care facilities who are assigned to and regularly employed at a health care facility.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-764 CLASSIFICATION 72-2.

Real estate agencies – all operations including clerical office and ((salesmen)) sales personnel

Excludes building management and/or property development.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-765 CLASSIFICATION 72-3.

Juvenile community service workers

This ((class to)) classification includes all community service workers performing work for counties under the provisions of chapter 13.40 RCW.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-766 CLASSIFICATION 72-4.

Preferred workers

This ((class to)) classification includes all preferred workers in accordance with the provisions of RCW 51.16.120(3) and WAC 296-16-010.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-772 CLASSIFICATION 73-1. Dairy farms

This ((class)) classification includes all farm operations related and incidental to the ((dairy)) enterprise described and applies to all acreage devoted to the raising of these animals.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-773 CLASSIFICATION 73-2.

Livestock farms

Sheep ((and)) or goat raising((= applies to all acreage devoted to raising of these animals))

This ((class)) classification includes all farm operations related and incidental to the enterprises described above and applies to all acreage devoted to the raising of these animals.

NEW SECTION

WAC 296-17-778 CLASSIFICATION 73-8.

Humane societies Dog pounds Animal shelters Dog grooming parlors

All operations including clerical office and sales personnel.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-855 EXPERIENCE MOD1FICA-TION. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

Modification =
$$\frac{Ap + WAe + (1-W) Ee + B}{E + B}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ((\$\frac{\$3,043}{})) \frac{\$3,602}{}, the primary actual loss shall be determined from the formula:

Primary loss =
$$\frac{((7,608)) \ 9,004}{\text{Total loss} + ((4,565)) \ 5,402}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ((\$\frac{\pi_3,043}{0.00}\$)) \$\frac{3,602}{0.00}\$ the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-87305 CHANGE IN OWNER-SHIP. (1) For the purpose of WAC 296-17-873 through 296-17-87309 management is considered to be vested in ownership. Except as specifically provided otherwise herein, ownership whether active or inactive, governs the administration of WAC 296-17-873 through 296-17-87309, and the words "nominal" and "material" denote respectively the effect of a particular change in ownership. If a change has occurred which the provisions of subsections (2) through (5) of this section denominate "nominal," the experience of the past shall be utilized for future modification. If, on the other hand, the change is denominated "material," the past experience shall be disregarded and the risk written at manual or otherwise applicable rates.

In application of WAC 296-17-873 through 296-17-87309, ownership changes of any entity which is neither a partnership, a joint venture, nor a corporation that has issued voting stock shall be decided in accordance with the provisions of subsections (2) through (5) of this section applicable to corporations. The provisions of sections (2) through (5) of this sections shall be applied as though the entity has issued voting stock and the stock was:

- (a) Held in equal amounts by each of its members; or
- (b) If the entity does not have members, held in equal amounts by each member of the board of directors or comparable governing body.

Two or more changes during a twelve-month period shall be considered as a single change.

The department shall in each case determine from the applicable provisions of subsections (2) through (5) of this section whether a change is "nominal" or "material," and if no provision of subsections (2) through (5) of this section is expressly applicable it shall be governed by a consideration of WAC 296-17-873 through 296-17-87309 as a whole and of its several parts interpreted in the light of such relevant evidence as is offered.

- (2) Individual.
- (a) Death of an individual is a material change. Exception: Where a member or members of the immediate family take over the business, either as the executor, executrix, administrator, or sole owner the change is nominal.
- (b) Sale of business to another is a material change. Exception: Where the sale is made to a member or members of the immediate family the change is nominal.
 - (c) Bankruptcy or insolvency with:
- (i) Continued operation with appointment of a trustee is a nominal change;
- (ii) Withdrawal of the trustee and reversion to the original owner is a nominal change;
- (iii) Withdrawal of a trustee but with new owners is a material change.
 - (d) Formation of a living estate is a nominal change.
- (e) Formation of a partnership is a material change. Exceptions:
- (i) A partnership composed of only two general partners is a nominal change;
- (ii) A partnership composed of members of an immediate family is a nominal change;
- (iii) A limited partnership in which the individual is one of not more than two general partners is a nominal change.
- (f) Formation of a corporation is a material change. Exception: If the individual or members of his immediate family own one-half or more of the issued voting stock the change is nominal.
 - (3) Partnership.
- (a) Sale, conveyance, transfer, or assignment of partnership interest by one or more partners and the partnership not dissolved is a material change. Exceptions:
- (i) If prior to the change all partners were members of an immediate family and after the change one-half or more of the general partners are members of such immediate family the change is nominal;

- (ii) If one-half or more of the general partners prior to the change constitute one-half or more of the general partners after the change the change is nominal.
- (b) If the partnership is dissolved the change is material. Exceptions:
- (i) In a partnership wherein all partners were members of an immediate family and one or more of the members of such family constitute one-half or more of the general partners in the new partnership, or own one-half or greater interest in the new entity or entities if they are not partnerships the change is nominal;
- (ii) If one-half or more of the general partners of the dissolved partnership constitute one-half or more of the general partners in the new partnership or own a one-half or greater interest in the new entity or entities if they are not a partnership the change is nominal.
 - (c) Bankruptcy or insolvency.
- (i) Continued operation with appointment of a trustee is a nominal change.
- (ii) Withdrawal of a trustee and reversion to one-half or more of the original general partners is a nominal change.
- (iii) Withdrawal of a trustee with the original general partners not constituting one-half or more of the owners is a material change.
 - (4) Corporations.
- (a) Old corporation dissolved or nonoperative, not a merger or consolidation.
- (i) Formation of a new corporation is a material change. Exceptions:
- (A) If the stockholders common to both the dissolved or nonoperative corporation and the newly formed corporation own or owned one-half or more of the issued voting stock in the old corporation and own one-half or more of the issued voting stock in the newly formed corporation the change is nominal;
- (B) If the nonoperative corporation owns one-half or more of the issued voting stock of the newly formed corporation the change is nominal;
- (C) In a family corporation (meaning a corporation whose entire issued voting stock is held by the members of an immediate family) only those changes may be considered which involve the acquisition of ownership by a person not a member of such immediate family.
- (ii) Reversion to an individual is a material change. Exceptions:
- (A) If the individual owns or owned one-half or more of the issued voting stock of the dissolved or nonoperative corporation the change is nominal;
- (B) If the individual was a member of an immediate family which wholly owned the corporation the change is nominal.
- (iii) Reversion to a partnership is a material change. Exceptions:
- (A) If the stockholders who own or owned one-half or more of the issued voting stock of the dissolved or non-operative corporation constitute one-half or more of the general partners the change is nominal;
- (B) If the corporation was wholly owned by members of an immediate family and a member or members of that immediate family constitute one-half or more of the general partners the change is nominal.

- (b) Transfer of voting stock, not otherwise provided for in subsections (2) through (5) of this section.
- (i) If one-half or less of issued voting stock is transferred the change is nominal.
- (ii) If more than one-half of issued voting stock is transferred the change is material. Exception: If the stockholders who own or owned one-half or more of the issued voting stock prior to such sale own one-half or more of the issued voting stock after such sale the change is nominal.
- (iii) In a family corporation (meaning a corporation whose entire issued voting stock is held by the members of an immediate family) only those changes shall be considered which involve the acquisition of ownership by a person not a member of such immediate family.
- (c) Trustees, receiverships, and similar temporary changes of management are nominal changes.
- (d) In the case of consolidations or mergers of corporations the experience of all consolidated or merged corporations shall be combined for computing the modification for the consolidated or surviving corporation.
 - (5) Joint ventures.
- (a) Any change in the membership of the joint venture is a material change.
- (b) A nominal change in the ownership of one of the joint venturers is a nominal change.
- (c) A material change in the ownership of one of the joint venturers is a material change.
- (d) The experience of a joint venture shall be continued for other operations which may be undertaken, as a joint venture, by the same group of joint venturers, either during the same time as the original venture or at a later date.
- (e) Members of a joint venture may subcontract part or all of their operations to one or more of the joint venturers. Work thus subcontracted becomes a regular part of the subcontractor's operations and is subject to his experience modification.
- (6) Notwithstanding any of the provisions contained in this section the past experience of any single employing entity either corporate, partnership, or otherwise shall not be utilized for future modification by more than one newly formed employing entity either corporate, partnership, or otherwise. The following guidelines will be used in cases where two previous co—owners of a firm would both otherwise be individually entitled to the past experience of the firm based on their previous fifty percent ownership.
- (a) If the change in the ownership of the firm was nominal, the experience will remain with the firm and belong to the new owners. Neither previous co-owner shall be entitled to the experience, except, coincidentally, by his or her continuing ownership interest in the ongoing firm.
- (b) If the change in ownership was material or the firm was discontinued, and only one of the previous coowners has an ongoing state fund account, the experience shall be assigned to the previous co-owner with the ongoing account.
- (c) If the change in ownership was material, or the business was discontinued, and both previous co-owners

have ongoing state fund accounts, the experience shall not be assigned to either of the previous co-owners.

Assignment of past experience to an entity in accordance with the above priorities will be final, unless it shall be determined that there was an error or misrepresentation which caused the experience to be assigned incorrectly. The assignment of experience shall not be altered by a subsequent change in status of any of the interested parties which would have changed the priority of their claim to the experience.

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values

CLAIM VALUE PRIMARY LOSS

| ((3,043 | 3,043 |
|---------------------|---------------------|
| `` 3.889 | 3,500 |
| 5,061 | 4.000 |
| 6.610 | 4.500 |
| 8.752 | 5,000 |
| 11.911 | 5,500 |
| 17.034 | 6,000 |
| 63.668* | 7.099 |
| 76,080** | , |
| 70,000 | 7,177)) |
| | |
| | |

| 3,602 | 3,602 |
|----------|-------|
| 4,318 | 4,000 |
| 5,397 | 4,500 |
| 6,746 | 5,000 |
| 10,790 | 6,000 |
| 18,869 | 7,000 |
| 43,044 | 8,000 |
| 72,056* | 8,376 |
| 90,040** | 8,494 |
| | |

- * Average death value
- ** Maximum claim value

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value = \$((76,080))90,040Average Death Value = \$((63,668))72,056

| EXPECTED I | В | W | |
|---------------------------|---------------------|-----------------------|-----------------------|
| ((1,648 & | Under | 14,354 | 0 |
| 1,649 | 3,320 | 14,210 | .01 |
| 3,321 | 5,019 | 14,067 | 02 |
| 5.020 - | 6,742 | - 13,923 - | 03 |
| 6.743 | 8,492 | 13.780 | 04 |
| 8,493 | 10,269 | 13.636 | .05 |
| 10.270 | 12.074 | 13,493 | .05 .06 |
| 12,075 - | 13,907 | 13,473 | 07 |
| 13.908 | 15,769 - | - 13,206 | .07 08 |
| 15,770 | 17.661 | 13,062 | .00 :09 |
| ,.,. | . , , 00 1 | 1002 | .07 |

| EXPECTED | LOSSES | В | w | EXPECTED | LOSSES | В | \mathbf{W} |
|--|--|----------------------|-----------------------------------|--|-------------------------|-----------------------------------|--|
| 17,662 - | 19,584 | 12,919 | 10 | 247,554 | 255,550 | 4,306 | .70 |
| 19,585 – | 21,538 | 12,775 | :11 | 255,551 | - 263,844 - | 4,163 | 71 |
| 21,539 - | 23,525 | 12,632 | 12 | 263,845 - | 272,451 | 4,019 | .72 |
| 23,526 - | 25,546 | 12,488 | .13 | 272,452 | 281,391 | 3,876 - | .73 |
| 25,547 - | 27,599 | 12,344 | - 14 | 281,392 | 290,681 | 3,732 | 74 |
| 27,600 - | 29,689 | 12,201 | .15 | 290,682 — - | 300,346 | 3,589 | .75 |
| 29,690 | 31,813 | 12,057 | .16 | 300,347 - | 310,408 | 3,445 | .76 |
| 31,814 - | 33,976 - | 11,914 | .17 | 310,409 - | 320,891 | 3,301 | .77 |
| 33,977 = | 36,175 | 11,770 | 18 | 320,892 - | 331,824 | 3,158 | .78 |
| 36,176 = | 38,415 | - 11,627 | 9 | 331,825 - | 343,236 | 3,014 | .79 |
| 38,416 | 40,694 | 11,027 | 20 | 343,237 - | 355,161 | 2,871 | :80 |
| 40,695 | 43,016 | 11,403 | 21 | 355,162 - | 367,633 | 2,727 | 81 |
| 40,093 - 43,017 | 45,379 — | - 11,196 | 22 | 367;634 = | 380,693 | 2,727 2,584 | 82 |
| | | 11,190 | .23 | 380,694 = | 394,382 | 2,364 2,440 | .02 83 |
| 45,380 – | 47,787 | | | 394,383 = | 408,749 | 2,440 2,297 | .83 84 |
| 47,788 - | | 10,909 | 24 | · · · · · · · · · · · · · · · · · · · | • | • | |
| 50,241 – | | 10,766 | 25 | 408,750 = | 423,845 | 2,153 | 85 |
| 52,741 – | 55,288 | 10,622 | 26 | 423,846 | 439,729 | 2,010 | 86 |
| 55,289 - | 57,885 | - 10,478 | 27 | 439,730 | 456,464 | 1,866 | 87 |
| 57,886 - | 60,534 | 10,335 | .28 | 456,465 - | 474,119 | 1,722 | 88 |
| 60,535 – | 63,235 | 10,191 | 29 | 474,120 | 492,776 | 1,579 | .89 |
| 63,236 - | 65,991 | 10,048 | 30 | 492,777 – | 512,521 | 1,435 | .90 |
| 65,992 - | 68,802 | 9,904 | .31 | 512,522 - | 533,455 | 1,292 | .91 |
| 68,803 - | 71,673 | 9,761 | 32 | 533,456 | - 555,688 - | 1,148 | 9 2 |
| 71,674 - | 74,602 | 9,617 | 33 | 555,689 - | - 579,346 | 1,005 | 9 3 |
| 74,603 - | 77,594 | 9,474 | 34 | 579,347 | 604,571 | 861 | .94 |
| 77,595 | 80,649 | 9,330 | 35 | 604,572 - | 631,527 | 718 | .95 |
| 80,650 - | 83,772 | - 9,187 - | 36 | 631,528 | 660,398 | 574 | 96 |
| 83,773 - | 86,962 | 9,043 | 37 | 660,399 | 691,397 | 431 | .97 |
| 86,963 – | 90,223 | 8,899 | .38 | 691,398 - | 724,768 | 287 | .98 |
| 90,224 - | 93,558 | 8,756 | 39 | 724,769 - | 760,799 | 144 | .99 |
| 93,559 - | 96,968 | - 8,612 | 40 | 760,800 & | очег | | 1.00)) |
| 96,969 – | 100,458 | 8,469 | .41 | · | | 1 (000 | ,, |
| 100,459 – | 104,028 | -8,325 | 2 | <u>1,950</u> & | <u>Under</u> | 16,988 | .0 <u>1</u> |
| 104,029 = | 107,684 | 8,182 | 2 | <u>1,951</u> <u>–</u> | 3,930 | 16,818 | <u>.01</u> |
| 107,685 - | 111,427 | 8,038- | 44 | <u>3,931</u> <u>–</u> | <u>5,940</u> | 16,648 | .02 |
| 111,428 | 115,262 | 7,895 | .45 | $\begin{array}{r} 3,931 & - \\ 5,941 & - \\ \hline 7,981 & - \\ 10,051 & - \\ \end{array}$ | 7,980 | 16,478 | .03 |
| 111,426 – 115,263 – | 119,202 | 7,873 7,751 | . 4 5 | <u>7,981</u> <u> </u> | <u>10,050</u> | 16,308 | .04 |
| 113,203 - 119,191 - | 123,218 | 7,731 | . 40 .47 | <u>10,051</u> – | <u>12,153</u> | <u>16,139</u> | .05 |
| | | • | | 12,154 – | 14,289 | 15,969 | .06 |
| 123,219 | - 127,347 | 7,464 | .48 | <u> 14,290 – </u> | <u>16,459</u> | 15,799 | .08 .08 |
| 127,348 - | 131,584 | 7,321 | 49 | $\frac{16,460}{}$ | 18,663 | 15,629 | .08 |
| 131,585 - | 135,931 | - 7,177- | 50 | $\frac{18,664}{}$ | 20,903 | 15,459 | .09 |
| 135,932 | 140,392 | 7,033 | 51 | $\frac{20,904}{}$ – | $\overline{23,178}$ | 15,289 15,119 | .10 |
| 140,393 - | 144,974 | 6,890 | 52 | $\frac{23,179}{}$ – | 25,491 | 15,119 | .11 |
| 144,975 - | 149,680 | 6,746 | .53 | 25,492 – | 27,842 | 14,949 | .12 |
| 149,681 - | 154,517 | 6,603 | .54 | 27,843 – | 30,232 | 14,780 | .13 |
| 154,518 - | 159,490 | 6,459 | 55 | $\frac{30,233}{30,233}$ – | 32,663 | 14,610 | .14 |
| 159,491 – | 164,605 | 6,316 | .56 | $\frac{32,664}{32,664}$ - | 35,136 | 14,440 | .15 |
| 164,606 | 169,868 | 6,172 | 57 | $\frac{32,037}{35,137} =$ | 37,651 | 14,270 | .16 |
| 169,869 - | 175,287 | 6,029 | 58 | $\frac{35,157}{37,652}$ - | 40,210 | 14,100 | .17 |
| 175,288 - | 180,868 | - 5,885 | | $\frac{37,032}{40,211}$ - | 42,814 | 13,930 | 18 |
| 180,869 - | 186,619 | 5,742 | 60 | $\frac{40,211}{42,815}$ = | 45,464 | $\frac{13,760}{13,760}$ | 10 |
| 186,620 - | 192,547 | 5,598 | .61 | $\frac{42,815}{45,465} =$ | 48,161 | $\frac{13,700}{13,590}$ | 20 |
| 192,548 - | 198,663 | 5,455 | 62 | 49,403 = | 50,101 | $\frac{13,390}{13,421}$ | 21 |
| 198,664 – | 204,975 | 5,311 | .63 | $\frac{48,162}{50,000}$ = | 50,908 | 13,421 | .21 |
| 204,976 – | 211,491 | 5,167 | 64 | $\frac{50,909}{53,707}$ = | 53,706 | 13,251 | .2. |
| 211,492 = | 218,225 | 5,024 | | $\frac{53,707}{56,557}$ = | 56,556 | 13,081 | .2.5 |
| 218,226 - | 210,223 225,184 | | .05 66 | <u>56,557</u> = | 59,459 | 12,911 | .24 |
| 216,226 – 225,185 – | 232,384 | 4,737 | .00 :67 | <u>59,460</u> <u>-</u> | 62,418 | 12,741 | .25 |
| 232,385 = | 232,384 = | 4,757 4,593 | .67 68 | 14,290 16,460 18,664 20,904 23,179 25,492 27,843 30,233 32,664 35,137 37,652 40,211 42,815 45,465 48,162 50,909 53,707 56,557 59,460 62,419 65,434 | 65,433 | 12,571 | .10 .11 .12 .13 .14 .15 .16 .17 .18 .19 .20 .21 .22 .23 .24 .25 |
| | | | | <u>65,434</u> <u>–</u> | <u>68,507</u> | 12,401 | <u>.27</u> |
| 239,836 | 247,553 | - 4,450 - | -03 | | | | |

| EXPECTED LOSSES | В | W | EXPECTED LOSSES | В | W |
|--|---|--|--|---|--|
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\begin{array}{c} 12,231 \\ \hline 12,061 \\ \hline 11,892 \\ \hline 11,722 \\ \hline 11,552 \\ \hline 11,382 \\ \hline 11,382 \\ \hline 11,042 \\ \hline 10,872 \\ \hline 10,702 \\ \hline 10,533 \\ \hline 10,363 \\ \hline 10,193 \\ \hline 10,023 \\ \hline 9,853 \\ \end{array}$ | .28 .29 .30 .31 .32 .33 .34 .35 .36 .37 .38 .39 .40 | $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 2,039 1,869 1,699 1,529 1,359 1,189 1,019 849 680 510 340 170 0 | .88 .89 .90 .91 .92 .93 .94 .95 .96 .97 .98 .99 1.00 |
| $ \begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 9,683 9,513 | .42 .43 .44 | AMENDATORY SECTION (Ar filed 11/29/82, effective 1/1/83) WAC 296-17-885 TABLE II | |)ruer 82–38, |
| $\begin{array}{c cccc} \hline 131,875 & - & \hline 136,411 \\ \hline 136,412 & - & \hline 141,061 \\ \hline 141,062 & - & \hline 145,828 \\ \hline 145,829 & - & \hline 150,715 \\ \hline \end{array}$ | 9,343 9,174 9,004 8,834 | .40 .41 .42 .43 .44 .45 .46 .47 .48 .49 .50 .51 .52 .53 .54 .55 .56 .57 .58 .59 | Expected Loss Rates an Expected Loss Rates in Dollars For Indicated Fisca | id D–Ratio Per Work | os man Hour |
| $\begin{array}{c ccccc} $ | 8,664 8,494 8,324 | . <u>49</u> . <u>50</u> .51 | CLASS ((1979)) ((1980)) <u>1980</u> <u>1981</u> | ((1981)) <u>1982</u> | D- RATIO |
| $ \begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $ \begin{array}{r} 8,154 \\ 7,984 \\ \hline 7,814 \\ 7,645 \end{array} $ | .52 .53 .54 .55 | \text{\frac{1-2}{1-3}} \frac{.1512}{.239} \frac{.1842}{.2723} \frac{.2}{.2723} | 867 762 | 344 390 364 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | 7,475 7,305 7,135 | . <u>.56</u> . <u>.57</u> . <u>.58</u> | 1-5 .1934 .2352 .2 1-6 .4308 .5199 .5 | 387 294 082 | |
| $\begin{array}{c cccc} 207,452 & - & 214,056 \\ \hline 214,057 & - & 220,863 \\ \hline 220,864 & - & 227,879 \\ \hline 227,880 & - & 235,116 \end{array}$ | 6,965 6,795 6,625 6,455 | .61 | 1-9 .2973 .3610 .3 2-1 .4830 .5851 .5 | 607 665 947 | |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 6,186 6,116 5,946 | <u>.62</u> <u>.63</u> <u>.64</u> <u>.65</u> | 2-6 .2223 .2679 .2 3-1 .1000 .1220 .1 | 490 729 235 165 | |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 5,776 5,606 5,436 | .66 .67 .68 | 3-6 .1140 .1387 .1 3-7 .1140 .1387 .1 | 407 406 770 | .397 396 292 |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 5,266 5,096 4,927 4,757 | .69 .70 .71 .72 | 4-3 .3077 .3723 .3 5-2 .1788 .2176 .2 : | 770 787 207 | |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\frac{\frac{4,737}{4,587}}{\frac{4,417}{4,247}}$ | .72 .73 .74 .75 | 5-4 .2730 .3308 .3 5-5 .2513 .3055 .3 | 476 362 100 | 437 344 389 |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\frac{\frac{3}{4,077}}{\frac{3,907}{3,737}}$ | .76 .77 .78 | 5=7 .3214 .3903 .39 5=8 .3497 .4242 .4 3 | 8 71 | |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | $\frac{3,567}{3,398}$ $\frac{3,398}{3,228}$ | .79 .80 .81 | 6=1 .0876 .1068 .1068 .1068 .1068 .1068 .1068 | 837 082 176 | |
| 435,092 - 450,547 450,548 - 466,748 466,749 - 483,752 | $\begin{array}{r} \frac{3,058}{3,058} \\ \underline{2,888} \\ 2,718 \end{array}$ | .82 .83 .84 | 6-4 .2334 .2839 .28 6-6 .0471 .0573 .05 | 252 379 582 | 345 399 401 |
| $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | 2,548 2,378 2,208 | .85 .86 .87 | 7-1 .2471 .2995 .30 8-3 .0824 .1003 .10 | 759 043 018 700 | 369 343 400 364 |

| 9-1 .4755 | CLASS | ((1979)) <u>1980</u> | ((1980)) <u>1981</u> | ((1981)) <u>1982</u> | D- RATIO | CLASS | ((1979)) <u>1980</u> | ((1980)) <u>1981</u> | ((1981)) <u>1982</u> | D- RATIO |
|--|-------------------|---|--------------------------------------|--------------------------------------|-----------------|---|--------------------------------------|--------------------------------------|--------------------------------------|-----------------|
| 9-2 : 1199 1463 | 9-1- | .4755 | .5762 | .5856 | .346 | 34–7 | .0597 | .0726 | .0737 | 399 |
| 10-2 2185 2665 2790 432 34-9 0365 0446 0451 439 10-3 1336 1630 1651 441 35-1 0902 1104 1118 474 10-4 1336 1630 1651 441 35-1 0902 1104 1118 474 10-5 5110 6192 6223 344 35-5 0902 1104 1118 474 10-7 0186 0328 0230 507 35-6 1545 1868 1900 371 10-7 0186 0328 0230 507 35-6 1545 1868 1900 371 11-1 1124 1366 1387 382 35-8 0749 0915 0922 454 11-2 1124 1366 1387 382 35-8 0749 0915 0922 454 11-3 0193 10025 1049 492 362 2026 0221 0225 454 11-3 0193 10025 1049 492 362 2026 0221 0225 454 11-3 0193 10025 1049 492 362 2026 0221 0225 454 11-3 0193 10025 1025 1025 1025 1025 1025 1025 102 | 9-2- | | .1463 | .1482 | .442 | 34-8 | .0238 | .0289 | 0293 | |
| 10-4 1336 | 10-2 | | .2665 | .2700 | 432 | 34-9 - | .0365 | .0446 | | |
| 10-5 - 5110 | 10-3 | .1336 | .1630 | 1651 | 441 | 35-1 - | .0902 | .1104 | | |
| 10-5 5110 6192 6293 344 35-5 6992 1104 1118 374 10-7 1018 6228 6220 620 507 35-6 1545 1866 1990 317 11-1 11124 1366 1387 382 35-8 6749 9915 9225 454 11-2 6943 1025 1040 402 36-2 2026 9251 9225 454 11-3 6943 1025 1040 402 36-2 2026 9251 9225 454 11-4 6937 1142 1158 433 36-3 1038 1225 1239 418 11-6 6925 6925 69254 598 36-4 1769 2146 2181 369 11-8 1083 1317 1336 386 36-5 6031 60768 9779 400 13-1 6796 6968 6991 400 36-6 1199 1463 1482 442 13-3 6452 60552 60558 425 37-1 6512 6622 6631 313 13-4 6025 6025 6030 421 37-2 1040 1266 1284 403 13-3 6491 6060 6068 432 37-3 6912 6062 6031 384 14-1 1667 2020 2080 384 37-6 6959 6678 6690 352 14-3 1609 1229 1246 409 37-7 6066 6815 6826 447 15-7 7060 7074 7074 406 38-2 6033 447 14-1 4286 5176 5260 296 38-3 6339 644 6419 449 17-1 4286 5176 5260 296 38-3 6339 644 6419 449 17-4 4286 5176 5260 296 38-3 6339 644 6419 449 17-4 4286 5176 5260 296 38-3 6339 644 6419 449 17-4 4286 5176 5260 296 38-3 6339 644 6419 449 17-4 4286 5176 5260 296 38-3 6339 644 6419 449 17-4 4286 5176 5260 296 38-3 6339 644 6419 6419 6419 18-1 1398 1710 1730 473 38 8066 6449 | 10-4 | .1336 | .1630 - | .1651 | .441 | 35-3 - | .0609 | .0745 | .0755 | |
| 11 | | | .6192 | .6293 | .344 | 35-5 | .0902 | .1104 | | |
| 11-124 1366 1387 392 35-8 0749 0915 0925 454 11-2 2177 2644 2684 3180 361 0206 0225 0225 5454 11-3 0843 1025 1040 402 36-2 0206 0251 02255 454 11-4 0937 1142 1158 433 36-3 1038 1255 1283 418 11-6 0205 0251 0254 508 36-4 1769 2146 2183 418 11-6 1083 1317 1336 386 36-5 0631 0.0768 0.0779 409 13-1 0.0796 0.0562 0.0558 425 37-1 0.0512 0.0622 0.0621 303 13-1 0.0796 0.0562 0.0558 425 37-1 0.0512 0.0622 0.0623 303 13-3 0.0452 0.0522 0.0303 421 37-2 1040 1266 1284 403 13-3 0.0452 0.0529 0.0304 313 37-3 0.0512 0.0622 0.0631 304 14-1 1607 20.050 20.080 304 317-6 0.0559 0.0678 0.0600 352 14-3 1009 1229 1246 409 37-7 0.0660 0.0814 303 304 316-6 0.0569 0.074 303 304 316-6 0.0569 0.074 303 304 304 305 304 305 304 305 3 | 10-7 | .0186 | .0228 | .0230 | 507 | 35-6 | .1545 | .1868 | | |
| 11-3 .0843 1025 1046 403 36-2 .0206 03251 .0255 454 11-4 .0937 1142 11158 423 36-3 1038 1265 1283 418 11-6 .0205 .02251 .0254 .508 36-4 .1769 .2146 .2181 .360 11-8 .1083 .1317 .1336 .386 36-5 .0631 .0768 .0779 400 .1148 .1083 .1317 .1336 .386 36-5 .0631 .0768 .0779 400 .1148 .1083 .1317 .1336 .386 36-5 .0631 .0768 .0779 .4096 .134 .137 .1336 .386 36-5 .0631 .0768 .0779 .4096 .134 .137 .1386 .306 .006 .0068 .0981 .140 .1266 .1284 .403 .133 .0452 .00552 .0558 425 37-1 .0512 .0622 .0631 .394 .134 .0025 .0022 .0030 .421 .37-2 .1040 .1266 .1284 .403 .135 .0491 .0660 .0668 .412 .37-3 .0512 .0622 .0631 .394 .14-1 .1667 .2050 .2080 .314 .37-3 .0512 .0622 .0631 .394 .14-1 .1607 .2050 .2080 .314 .37-3 .0512 .0622 .0631 .394 .14-1 .1607 .2050 .2080 .314 .37-3 .0512 .0622 .0631 .394 .14-1 .1009 .1229 .1246 .409 .37-7 .0666 .0815 .0826 .0363 .477 .1009 .1229 .1246 .409 .37-7 .0666 .0815 .0826 .0363 .477 .1009 .1229 .1246 .409 .37-8 .0407 .0498 .0503 .477 .1514 .0900 .0914 .383 .38-1 .0559 .0678 .0690 .352 .1517 .0526 .0747 .406 .38-2 .0339 .0414 .0419 .449 .1514 .1514 .0900 .0914 .383 .38-1 .0559 .0678 .0690 .352 .1517 .5269 .296 .38-3 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0414 .0419 .449 .17-4 .1204 .1466 .1485 .405 .38-6 .0339 .0314 .0314 .0319 .030 .300 .300 .0314 .0314 .030 .030 .0314 .0314 .030 .030 .0314 .0314 .030 .030 .030 .030 .030 .030 .030 .03 | 11-1- | | .1366 | .1387 | .382 | 358 - | .0749 - | | | |
| 11-4 .0937 .11-42 .11-58 .423 | 11-2 | .2177 | .2645 | .2684 | .380 | 36-1 | .0206 | | | |
| 11-6 .0205 | 11-3- | .0843 | .1025 | .1040 | 402 | | | | | |
| 11-8 1083 1317 1336 386 36 5 0631 0758 0779 400 13 1 0796 0968 0981 400 36 6 1199 1463 1482 442 13 3 0452 0552 0558 425 37-1 0512 0622 0031 384 13 4 0025 0029 0030 421 37-2 1040 1266 1284 403 13 5 0491 0600 0608 432 37-3 0512 0622 0631 384 14 1 1687 2050 2080 384 37-6 0559 0678 0690 352 14 1 1697 2050 2080 384 37-6 0559 0678 0690 352 14 1 1009 1229 1246 409 37-7 0668 0815 0826 446 14 4 1009 1229 1246 409 37-8 0407 0498 0503 477 15-1 0741 0900 0914 383 38-1 0559 0678 0690 352 15-7 0605 0736 0747 406 38-2 0339 0414 0419 449 17-1 4286 5176 5269 296 38-3 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 18 1 1398 1710 1730 473 38 8 0368 0449 0455 477 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 39-3 1767 -2150 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 456 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0899 0728 0738 396 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 49-7 0959 0973 374 20-1 1658 1141 155 445 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 39-5 0265 0325 0325 0329 492 21-1 0935 1141 1155 445 39-6 0925 1130 1144 462 20-8 0899 0728 0738 396 49-5 0265 0325 0325 0329 492 21-1 0935 0414 0518 440 39-1 0790 0959 0973 374 20-1 1658 1807 0508 444 41-2 0266 0251 0255 454 20-2 0682 0832 0044 1048 440 39-1 0790 0959 0973 374 20-1 1659 0881 415 39-3 1767 2150 2181 402 20-1 0960 1161 1181 319 39-4 1349 1647 1667 366 20-8 0899 0728 0738 396 49-5 0265 0325 0325 0329 492 21-1 0935 0414 0419 444 41-2 0966 0251 0325 0329 492 21-1 0935 0414 0419 449 449 449 449 449 449 449 449 449 | 11-4- | 0937 | .1142 | 1158 - | .423 | 36–3 | | | | |
| 13-1 0796 0966 0981 400 13-3 0462 0552 0558 425 13-4 0025 0029 0030 421 13-3 0462 0552 0558 425 13-4 05025 0029 0030 421 13-5 0491 0600 0608 432 13-5 0491 0600 0508 432 13-7 0512 0622 0631 384 14-1 1687 2050 2080 384 14-1 1687 2050 2080 184 37-6 0559 0678 14-1 1009 1229 1246 409 17-7 0668 0815 0826 446 14-1 1009 1229 1246 409 17-7 0668 0815 0826 446 15-1 0741 0900 0914 383 18-1 0559 0678 0690 352 15-7 0605 0736 0747 406 18-2 0339 0414 0419 449 17-2 4286 5176 5269 296 18-3 0339 0414 0419 449 17-2 4286 5176 5269 296 18-3 0339 0414 0419 449 17-4 1204 1466 1485 405 18-1 1398 1710 1730 473 18-1 1398 1710 1730 473 18-1 1398 1710 1730 473 18-1 1398 1710 1730 473 18-1 1398 1710 1730 473 18-1 1398 1710 1730 473 18-1 1398 1710 1730 474 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 20-7 0990 1728 0738 394 21-1 0935 114 1155 445 20-7 0990 1728 0738 394 21-1 0935 114 1155 445 20-7 0990 1728 0738 394 21-1 0935 114 1155 445 21-1 0935 114 1155 445 21-2 0823 1004 1018 440 22-2 0823 1004 1018 440 23-1 0955 1130 1144 24-2 0990 1728 0738 444 24-1 0955 1141 1155 445 29-7 0990 1728 0738 394 21-1 0935 1141 1155 445 21-2 0823 1004 1018 440 22-2 0823 1004 1018 440 23-2 07390 0728 0738 394 24-1 1355 1629 1659 439 24-1 1355 1629 1659 439 24-1 1355 1629 1659 439 24-1 1355 1629 1659 439 24-1 1355 1629 1659 439 24-1 1355 1629 1659 439 24-1 1359 1495 1495 1428 353 24-1 1359 1495 1495 1428 353 24-1 1359 1495 1495 1428 353 24-1 1359 1495 1495 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1359 1496 1428 353 24-1 1366 2211 2242 405 24-1 1360 1313 1315 1450 1450 1452 24-1 1396 1496 1428 353 24-1 1396 1496 1428 353 24-1 1396 133 | 11-6 | .0205 | .0251 | | | 36-4 | | | | |
| 13-3 0.652 0.0529 0.0528 4.25 134 0.025 0.029 0.030 421 13-4 0.025 0.029 0.030 421 13-5 0.0491 0.660 0.6608 432 13-5 0.0491 0.660 0.6608 432 13-6 0.0529 0.0512 0.622 0.631 384 14-1 1.667 2.050 2.080 384 14-3 1.009 1.229 1.246 409 17-7 0.0566 0.0566 0.0568 3.052 14-4 1.009 1.229 1.246 409 17-7 0.0566 0.0568 0.0513 3.052 15-7 0.0656 0.0747 406 15-1 0.0741 0.090 0.0914 3.83 18-1 0.0559 0.0678 0.0690 3.52 15-7 0.0656 0.0736 0.0747 406 18-2 0.0319 0.0414 0.0419 449 17-1 4.286 5.176 5.269 2.96 18-3 0.0319 0.0414 0.0419 449 17-3 1.364 1.654 1.668 3.46 18-1 1.098 1. | 11-8 | .1083 | .1317 - | .1336 | 386 | | | | | |
| 13-4 .0025 .0029 .0030 .421 37-2 .1040 .1266 .1284 .403 .13-5 .0491 .0600 .0608 .432 37-3 .0512 .0622 .0631 .384 .41 .6677 .2050 .2080 .384 .37-6 .5559 .0678 .0699 .352 .44-3 .1009 .1229 .1246 .409 .37-6 .0666 .0815 .0826 .446 .41 .1009 .1229 .1246 .409 .37-8 .0666 .0815 .0826 .446 .41 .1009 .1229 .1246 .409 .37-8 .0666 .0815 .0826 .446 .41 .1009 .1229 .1246 .409 .37-8 .0666 .0815 .0826 .446 .41 .1009 .1229 .1246 .409 .37-8 .0666 .0815 .0826 .446 .41 .1009 .1229 .1246 .409 .37-8 .0667 .0678 .0690 .352 .15-7 .0665 .0736 .0747 .406 .38-2 .0339 .0414 .0419 .449 .449 .41 .41 .41 .41 .41 .41 .41 .41 .41 .41 | 13-1 - | .0796 | .0968 | .0981 | .400 | 36-6 | | | | |
| 13-5 - 0491 | 13-3- | .0452 | .0552 | .0558 | | | | | | |
| 14-1 1687 2050 2080 384 37-6 05559 0678 0690 352 14-3 1009 1229 1246 409 37-7 0668 0815 0826 446 14-4 1009 1229 1246 409 37-8 0407 0498 0503 447 15-1 0741 0900 0914 383 38-1 05559 0678 0690 352 15-7 0605 0736 0747 406 38-2 0339 0414 0419 449 17-2 4286 5176 5269 296 38-3 0339 0414 0419 449 17-2 4286 5176 5269 296 38-3 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 18-1 1398 1710 1730 473 38-8 0368 0449 0455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 11349 1647 1667 436 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 396 39-5 0265 0325 0329 492 21-1 0935 1141 1155 445 39-6 0925 1130 1144 462 21-2 0823 1004 1018 440 39-9 0337 0414 0419 21-1 0393 0482 0487 597 40-2 1262 1527 1552 324 21-1 0393 0482 0487 597 40-2 1262 1527 1552 324 21-1 0393 0482 0487 597 40-2 1262 1527 1552 324 21-1 0502 0613 0621 434 41-2 0206 0251 0255 454 22-2 0602 0832 0843 444 41-3 0484 0592 0599 465 21-1 0590 1162 1428 353 34-1 1609 1961 391 593 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 1159 1405 1428 353 41-6 0206 0251 0255 454 31-3 115 | 13-4 | .0025 | .0029 | .0030 | | | | | | |
| 14-3 1009 1229 1246 409 37-7 0668 0815 0826 446 14-4 1009 1229 1246 409 37-8 0407 0498 0503 477 15-1 0741 0900 0914 383 38-1 0559 0678 0690 352 15-7 0605 0736 0747 406 38-2 0339 0414 0419 449 17-1 4286 5176 5269 296 38-3 0339 0414 0419 449 17-2 4286 5176 5269 296 38-3 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 18-1 1398 1710 1730 473 38-8 0368 0449 0455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0822 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0860 0881 415 39-3 1767 2150 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 396 39-5 0265 0325 0329 492 21-1 0935 1144 1155 445 39-6 0925 1144 642 21-2 0823 1004 1018 440 39-9 0337 0412 0417 467 21-4 0393 0482 0487 507 40-2 1262 1527 1552 324 22-2 0802 0613 0621 434 41-3 0484 0525 0316 0319 503 22-1 0502 0613 0621 434 41-3 0484 0592 0599 445 22-2 0802 0832 0843 444 41-3 0484 0592 0599 599 31-3 1341 1637 1658 438 41-5 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 308 419 440 1766 177 1766 1319 503 31-1 1511 1826 1859 308 419 440 1766 177 1766 1319 503 31-1 1511 1805 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1151 1424 1504 1529 348 44-9 0257 0316 0319 503 31-1 1511 1826 1859 308 44-9 0257 0316 0319 503 31-1 1511 1 | 13-5 | .0491 | .0600 | 0608 | | 37=3 | | | | |
| 14-4 1009 1229 1246 409 37-8 0407 0498 0503 477 15-1 0741 0900 0914 383 38-1 0559 0678 0690 352 15-7 0605 0736 0747 406 38-2 0339 0414 0419 449 17-1 4286 5176 5269 296 38-3 0339 0414 0419 449 17-2 4286 5176 5269 296 38-3 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 18-1 1398 1710 1730 473 38-8 0368 0449 0455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0799 0999 09973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 39-3 1767 2150 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 396 39-5 0325 0329 492 21-1 0935 1141 1155 445 39-6 0925 1130 1144 462 21-2 0823 1004 1018 440 39-9 0337 0412 0417 467 21-4 0393 0482 0487 507 40-2 1262 1527 1552 324 21-5 1593 1938 1946 396 39-5 0325 0329 492 21-1 0502 0613 0621 434 41-3 0484 0592 0599 465 22-1 0502 0613 0621 434 41-3 0484 0592 0599 465 22-1 0502 0613 0621 434 41-3 0484 0592 0599 465 22-1 0502 0613 0621 434 41-3 0484 0592 0599 465 22-1 1593 1938 1946 3465 41-8 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 308 41-9 0257 0316 0319 503 31-1 1511 1826 1859 348 444 444 482 1004 1018 440 31-2 1004 | 14-1 | .1687 | 2050 | .2080 | | 7.1 | | | | |
| 15-1 .0741 .0900 .0914 .383 .38-1 .0559 .0678 .6690 .352 .15-7 .0605 .0736 .0747 .406 .38-2 .0339 .0414 .0419 .449 .17-3 .1364 .1654 .1680 .346 .38-5 .0339 .0414 .0419 .449 .17-3 .1364 .1654 .1680 .346 .38-5 .0339 .0414 .0419 .449 .17-3 .1364 .1654 .1680 .346 .38-5 .0339 .0414 .0419 .449 .17-3 .1364 .1654 .1680 .346 .38-5 .0339 .0414 .0419 .449 .18-1 .1398 .1710 .1730 .473 .38-8 .0368 .0449 .0455 .477 .20-2 .1166 .1421 .1440 .426 .38-9 .0443 .0542 .0548 .477 .20-3 .0823 .1004 .1018 .440 .39-1 .0790 .0959 .0973 .374 .20-4 .1254 .1525 .1548 .398 .39-2 .1349 .1647 .1667 .436 .20-7 .0960 .1161 .1181 .319 .39-1 .1767 .2150 .2181 .402 .20-7 .0960 .1161 .1181 .319 .39-4 .1349 .1647 .1667 .436 .20-8 .0599 .0728 .0738 .396 .39-5 .0265 .0325 .0329 .492 .21-1 .0935 .1141 .1155 .445 .39-6 .0925 .1130 .1144 .462 .21-2 .0823 .1004 .1018 .440 .39-1 .0790 .0959 .0973 .374 .21-2 .0823 .1004 .1018 .440 .39-1 .0790 .0959 .0973 .374 .21-2 .0823 .1004 .1018 .440 .39-2 .1349 .1647 .1667 .436 .21-2 .0823 .1004 .1018 .440 .39-2 .0325 .0325 .0329 .492 .21-1 .0935 .1141 .1155 .445 .39-6 .0925 .1130 .1144 .462 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 .32-2 .0682 .0832 .0843 .444 .41-3 .0406 .0251 .0255 .454 .29-6 .0909 .1112 .1125 .478 .417 .1018 .1019 .1018 .1018 .1019 .1018 .1018 .1018 .1019 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 .1018 . | 14-3 | .1009 | | | | | | | | |
| 15-7 06065 0736 0747 406 38-2 0339 0414 0419 449 17-1 4286 5176 5269 296 38-3 0339 0414 0419 449 17-2 4286 5176 5269 296 38-3 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 0455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0790 0.0959 0.0973 3.74 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 39-3 1767 2150 2181 402 20-7 0.0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 396 39-5 0265 0.0325 0.0329 492 21-1 0.0935 1141 1155 445 39-6 0.0925 1130 1144 462 21-2 0823 1.004 1018 440 39-9 0337 0412 0417 467 21-4 0.039 0.0487 507 40-2 1262 1527 1552 324 21-5 1593 1938 1966 396 41-1 0.257 0.0316 0.0319 503 22-1 0502 0613 0621 434 41-2 0.206 0.251 0.255 454 22-2 0.682 0.0823 0.0843 444 41-3 0.484 0.592 0.599 465 24-1 1.035 1629 1650 439 41-4 0.257 0.0316 0.0319 503 29-4 1.736 2111 2.141 3.95 41-6 0.206 0.251 0.255 454 41-7 0.036 0.036 0.036 0.0319 503 31-2 1159 1405 1428 3.53 34-1 1609 1961 1.987 413 31-4 1.241 1.504 1.529 348 41-5 0.257 0.0316 0.0319 503 31-2 1159 1405 1428 3.53 34-1 1609 1961 1.987 413 31-4 1.241 1.504 1.529 348 41-5 0.257 0.0316 0.0319 503 31-2 1159 1405 1428 3.53 34-1 1609 1961 1.987 413 31-4 1.241 1.504 1.529 348 41-5 0.257 0.0316 0.0319 503 31-2 115 | 14-4 | .1009 | | | | | | | | |
| 17-1 4286 5176 5269 296 38-3 0339 0414 0419 449 17-2 4286 5176 5269 296 38-4 0339 0414 0419 449 17-3 1364 1654 1680 346 38-5 0339 0414 0419 449 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 18-1 1398 1710 1730 473 38-8 0368 0449 0455 477 20-1 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 39-3 1767 2150 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0.999 0.728 0.738 396 21-1 0.9935 1141 1155 445 39-6 0.925 1130 1144 462 21-2 0.823 1004 1018 440 39-9 0.337 0412 0417 467 21-4 0.8933 1004 1018 440 39-9 0.337 0412 0417 467 21-5 1593 1938 1966 3.96 41-1 0.257 0.316 0.319 503 22-1 0.502 0.613 0.621 434 41-2 0.206 0.251 0.255 454 22-2 0.6082 0.832 0.843 444 41-3 0.844 0.592 0.5599 465 24-1 1.315 1.629 1.650 439 41-4 0.257 0.316 0.319 503 22-3 1.341 1.637 1.658 438 41-5 0.257 0.316 0.319 503 23-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 24-1 1.315 1.629 1.650 439 41-4 0.257 0.316 0.319 503 23-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 1.826 1.859 3.08 41-5 0.257 0.316 0.319 503 31-1 1.511 | 15-1 | | | | | | | | | |
| 17-2 | 15-7 | | | | | | | | | |
| 17-2 | 17-1 | | | | | | | | | |
| 17-4 1204 1466 1485 405 38-6 0339 0414 0419 449 18-1 1398 1710 1730 473 38-8 0368 0449 0455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 20-5 0713 0869 0881 415 39-3 1767 2159 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 396 39-5 0265 0322 0329 492 21-1 0935 1141 1155 445 39-6 0925 1130 1144 462 21-2 0823 1004 1018 440 39-9 0337 0412 0417 467 21-4 0393 0482 0487 507 40-2 1262 1527 1552 324 21-5 1593 1938 1966 396 41-1 0257 0316 0319 503 22-1 0502 0613 0621 434 41-2 0206 0251 0255 454 22-2 0682 0832 0843 444 41-3 0484 0592 0599 465 24-1 1335 1629 1650 439 41-4 0257 0316 0319 503 229-3 1341 1637 1658 438 41-5 0257 0316 0319 503 31-1 1511 1826 1859 308 31-1 1511 1850 1850 308 31-1 1511 1850 1850 308 31-1 1511 1850 1850 308 31-1 1511 1850 1850 308 31-1 1511 1850 1850 308 31-1 1511 1850 305 308 31-1 3511 305 305 308 31-1 3511 305 305 308 31-1 3511 305 305 305 305 305 305 305 305 305 305 | | | | | | | | | | |
| 18-1 1398 1710 1730 473 38-8 0368 0449 04455 477 20-2 1166 1421 1440 426 38-9 0443 0542 0548 477 20-3 0823 1004 1018 440 39-1 0790 0959 0973 374 20-4 1254 1525 1548 398 39-2 1349 1647 1667 436 30-5 0713 0869 0881 415 39-3 1767 2150 2181 402 20-7 0960 1161 1181 319 39-4 1349 1647 1667 436 20-8 0599 0728 0738 39-5 0265 0325 0322 492 21-1 0935 1141 1155 445 39-6 0925 1130 1144 462 21-2 0823 1004 1018 440 39-9 0337 0412 0417 467 21-4 0393 0482 0487 507 40-2 1262 1527 1552 324 21-5 1593 1938 1966 396 41-1 0257 0316 0319 503 22-1 0502 0613 0621 434 41-2 0206 02251 0255 454 22-2 0682 0832 0843 444 41-3 0484 0592 0599 465 24-1 1335 1629 1650 439 41-4 0257 0316 0319 503 29-3 1341 1637 1658 438 41-5 0257 0316 0319 503 29-3 1341 1637 1658 438 41-5 0257 0316 0319 503 29-3 1341 1637 1658 438 41-5 0257 0316 0319 503 29-3 1341 1637 1658 438 41-5 0257 0316 0319 503 29-3 1341 1637 1658 438 41-5 0257 0316 0319 503 31-2 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 42-1 1175 1426 1447 365 31-3 1159 1405 1428 353 43-1 1609 1961 1987 413 31-3 1159 1405 1428 353 43-1 1609 1961 1987 413 31-3 1159 1405 1428 353 43-1 1609 1961 1987 413 31-3 1159 1405 1428 353 43-1 1609 1961 1987 413 31-3 1159 1405 1428 353 43-1 1609 1961 1987 413 31-3 1159 1405 1428 353 43-1 1609 1332 1352 390 31-2 1159 1405 1428 353 43-1 1609 1332 1355 390 31-2 1159 1405 1428 353 43-1 1609 1332 1355 390 31-2 1 | 17-3 | | | | | | | | | |
| 20-2 1166 | 17-4- | | | | | | | | | * * * |
| 20-3 .0823 .1004 .1018 .440 39-1 .0790 .0959 .0973 .374 20-4 .1254 .1525 .1548 .398 39-2 .1349 .1647 .1667 .436 20-5 .0713 .0869 .0881 .415 39-3 .1767 .2150 .2181 .402 20-7 .0960 .1161 .1181 .319 39-4 .1349 .1647 .1667 .436 20-8 .0599 .0728 .0738 .396 39-5 .0265 .0325 .0329 .492 21-1 .0935 .1141 .1155 .445 39-6 .0925 .1130 .1144 .462 21-2 .0823 .1004 .1018 .440 39-9 .0337 .0412 .0417 .467 21-4 .0393 .0482 .0487 .507 40-2 .1262 .1527 .1552 .324 21-5 .1593 .1938 .1966 .396 41-1 .0257 .0316 .0319 .503 22-1 .0502 .0613 .0621 .434 41-2 .0206 .0255 .10255 .454 22-2 .0682 .0832 .0843 .444 41-3 .0484 .0592 .0599 .465 24-1 .1335 .1629 .1650 .439 41-4 .0257 .0316 .0319 .503 29-4 .1736 .2111 .2141 .395 .41-6 .0206 .0251 .0255 .454 29-6 .0909 .1112 .2141 .395 .41-6 .0206 .0251 .0255 .454 29-8 .1460 .1785 .1807 .465 .41-8 .41-7 .0138 .0169 .0171 .431 29-8 .1460 .1785 .1807 .465 .41-8 .159 .159 .1405 .1428 .353 .41-7 .0138 .0169 .0171 .431 29-8 .1460 .1785 .1807 .465 .41-8 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .308 .41-9 .0257 .0316 .0319 .503 31-1 .1511 .1826 .1859 .348 .353 .43-1 .1609 .10171 .431 .305 .420 .33-1 .308 .31-1 . | | | | | | | | | | |
| 20-4 1254 1525 1548 398 39 2 1349 1647 1667 436 20 5 0713 0869 0881 415 39 3 1767 2150 2181 402 20 7 0960 11161 1181 319 39 4 1349 1647 1667 436 20 8 0599 0728 0738 396 39 5 0325 0325 0329 492 21 1 0935 1141 1155 445 39 6 0925 1130 1144 462 21 2 0823 1004 1018 440 39 9 0337 0412 0417 467 21 4 0393 0482 0487 507 40 2 1362 1527 1552 324 21 5 1593 1938 1966 396 41 0257 0316 0319 503 22 1 0502 0613 0621 434 412 0260 0251 0255 454 22 2 0682 0832 0843 444 41 3 0484 0592 0599 465 24 1 1335 1629 1650 439 41 4 0257 0316 0319 503 29 3 1341 1637 1658 438 41 5 0257 0316 0319 503 29 4 1736 2111 2141 395 416 0260 0251 0255 454 29 6 0909 1112 1125 478 41 7 0138 0169 0171 431 29 8 1460 1785 1807 465 418 0257 0316 0319 503 31 - 1 1511 1826 1859 308 41 - 7 0138 0169 0171 431 31 - 1511 1826 1859 308 41 - 7 0138 0169 0171 431 31 - 1511 1826 1859 308 41 - 150257 0316 0319 503 31 - 1 1511 1826 1859 308 41 - 109257 0316 0319 503 31 - 1 1511 1826 1859 308 41 - 7 0138 0169 0171 431 31 - 1511 1826 1859 308 41 - 7 0138 0169 0171 431 31 - 1 1504 1529 348 43 - 1 1509 1961 1987 413 31 - 1 1509 1965 1428 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1510 1806 1128 353 42 - 1 1175 1426 1447 365 31 - 1 1509 1912 1938 418 43 - 1 1000 1116 1987 413 31 - 1 1509 1912 1938 418 43 - 1 1000 1116 1987 413 31 - 1 1509 1912 1938 418 43 - 1 1000 1116 1987 413 31 - 1 1000 1116 1987 413 31 - 1 1000 1116 1987 413 31 - 1 1000 1116 1988 418 419 1000 1116 1988 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 1984 419 1000 1116 | | | | | – – | | | | | |
| 20-5 .0713 .0869 .0881 .415 39-3 .1767 .2150 .2181 .402 20-7 .0960 .1161 .1181 .319 39-4 .1349 .1647 .1667 .436 20-8 .0599 .0728 .0738 .396 39-5 .0265 .0325 .0329 .492 21-1 .0935 .1141 .1155 .445 .39-6 .0925 .1130 .1144 .462 21-2 .0823 .1004 .1018 .440 .39-9 .0337 .0412 .0417 .467 21-4 .0393 .0482 .0487 .507 .40-2 .1262 .1527 .1552 .324 21-5 .1593 .1938 .1966 .396 .41-1 .0257 .0316 .0319 .503 22-1 .0502 .06832 .0843 .444 .41-2 .0206 .0251 .0255 .454 22-2 .0682 .0832 | | | | | | 71. 1 | | | | |
| 20-7 0960 | | | | | | | | | | |
| 20-8 .0599 .0728 .0738 .396 39-5 .0265 .0325 .0329 .492 21-1 .0935 .1141 .1155 .445 39-6 .0925 .1130 .1144 .462 21-2 .0823 .1004 .1018 .440 39-9 .0337 .0412 .0417 .467 21-4 .0393 .0482 .0487 .507 .40-2 .1262 .1527 .1552 .324 21-5 .1593 .1938 .1966 .396 .41-1 .0257 .0316 .0319 .503 22-1 .0502 .0613 .0621 .434 .41-2 .0206 .0251 .0255 .454 22-2 .0682 .0832 .0843 .444 .41-3 .0484 .0592 .0599 .465 24-1 .1335 .1629 .1658 .438 .41-5 .0257 .0316 .0319 .503 29-4 .1736 .2111 | | | | | | | | | | |
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| 21-2 .0823 .1004 .1018 .440 39-9 .0337 .0412 .0417 .467 21-4 .0393 .0482 .0487 .507 40-2 .1262 .1527 .1552 .324 21-5 .1593 .1938 .1966 .396 41-1 .0257 .0316 .0319 .503 22-1 .0502 .0613 .0621 .434 41-2 .0206 .0251 .0255 .454 22-2 .0682 .0832 .0843 .444 41-3 .0484 .0592 .0559 .465 24-1 .1335 .1629 .1650 .439 41-4 .0257 .0316 .0319 .503 29-3 .1341 .1637 .1658 .438 .41-5 .0257 .0316 .0319 .503 29-4 .1736 .2111 .2141 .395 .41-6 .0206 .0251 .0255 .454 29-6 .0909 .1112 | | | | | | | | | | — |
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| 72-2 | .0112 | .0135 | .0137 | 335 | <u>14–3</u> | .1570 | .1557 | .1551 | .454 |
| 73-1 | 0751 - | .0917 | .0928 | 452 | <u>14–4</u> | .1570 | .1557 | .1551 | .454 |
| 73-2- | 0751 - | .0917 | 0928 | 452 | <u>15–1</u> | .1188 | .1178 | .1186 | .386 |
| 73–7 | .0751 - | 0917 | .0928 | .452)) | <u>15–7</u> | .0983 | .0974 | .0976 | .414 |
| 1-1 | .3928 | .3891 | .3935 | .363 | <u>17–1</u> | .6882 | .6811 | .6970 | .292 |
| 1-2 | .2621 | .2597 | .2610 | .402 | $\frac{17-2}{17-2}$ | .6882 | .6811 | .6970 | .292 |
| 1-3 | .3261 | .3232 | .3256 | .387 | $\frac{17-3}{17-4}$ | <u>.1774</u> | .1756 | .1772 | .380 |
| 1-4 | .2692 | .2666 | .2697 | .364 | $\frac{17-4}{19-1}$ | .1928 | .1911 | .1912 | .429 |
| <u>1–5</u> | .3274 | .3245 | .3860 | .404 | $\frac{18-1}{20-2}$ | <u>.2479</u> | .2457 | .2457 | .430 |
| <u>1–6</u> | .6387 | .6323 | .6436 | .324 | $\frac{20-2}{20-3}$ | .2030 .1323 | .2012 | .2008 | .444 |
| <u>1-7</u> | .2842 | .2815 | .2840 | .379 | $\frac{20-3}{20-4}$ | .1323 | .1311 .2246 | .1314 .2254 | .414 |
| $\frac{\overline{1-8}}{1-9}$ | .3132 | .3103 | .3131 | <u>.377</u> | $\frac{20-4}{20-5}$ | .1079 | .1070 | .1073 | <u>.411</u> .414 |
| 1-9 | .5142 | .5092 | .5155 | .357 | $\frac{20-3}{20-7}$ | .1319 | .1306 | .1325 | .342 |
| $\frac{\overline{2-1}}{2-2}$ | .7174 | <u>.7106</u> | .7166 | .381 | $\frac{20}{20-8}$ | .0899 | .0892 | .0897 | <u>.342</u> <u>.395</u> |
| $\frac{2-2}{2-6}$ | .8307 | .8224 | .8381 | 317 | $\frac{20-0}{21-1}$ | .1503 | .1490 | .1495 | <u>.409</u> |
| $\frac{2-6}{3-1}$ | 3577 | .3538 | .3636 | .266 | $\frac{21-2}{21-2}$ | .1323 | .1311 | .1314 | .405 |
| $\frac{3-1}{3-2}$ | .1688 .5167 | .1674 .5117 | .1666 .5177 | <u>.458</u> | 21-4 | .0577 | .0572 | .0568 | .482 |
| $\frac{3-2}{3-6}$ | .1685 | .1670 | .1677 | 362 | 21-5 | .2293 | .2272 | .2287 | .390 |
| $\frac{3-6}{3-7}$ | .1602 | .1587 | .1589 | .404 .425 | 22 - 1 | .0806 | .0799 | .0798 | .438 |
| $\frac{3-7}{4-1}$ | .6779 | .6717 | .6764 | .388 | $\frac{22-2}{2}$ | .1159 | .1150 | .1149 | .437 |
| $\frac{4}{4-2}$ | .4273 | .4232 | .4294 | .344 | 24-1 | .1920 | .1903 | .1904 | .427 |
| $\frac{1}{4-3}$ | .4961 | .4911 | .5000 | .323 | 29–3 | .2302 | .2283 | .2284 | .428 |
| 4-2 4-3 5-2 5-3 5-4 | .3218 | .3190 | .3201 | .323 .407 | 29–4 | .2909 | .2882 | .2899 | .397 |
| 5–3 | .2029 | .2009 | .2039 | .344 | 29-6 | .1458 | .1447 | .1439 | .462 |
| 5-4 | .3753 | .3718 | .3748 | .384 | $\frac{29-8}{21-4}$ | .2357 | .2335 | .2349 | .396 |
| <u>5–5</u> | .4168 | .4130 | .4155 | .394 | $\frac{31-1}{21-2}$ | .2503 | .2477 | .2534 | .293 |
| 5–6 | .5317 | .5271 | .5275 | .426 | $\frac{31-2}{21-2}$ | .1778 | .1762 | .1781 | .363 |
| <u>5–7</u> | .5469 | .5419 | .5457 | .388 | $\frac{31-3}{31-4}$ | .1778 .1949 | .1762 | .1781 | .363 |
| <u>5–8</u> | .5753 | .5697 | .5788 | .336 | $\frac{31-4}{31-5}$ | .2645 | .1931 .2623 | .1952 .2621 | .364 |
| 5-9 | <u>.4886</u> | .4838 | .4906 | .346 | $\frac{31-3}{33-1}$ | .2549 | 2527 | | .436 |
| $\frac{\overline{6-1}}{\overline{1}}$ | .1404 | .1391 | .1398 | .404 .381 .361 | $\frac{33}{33-2}$ | .1808 | .2527 .1794 .0977 | 1772 | .421 500 |
| $\frac{6-2}{6-3}$ | <u>.1478</u> | .1465 | .1477 | <u>.381</u> | $\frac{33-2}{33-3}$ | 0985 | 0977 | 0975 | <u>.300</u> |
| 6-3 | .2541 | .2516 | .2546 | .361 | $\frac{33-9}{33-9}$ | .1279 | 1269 | 1270 | 428 |
| 6-4 | .3848 | .3813 | .3831 | <u>.405</u> | 34–1 | .1245 | .1234 | .1242 | 393 |
| 6-0 | 0031 | 0022 | 0030 | .41 / 205 | 34–2 | .1295 | .1284 | .1279 | .453 |
| $\frac{0-7}{7-1}$ | .0709 .0931 .3889 .1328 .2150 .7290 .2010 | 3852 | .1477 .2546 .3831 .0703 .0930 .3893 .1325 .2149 .7347 .1999 .3484 .2025 | 366 | 34–3 | .0413 | .0409 | .0412 | .385 |
| $\frac{7-1}{8-3}$ | 1328 | 1316 | 1325 | 300 | 34-4 | .1547 | .1534 | .1532 | .437 |
| $\frac{8-3}{8-4}$ | 2150 | 2130 | 2149 | . <u>.590</u> 378 | 34-5 | .0670 | .0664 | .0661 | .453 |
| 9_1 | 7290 | 7217 | 7347 | 324 | <u>34–6</u> | .0578 | .0573 | .0574 | .424 |
| 9-2 | .2010 | .1993 | 1999 | 410 | <u>34–7</u> | <u>.0998</u> | .0989 | .0997 | .379 |
| 1 0–2 | .3504 | .3474 | .3484 | .413 | 34-8 | .0388 | <u>.0384</u> | <u>.0389</u> | .352 |
| 10–3 | .2041 | .2023 | .2025 | .425 | 34-9 | .0569 | .0563 | .0563 | <u>.432</u> |
| 10–4 | .2041 | .2023 | .2025 | .425 | $\frac{35-1}{35-3}$ | .1482 | .1470 | .1462 | <u>.464</u> |
| 10-5 | .3504 .2041 .2041 .8752 .0271 | .8668 | .8781 | .353 | $\frac{33-3}{35-5}$ | 1027 | .1018 | .1010 | <u>.481</u> |
| 10-7 | $.027\overline{1}$ | .0268 | .0265 | .518 | <u>33-3</u> | 1482 | .14/0 | .1462 | .464 |
| <u>11-1</u> | .1553 | .1539 | .1551 | .385 | 33-0 25 0 | 1125 | .2001 1125 | .202/ | .352 |
| 11-2 | .3606 | .3572 | <u>.3597</u> | .389 | $\frac{33-6}{36-1}$ | 0288 | 0294 | 0285 | 445 |
| $\frac{11-3}{11-3}$ | .1186 | <u>.1175</u> | .2025 .8781 .0265 .1551 .3597 .1178 | .405 .417 .385 .366 .390 .378 .324 .410 .413 .425 .425 .353 .518 .385 .389 .422 .435 | 36_2 | 0288 | .1269 .1234 .1284 .0409 .1534 .0664 .0573 .0989 .0384 .0563 .1470 .1018 .1470 .2001 .1125 .0286 | 0285 | .431 451 |
| $\frac{11-4}{11-6}$ | .1548 | .1535 | .1534 .0326 | <u>.435</u> | 36_3 | .0985 .1279 .1245 .1295 .0413 .1547 .0670 .0578 .0998 .0388 .0569 .1482 .1027 .1482 .2021 .1135 .0288 .0288 .0288 | <u>.0286</u> <u>.1516</u> | .2531 .1772 .0975 .1270 .1242 .1279 .0412 .1532 .0661 .0574 .0997 .0389 .0563 .1462 .1010 .1462 .2027 .1122 .0285 .0285 .1510 | <u>.431</u> 452 |
| 6-2 6-3 6-4 6-6 6-7 7-1 8-3 8-4 9-1 9-2 10-2 10-3 10-4 10-5 10-7 11-1 11-2 11-3 11-4 11-6 11-8 | .0333 | .1465 .2516 .3815 .0702 .0922 .3852 .1316 .2130 .7217 .1993 .3474 .2023 .8668 .0268 .1539 .3572 .1175 .1535 .0330 .1611 | .0326 | .499 .356 | 33-2 33-3 33-9 34-1 34-2 34-3 34-4 34-5 34-6 34-7 34-8 34-9 35-1 35-3 35-5 35-6 35-8 36-1 36-2 36-3 36-4 36-5 | .2805 | .2779 | .2800 | .421 .500 .442 .428 .393 .453 .385 .437 .453 .424 .379 .352 .432 .464 .352 .445 .451 .451 .452 .388 |
| 11-8 | .1627 | .1011 | .1632 | <u>.356</u> | $\frac{36-5}{36-5}$ | .1010 | .1001 | .1006 | .403 |
| | | | | | | | | | |

| CLASS | ((1979)) <u>1980</u> | ((1980)) <u>1981</u> | ((1981)) <u>1982</u> | D- RATIO | CLASS | ((1979)) <u>1980</u> | ((1980)) <u>1981</u> | ((1981)) <u>1982</u> | D- RATIO |
|---|--------------------------------------|--------------------------------------|--------------------------------------|------------------------------|---|--------------------------------------|--------------------------------------|--------------------------------------|--|
| $\frac{36-6}{37-1}$ | .2010 .0644 | <u>.1993</u> <u>.0639</u> | .1999 .0641 | <u>.410</u> <u>.412</u> | 49-6 49-7 | .0166 .0331 | .0164 .0327 | .0164 .0329 | .423 .394 |
| $\frac{\overline{37-2}}{37-3}$ | .1665 .0644 | .1650 .0639 | .1660 .0641 | .394 .412 | <u>49–8</u> 49–9 | .0336 | .0334 | .0335 | .403 .403 |
| 37-6 | .0665 | .0660 | .0655 | .470 | 50-1 | 1.0669 | 1.1216 | .2409 | .347 |
| $\frac{\overline{37-7}}{37-8}$ | .1195 .0665 | .1185 .0660 | .1182 .0655 | .440 .470 | 50-2 50-3 | .1261 .4058 | .1250 .4020 | .1250 .4066 | <u>.433</u> .361 |
| 38-1 | .0891 | .0883 | .0894 | .352 | 50-4 | .2145 | .2126 | .2132 | .414 |
| $\frac{38-2}{38-3}$ | <u>.0531</u> .0531 | .0527 .0527 | .0524 .0524 | .451 .451 | $\frac{51-1}{51-2}$ | . <u>2666</u> .4187 | . <u>.2642</u> .4153 | . <u>2650</u> .4116 | .413 .483 |
| 38-4 | .0531 | .0527 | .0524 | .451 | 51–3 | .3671 | .3637 | .3666 | .384 |
| $\frac{38-5}{38-6}$ | .0531 .0531 | .0527 .0527 | .0524 .0524 | .451 .451 | $\frac{51-4}{51-5}$ | .1842 .1842 | .1826 .1826 | .1833 .1833 | <u>.405</u> .405 |
| 38-8 | .0589 | .0585 | .0581 | <u>.471</u> | 51-6 | .1842 | .1826 | .1833 | .405 |
| $\frac{\overline{38-9}}{39-1}$ | .0665 .1055 | .0660 .1045 | .1054 | .470 .379 | $\frac{51-7}{51-8}$ | .2394 | .1269 .2373 | .1271 .2395 | <u>.420</u> .373 |
| 39-2 | .1998 | .1980 | .1979 | .433 | 51–9 | .1794 | .1777 | .1795 | .368 |
| $\frac{\overline{39-3}}{39-4}$ | . <u>2829</u> .1998 | .2804 .1980 | .2817 .1979 | .404 .433 | $\frac{52-1}{52-2}$ | .1280 | .1269 .1284 | .1271 .1279 | .420 .453 |
| 39-5 | .0422 | .0419 | .0416 | <u>.471</u> | 52-3 | .1295 | .1284 | .1279 | .453 |
| $\frac{\overline{39-6}}{39-9}$ | .1502 .0534 | .0530 | .0524 | .469 .501 | $\frac{52-4}{52-5}$ | .4881 .2394 | .4841 | .4813 .2395 | <u>.465</u> .373 |
| 40-2 | .2269 | .2246 | .2286 | .324 | 52–6 | .1387 | .1375 | .1384 | .391 |
| $\frac{41-1}{41-2}$ | .0415 .0288 | .0412 | .0410 .0285 | <u>.455</u> .451 | $\frac{\overline{52-7}}{52-8}$ | .0422 .2254 | .0418 | .0421 .2235 | .393 .430 |
| 41 - 3 | .0776 | .0768 | .0767 | .443 | 52–9 | .1735 | .1719 | .1715 | .446 |
| $\frac{41-4}{41-5}$ | .0415 .0415 | <u>.0412</u> <u>.0412</u> | .0410 .0410 | .455 .455 | $\frac{53-1}{53-5}$ | .0053 | .0053 | .0053 .0090 | .413 .425 |
| $\overline{41-6}$ | .0415 | .0412 | .0410 | .455 | 536 | .0106 | .0106 | .0107 | .368 |
| $\frac{41-7}{41-8}$ | .0221 .0415 | .0219 .0412 | .0219 .0410 | .435 .455 | $\frac{\overline{53-7}}{61-3}$ | .0653 | .0648 .0101 | .0648 .0100 | .436 .460 |
| 41-9 | .0415 | .0412 | .0410 | .455 | $\overline{61-4}$ | .1165 | .1154 | .1153 | .436 |
| $\frac{42-1}{43-1}$ | <u>.1632</u> .2496 | .1616 .2475 | .1628 .2471 | . <u>386</u> .438 | $\frac{61-5}{61-6}$ | .0681 .0681 | .0675 .0675 | .0674 .0674 | <u>.441</u> .441 |
| 43-2 | .2459 | .2438 | .2441 | .423 | $\frac{61-7}{61-9}$ | .0516 | .0510 | .0519 | .331 |
| $\frac{\overline{43-3}}{43-4}$ | .2655 .2110 | .2632 .2090 | . <u>2630</u> .2100 | .435 .405 | $\frac{\overline{61-8}}{61-9}$ | .1255 .0119 | .1244 .0118 | .1233 .0119 | <u>.484</u> .416 |
| 43-5 | .3909 | .3876 | .3875 | <u>.433</u> | $\frac{\overline{62-1}}{62-2}$ | .0516 | <u>.0511</u> | 0514 | <u>.407</u> |
| $\frac{44-1}{44-2}$ | .1393 .1841 | .1381 .1823 | .1386 .1841 | .414 .373 | 62-3 | . <u>2145</u> .0391 | .0388 | .0390 | .360 .407 |
| $\frac{44-4}{45-1}$ | .1323 | .1311 | .1314 | .414 .330 | $\frac{\overline{62-4}}{62-5}$ | .0427 .0427 | .0424 | .0420 | <u>.462</u> |
| $\frac{43-1}{45-2}$ | .0399 .0164 | .0395 .0162 .0198 | .0402 .0164 | .358 | $\frac{62-3}{62-6}$ | .0427 | .0424 .0424 | .0420 .0420 | .462 .462 |
| 45-2 45-3 45-4 | .0199 | .0198 | .0198 .0198 | .431 .431 | $\frac{\frac{62-6}{62-6}}{\frac{62-7}{62-8}}$ | .2423 .0847 | .0424 .2402 .0839 | .2401 .0848 | <u>.433</u> |
| $\frac{43-4}{46-1}$ | .0199 .1593 | .0198 .1577 | .1609 | .306 .377 | $\frac{62-8}{62-9}$ $\frac{63-1}{63-1}$ | .0623 | .0618 | .0618 | <u>.302</u> <u>.427</u> |
| $\frac{46-1}{48-2}$ $\frac{48-2}{48-3}$ | .0749 .0872 | .0741 | 0862 | $\frac{.377}{452}$ | $\frac{63-1}{63-2}$ | .0385 .0540 | .0618 .0382 .0534 | .0618 .0387 .0537 | <u>.341</u> |
| 48-4 | .0872 .1766 .0917 | .0866 .1750 | .0749 .0862 .1754 | .452 .417 .456 .478 | $\frac{\overline{63-2}}{63-3}$ | .0145 | .0143 | .0144 | <u>.400</u> <u>.401</u> |
| $\frac{48-5}{48-6}$ | <u>.0917</u> <u>.0226</u> | .0909 .0225 | .0905 .0223 | $\frac{.456}{478}$ | $\frac{63-4}{63-5}$ | .0408 .0182 | .0143 .0404 .0181 | .0408 .0181 | $\frac{.377}{412}$ |
| 48–7 | .4168 | <u>.4130</u> | .4155 | .394 | $\frac{63-5}{63-6}$ | .0568 | .0563 | .0559 | <u>.472</u> |
| $\frac{48-8}{48-9}$ | .1010 .0623 | .1001 .0618 | .0999 .0619 | .446 .424 | $\frac{63-7}{63-8}$ | .0244 .0128 | .0242 .0127 | .0241 .0128 | .462 .462 .462 .433 .362 .427 .341 .400 .401 .377 .412 .472 .454 .352 .455 .454 |
| 49–1 | .0204 | .0202 | .0204 | .378 | 63-9 | .0304 | .0300 | .0299 | .455 |
| $\frac{49-2}{49-3}$ | .0506 .0204 | .0239 .0202 | .0240 .0204 | <u>.406</u> .378 | $\frac{64-1}{64-2}$ | .0244 .0751 | .0242 .0744 | .0241 .0750 | .454 388 |
| 49-4 | .0050 | .0050 | .0050 | .424 | 64–3 | .0450 | .0446 | .0447 | .413 .392 |
| 49–5 | .0820 | .0813 | .0814 | .428 | 64-4 | .0158 | .0156 | .0157 | <u>.392</u> |

| CLASS | ((1979)) <u>1980</u> | ((1980)) <u>1981</u> | ((1981)) <u>1982</u> | D– RATIO | |
|---|--------------------------------------|--------------------------------------|--------------------------------------|--------------------------------------|-----|
| 64–5 | .1323 | .1311 | .1310 | .439 | |
| 64-6 | .0244 | $\frac{.1311}{.0242}$ | .0241 | .454 | |
| 64-7 | .0581 | .0575 | .0577 | | |
| 64-8 | .0993 | | .0993 | <u>.410</u> .374 | |
| | | .0984 | | . <u>374</u> 421 | |
| 64-9 | .1457 | .1444 | .1444 | .431 | |
| 65-1 | .0132 | .0131 | .0130 | .437 .415 .250 .493 .427 | |
| <u>65–2</u> | .0047 | .0047 | .0047 | .415 | |
| <u>65–3</u> | .0412 | .0408 | .0410 | .250 | |
| 65-4 | .0529 | .0524 | .0519 | <u>.493</u> | |
| <u>65–5</u> | .0572 | .0567 | .0568 | <u>.427</u> | |
| 65–6 | .0141 | .0140 | <u>.0140</u> | .402 | |
| 65–7 | .0959 | .0950 | .0946 | <u>.460</u> | |
| 65–8 | .0959 | .0950 | .0946 | <u>.460</u> .460 | |
| 65–9 | .0534 | .0530 | .0525 | .472 | |
| 66-1 | .0753 | .0745 | .0749 | .409 | |
| 66-2 | .1397 | .1385 | .1384 | .431 | |
| 66–3 | .0728 | .0721 | .0718 | 459 | |
| 66–4 | .0232 | .0230 | .0231 | .400 | |
| 66-5 | .0610 | .0604 | .0603 | .434 | |
| 66-7 | .0610 .0422 | .0418 | .0421 | .393 | |
| 66-8 | .0957 | .0948 | .0954 | .400 .434 .393 .394 .541 | |
| $\frac{66-9}{66-9}$ | .5147 | .5110 | .5016 | 541 | |
| $\frac{60-5}{67-1}$ | .0204 | .0202 | .0204 | .378 | |
| $\frac{67-1}{67-4}$ | .0547 | .0542 | .0545 | 305 | |
| $\frac{67-4}{67-5}$ | .1520 | .1507 | .1500 | .393 | |
| $\frac{67-5}{67-6}$ | .0859 | .0850 | .0855 | <u>.402</u> | |
| 67-0 | 1.93* | 1.92* | 1.88* | .395 .462 .405 | |
| $\frac{67-7}{67-8}$ | | $\frac{1.92}{3.0206}$ | $\frac{1.88}{3.023}$ 7 | <u>.341</u> <u>.416</u> | |
| $\frac{67-8}{67-9}$ | 3.0472 | | | .416 465 | |
| | .0379 | .0376 | .0374 | <u>.465</u> | |
| $\frac{\overline{68-1}}{68-3}$ | .2115 | .2096 | .2093 | .440 .404 .214 .377 .528 | |
| 68-2 | .1195 | .1184 | .1190 | <u>.404</u> | |
| $\frac{68-3}{68-3}$ | 1.1166 | 1.1040 | 1.1444 | .214 | |
| 68-4 | .0699 | .0692 | .0698 | <u>.377</u> | |
| 68-9 | .5505 | .5464 | .5375 | <u>.528</u> | |
| 69-2 | .3527 | .3490 | .3576 | .283 | |
| <u>69–3</u> | 1.3873 | 1.3734 | <u>1.3988</u> | .321 | |
| 69-4 | .1076 | .1065 | .1082 | .334 | |
| <u>69–5</u> | <u>.1076</u> | .1065 | .1082 | <u>.334</u> | |
| 69–7 | .3657 | .3624 | .3634 | .415 | |
| <u>69–8</u> | .1473 | .1461 | .1457 | <u>.442</u> | |
| 69-9 | .0254 | .0252 | .0253 | .442 .411 .405 | |
| $\overline{71-1}$ | .0136 | .0135 | .0136 | .405 | |
| 71–2 | 4.01* | 3.97* .0605 | 3.94* | .474 .410 .424 | |
| 71–3 | .0609 | .0605 | .060 7 | .410 | |
| 71-4 | .0121 | .0120 | .0120 | .424 | |
| 71-5 | .0880 | .0873 | .0867 | .469 | |
| $\overline{71-6}$ | .1552 | .1540 | .1538 | .469 .439 | |
| $\overline{71-7}$ | <u>.1552</u> .2171 | .2152 | .2155 | .421 | |
| $\frac{1}{71-8}$ | .5290 | .5244 | .5259 | .413 | |
| $\frac{71-9}{}$ | 1.4284 | 1.4158 | 1.4209 | .408 | |
| $\frac{72-1}{72-1}$ | .0643 | .0637 | .0633 | .470 | |
| $\frac{72-2}{72-2}$ | .0168 | .0166 | .0168 | .376 | |
| $\frac{72-1}{72-2}$ $\frac{73-1}{73-1}$ | .1209 | .1199 | .1189 | .484 | 1 |
| $\frac{73-1}{73-2}$ | .1203 | .1194 | .1183 | .486 | t |
| $\frac{73-2}{73-7}$ | .1187 | .1177 | .1163 | .498 | |
| $\frac{73-7}{73-8}$ | .0592 | .0587 | .0593 | .367 | 1 |
| | | | .0393 | <u>.307</u> | , |
| *Dail | v expected | loss rate | | | - 1 |

^{*}Daily expected loss rate

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

| compensable acer | dents. |
|--|---------------------------------------|
| Expected Loss Range | Maximum Experience Modification |
| ((1-721)) | .90 |
| $((\frac{722-771}{2}))$ | .89 |
| 854-912 ((772-824)) | .88 |
| $\frac{913-975}{(825-883)}$ | .87 |
| 976–1,045 ((884–948)) | .86 |
| 1,046–1,122 ((949–1,017)) | .85 |
| 1,123-1,204 | |
| ((1,018=1,092)) 1,205=1,292 | .84 |
| ((1,093=1,174)) 1,293=1,389 | .83 |
| ((1,175–1,264)) 1,390–1,496 | .82 |
| $((\frac{1,265-1,362}{1,497-1,612}))$ | .81 |
| $((\frac{1,363-1,468}{}))$ | .80 |
| $((\frac{1,613-1,737}{1,469-1,584}))$ | .79 |
| 1,738-1,875 ((1,585-1,711)) | .78 |
| ((1,712-1,849)) | .77 |
| $\frac{2,026-2,188}{(\frac{1,850-2,001}{1})}$ | .76 |
| $((\frac{1,850-2,001}{1,850-2,368}))$ $(\frac{2,189-2,368}{(2,002-2,168}))$ | .75 |
| 2,369-2,566 ((2,169-2,352)) | |
| 2,567–2,784 | .74 |
| ((2,353–2,554)) 2,785–3,023 ((2,555–2,777)) | .73 |
| $\begin{array}{c} ((\frac{2,555-2,777}{3,024-3,287}))\\ ((\frac{2,778-3,022}{2,778-3,022})) \end{array}$ | .72 |
| ((2,778=3,022)) 3,288=3,577 | .71 |
| $\frac{3,288-3,577}{((\frac{3,023}{}))}$ and over $\frac{3,578}{}$ | .70 |
| A MEND A FORM OF ORION | |

AMENDATORY SECTION (Amending Order 82-38, filed 11/29/82, effective 1/1/83)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

Rates Effective January 1, ((1983)) 1984

Rates Effective January 1, ((1983)) 1984

| Class | Accident Fund Base Rate | Medical Aid Fund Rate | Class | Accident Fund Base Rate | Medical Aid Fund Rate |
|----------------|-------------------------------|--------------------------------------|---|-------------------------------|-----------------------------|
| | | | | | |
| ((1-1 | .5072 | 2971 | 16 1 | 1.607 | 1054 |
| 1-2 | .3293 | | 15-1 | .1607 | .1254 |
| | | | 15-7 | .1315 | .1135 |
| 1-3 | .4862 | | 17-1 | .9210 | .4400 |
| 1-4 | .3835 | 2265 | 17-2 | .9210 | .4400 |
| 1-5 | .4201 | 3220 | 17-3 | .2948 | .1698 |
| 1-6 | .9252 | .4784 | 17-4 | .2567 | 2032 |
| 1-7 | .3658 | 2432 | 18-1 | .3064 | |
| 1-8 | .4581 | 2604 | 20-2 | | .1814 |
| 1-9 | .6442 | .4714 | 20-3 | | .1407 |
| 2-1 | 1.0428 - | | 20-4 | | 2976 |
| 2-2 | 1:1342 | 6412 | 20-5 | .1553 | .1584 |
| 2-6 | .4672 | 2850 | 20-7 | .2027 | 1542 |
| 3-1 | .2181 | 2169 | 20-8 | | .1019 |
| 3-2 | .7312 | 2899 | 21-1 | .2041 | :1635 |
| 3-6 | .2478 | | 21-2 | .1797 | .1407 |
| 3-7 | .2477 | 2112 | 21-4 | .0864 | .1068 |
| 4-1 | .8337 | .5804 | 21-5 | .3461 | |
| 4-2 | .8337 — | 5804 | 22-1 | .1097 | |
| 4-3 | .6632 | .3004 .4135 | 22-2 | .1489 | .0830 |
| 5-2 | .3888 | 2668 | 24-1 | | |
| 5-2 5-3 | .2555 | | | .2913 | .2442 |
| 5-4 | .5897 | | 29=3 | 2928 | .2650 |
| - | | - :3451 | 29-4 | .3770 | .2657 |
| 5-5 | .5237 | 3610 | 29=6 | .1991 | .1839 |
| 5-6 | .6413 | .4318 | 29-8 | .3196 | .2891 |
| 5-7 | .6558 | .4170 | 31-1 | .3252 | .2039 |
| 5-8 | .7565 | | 31-2 | .2507 | 1612 |
| 5-9 | .6718 | 5010 | 31-3 | .2507 | .1612 |
| 6-1 | .1909 | .1565 | 31-4 | 2682 | .1682 |
| 6-2 | .2062 | | 31-5 | | .2859 |
| 6-3 | .3880 | .2177 | 33-1 | .3417 | 2406 |
| 6-4 | .5071 | .4182 | 33–2 – – – | .2225 | .2167 |
| 6-6 | .1024 | 1093 | 33-3 | .1381 | .1488 |
| 6-7 | .1332 | .0924 | 33-9 | .1734 | .1724 |
| 7-1 | .5235 | .4200 | 34-1 | .1789 | .1494 |
| 8-3 | .1792 - | 1342 | 34-2 | .2176 | .2109 |
| 8-4 | .2986 | 3663 | 34-3 | .0540 | |
| 9-1 | 1.0272 | 3067 | 34=4 | .0340 .2152 | .0310 .1908 |
| 10-2 | .4765 | 2864 | 34-5 | .0898 | |
| 10-3 | .2915 | | 3 4 =6 | | .0684 |
| 10-3 | .2915 | .1752 1752 | | .0862 | 0973 |
| 10-4 10-5- | 1.0826 | | 34-7 | .1298 | 1358 |
| | | 6104 | 34-8 | .0515 | .0523 |
| 10-7 | .0401 | 0383 | 34-9 | 797 | 0921 |
| 11-1 | .2438 | | 35-1 | .1940 | .2053 |
| 11-2 | 4720 | 3183 | 35–3 | .1336 | .1448 |
| 11-3 | .1832 | :1397 | 35–6 | 3328 | 1850 |
| 11-4 | .2017 | 1685 | 35–8 | .1636 | .1645 |
| 11-6 | .0442 | :0559 | 36–2 – – – – – – – – – – – – – – – – – – | .0451 | .0408 |
| 11-8 | .2350 | 2127 | 36–3 | .2261 | .2108 |
| 13-1 | .1728 | .1343 | 36-4 | .3829 | .2715 |
| 13-3 | .0985 | 1016 | 36-5 | :1371 | .1279 |
| 13-4 | :0053 | 0091 | 36-6 | .2617 | |
| 13-5 | .1052 | :1034 | 37-1 | .1111 | |
| 14-1 | | 3135 | 37-2 | 2261 | .0903 :1587 |
| | | .0.00 | J 1 — Z | .2201 | .1 <i>5</i> 07 |

Rates Effective January 1, ((1983)) 1984

Rates Effective January 1, ((1983)) 1984

| Class | Accident Fund Base Rate | Medical Aid Fund Rate | Class | Accident Fund Base Rate | Medica Aid Fu Rate |
|-------------------------|-------------------------------|------------------------------------|-------------------|-------------------------------|--------------------------------------|
| | | | | | |
| 38-1 | .1210 | .0964 | 51-9 | 2361 | .2117 |
| 38-2 | .0740 | | 52-1 | .1755 | .1462 |
| 38-8 | .0805 - | .0794 | 52-4 | .6253 | .2354 |
| 39-1 | 1711 | 1211 | 52-6 | .1944 | .1519 |
| 39-2 | .2944 | | 52-7 | .0643 | .0709 |
| 39-3 | .3841 | 3746 | 52-8 | | .2786 |
| 39-5 | .0583 | | 52-9 | | 2304 |
| 39-6 | .2024 | 1642 | 53-1 | .0072 | .0076 |
| 39-9 | .0723 | 0833 | 53-5 | .0123 | .0129 |
| 40-2 | .0723 . 2720 | .0033 2 079 | 53-6 | .0125 | .0116 |
| 40-2 41-1 | .0566 | .2077 0614 | 53-7 | .0866 | .0110 |
| 41-3 | .1039 | .1066 | 61-3 | .0141 | .0188 |
| 41-3 | .0301 | | 61-4 | .1521 | .1228 |
| 41-8 | .0566 | .0361 | 61-5 | | .1220 |
| 41-6 41-9 | .0566 | .0614 | 61-7 | .0703 .0797 | .0681 |
| | .0300 -2543 | .16 86 | 61-8 | .0797 | .1554 |
| 42-1 | .20 .0 | .1000 | 61-9 | .0184 | .135 4 0155 |
| 43-1 | | 2837 2837 | 62-1 | .0748 | .0133 |
| 43-2 | | | 62-2 | .2831 | .0714 |
| 43-3 | .3570 | 3088 2329 | 62-2 62-3 | | .1608 .0520 |
| 43-4 | .3147 | | 62-4 | | .0320 .0792 |
| 43-5 | .5532 | .3345 | | .0675 | .0792 |
| 44-1 | .1963 | 1560 | 62-5 | .0675 | .0792 |
| 44-2 | .2333 | | 62-6 | .0675 | |
| 44-4 | .1797 | 1407 | 62-7 | .3451 | .5190 |
| 45-1 | .0566 | | 62-8 | .1169 | .0975 |
| 45-2 | .0242 | 0177 | 62-9 | .0905 | .1254 |
| 45-4 | | 0396 | 63-1 | .0630 | .0405 |
| 46-1 | .2195 – | 3103 | 63-2 - | | .0558 |
| 48-2 | .0995 | 0777 | 63–3 | .0209 | :0174 |
| 48-3 | .1640 | 1744 | 63-4 | .0553 | .0437 |
| 48-4 | .2259 — | 1776 | 63–5 | .0231 | .0303 |
| 48-5 | .1168 | :1122 | 63-6 | .0822 | 0924 |
| 48-6 | .0299 | 0323 | 63-8 | .0190 | .0133 |
| 48-7 | 5237 | 3610 | 63-9 | .0408 | .0527 |
| 48-8 | .1464 | 1571 | 64-2 | .0967 | .0744 |
| 48-9 | .0919 | :0757 | 64-3 | .0695 | .0736 |
| 49-1 | | 0302 | 64-4 | .0224 | :0245 |
| 49-2 | | .0644 | 64-5 | .2024 | .1857 |
| 49-3 | | .0302 | 64-6 | .0341 | .0386 |
| 49-4 | .0072 | | 64-7 | | .0756 |
| 49-5 | .1466 | 1226 | 64-8 | .1456 | .1536 |
| 49=6 | .0260 | .0242 | 64-9 | .2003 | :2216 |
| 49-7 | .0473 | | 65-1 | .0190 | .0173 |
| 49-8 | 0473 | 0742 | 65-2 | .0066 | 0067 |
| 49=9 - | | 0742 | 65~3 | .0517 | .0260 |
| 50-1 | 1.6386 | 1.0022 | 65-4 | 0703 | .0984 |
| 50-2 | .1717 | -1784 | 65=5 | .0739 - | .0808 |
| 50-3 | .6951 | .4252 | 65=6 | .0188 | .0189 |
| 50-4 | .2927 | .2725 | 65-8 | .1271 | .1125 |
| 51-1 | | .2788 | 65-9 | .0754 | .0784 |
| 51-2 | .5728 | 5256 | 66-1 | .1015 | .1071 |
| 51-3 | .5067 | 3801 | 66-2 | .1827 | .1228 |
| 51=6 | .2489 - | 2548 | 66-3 - | :1076 | 0875 |

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Rates Effective January 1, ((1983)) <u>1984</u>

| | | | | | , ((1505)) <u>1501</u> |
|--|------------------------------|------------------------------|----------------------------------|--|---|
| | Accident | Medical | | Accident | Medical |
| | Fund Base | Aid Fund | | Fund Base | Aid Fund |
| Class | Rate | Rate | Class | Rate | Rate |
| | | | | | |
| | | | | | |
| 66-4 | .0317 | 0277 | <u>3–1</u> | .3027 | .2989 |
| 66-5 | .0924 | :0853 | <u>3–2</u> | .9070 | .4880 |
| 66–7 | | 0709 | 3–6 | .2985 | .3109 |
| 66-8 | 1350 | | 3–7 | .2849 | .3448 |
| 66-9 | .6627 | 7290 | $\frac{4-1}{4-1}$ | 1.1969 | .9475 |
| 67-4 | .0762 | .0868 | 4 – 2 | .7472 | .8755 |
| 67-5 | 2085 | 2545 | 4-3 | .8635 | .6254 |
| 67–6 | .1168 | 1087 | 5-2 | .5704 | <u>.4199</u> |
| 67–7 | | 16.73* | 5-3 | .3547 | .4093 |
| 67–8 | 4:4921 | -2.6357 | 5-4 | .6620 | .4903 |
| 67-9 | .0557 | 0656 | 5-5 | .6870 | .5786 |
| 68-1 | .2672 | 1656 | $\frac{5-5}{5-6}$ | .8826 | . 7491 |
| 68-2 | .2136 | .1847 | 5_7 | .9005 | .7491 .7277 |
| 68–3 | 1.4755 | 8182 | $\frac{5}{5-8}$ | 1.0040 | .7277 .7730 |
| 68-4 | .1015 | .0946 | 5_0 | .8546 | |
| 68-9 | 7566 | 1.3595 | <u>5-7</u> 6-1 | .2488 | <u>.6579</u> |
| 69-1 | | | 6-1 | .2606 | <u>.2646</u> |
| 69-2 | .4123 | | 6-2 | .4458 | .2413 |
| 69-3 | 1.9944 | | 6-3 | | <u>.2739</u> |
| 69-4 | 1771 - | .1367 | 0-4 | <u>.6820</u> | <u>.7121</u> |
| 69=5 | .1771 : 1771 | | 0-0 2-7 | .1259 | .1492 |
| 69-6 | .1 / / 1 | .1367 | $\frac{0-7}{7-1}$ | .1643 | <u>.1710</u> |
| 69-7 | | 3305 | $\frac{7-1}{9-2}$ | .6832 | 7223 |
| 69-8 | .1966 | .1300 | 8-3 | .2346 | .2085 |
| 69-9 | .0416 | .1300 | 8-4 | <u>.3787</u> | .5207 |
| 71-1 | .0209 | | 19-1 | 1.2688 | .4948 |
| 71-1 71-2 | -5:30* | | 10-2 | <u>.6220</u> | <u>.4093</u> |
| | | 17.31* | 10-3 | .3633 | .2779 |
| 71–3 | 0866 | .0644 | 10-4 | .3633 | .2779 |
| 71-4 | .0148 | 0130 | 10-5 | 1.5333 | 1.0170 |
| 71–5 | .1155 | 1004 | 10-7 | <u>.0491</u> | .0727 |
| 71–6 | .1910 | 1660 | 11-1 | .2739 | .2697 |
| 71–7 – – – – – – – – – – – – – – – – – – | .2780 | 2417 | $\frac{11-2}{2}$ | .6368 | <u>.4830</u> |
| 71-8 | .6444 | 4949 | $\frac{11-3}{11-3}$ | .2111 | .2125 |
| 71-9 | 1.7734 | 1.3436 | 11-4 | .2761 | <u>.2916</u> |
| 72-1 | 0866 | .0644 | <u>11–6</u> | .0602 | .0957 |
| 72-2 | | | 11-8 | .2853 | .2897 |
| 72=3 | | 0363 | 13-1 | . <u>.2165</u> .1165 | .2266 |
| 72-4 | 1640 | - | 13–3 | <u>.1165</u> | .1643 .0140 .1884 |
| 73-1 | .1640 | .1744 | <u>13–4</u> | .0072 .1350 | <u>.0140</u> |
| 73–2 – | .1640 | .1744 | <u>13–5</u> | <u>.1350</u> | <u>.1884</u> |
| 73=7- | | | <u>14–1</u> | <u>.4712</u> | 5766 |
| 1-1 | .6897 | .4712 | $\frac{14-4}{15-1}$ | <u>.2812</u> | .1908 .2296 .1764 .6408 |
| $\overline{1-2}$ | <u>.6897</u> <u>.4642</u> | <u>.4712</u> <u>.4157</u> | <u>15–1</u> | <u>.2097</u> | <u>.2296</u> |
| ${1-3}$ | .5756 | .5629 | $\frac{\overline{15-7}}{17-1}$ | <u>.1744</u> | .1764 |
| 1-4 | .4729 | 3509 | <u>17–1</u> | 1.1894 | .6408 |
| 1-5 | .5802 | 5533 | <u>17–2</u> | 1.1894 | .6408 |
| $\frac{1-6}{1-6}$ | 1.1119 | .3509 .5533 .7710 | <u>17–3</u> | | .2402 |
| $\frac{1-7}{1-7}$ | 1.1119 .5008 | .3805 | <u>17–4</u> | .3434 | .3618 |
| 1_8 | .5516 | .3842 | 18-1 | .4416 | .4813 |
| 1_0 | <u>.9017</u> | <u>.7761</u> | 20–2 | .3628 | .2953 |
| 1-2 2-1 | 1.2644 | 8667 | $\frac{20-2}{20-3}$ | .2348 | .2312 |
| $\frac{2-1}{2-2}$ | 1.4438 | 1 0579 | 20–4 | .4022 | .4622 |
| $ \begin{array}{r} \frac{1-1}{1-2} \\ \overline{1-3} \\ \overline{1-4} \\ \overline{1-5} \\ \overline{1-6} \\ \overline{1-7} \\ \overline{1-8} \\ \overline{1-9} \\ \overline{2-1} \\ \overline{2-2} \\ \overline{2-6} \end{array} $ | .6145 | .8667 1.0578 .5299 | 20-5 | .3434 .4416 .3628 .2348 .4022 .1918 | .2402 .3618 .4813 .2953 .2312 .4622 .2349 |
| <u>2-0</u> | .0143 | .3299 | 20-7 | .2304 | .2400 |
| | | | | | <u></u> |

Rates Effective January 1, ((1983)) 1984

Rates Effective January 1, ((1983)) 1984

| January 1, ((1983)) <u>1984</u> | | | January 1, ((1983)) <u>1984</u> | |
|---|--|---|--|--|
| Accident Fund Base Rate | Medical Aid Fund Rate | Class | Accident Fund Base Rate | Medical Aid Fund Rate |
| Fund Base Rate .1591 .2665 .2348 .1039 .4050 .1438 .2069 .3419 .4101 .5145 .2615 .4168 .4325 .3122 .3122 .3122 .3424 .4718 .4532 .3269 .1760 .2279 .2201 .2318 .0728 .2761 .1200 .1029 .1759 .0680 .1014 .2660 .1849 .3539 .2028 .0516 .2735 .4951 .1790 .3566 .1144 .2944 .2132 .1195 .1560 .0950 .1061 .1858 .3561 .5012 .0759 .2698 | Aid Fund Rate .1500 .2907 .2312 .1658 .3988 .1335 .1612 .3343 .4165 .4117 .2753 .4232 .3453 .2466 .2466 .2733 .4629 .4365 .3180 .2333 .3075 .2312 .2810 .0529 .2897 .1223 .1842 .2141 .0793 .1308 .3516 .2459 .2729 .2459 .2637 .3318 .4203 .3063 .3063 .3063 .6399 .1165 .2807 | 41-3 41-7 41-8 41-9 42-1 43-1 43-2 43-3 43-4 43-5 44-1 44-2 44-1 45-1 45-2 45-4 46-1 48-2 48-3 48-6 48-7 48-8 48-9 49-1 49-2 49-3 49-4 49-5 49-6 49-7 49-8 49-9 50-1 51-2 51-8 51-9 52-1 52-8 52-9 53-1 53-5 | ## Rate ## Rate 1386 | Aid Fund |
| .0744 | .0994 | $\frac{55-5}{53-7}$ | .1167 | <u>.1142</u> |
| | Accident Fund Base Rate .1591 .2665 .2348 .1039 .4050 .1438 .2069 .3419 .4101 .5145 .2615 .4168 .4325 .3122 .3122 .3122 .3424 .4718 .4532 .3269 .1760 .2279 .2201 .2318 .0728 .2761 .1200 .1029 .1759 .0680 .1014 .2660 .1849 .3539 .2028 .0516 .2735 .4951 .1790 .3566 .1144 .2944 .2132 .1195 .1560 .0950 .1061 .1858 .3561 .5012 .0759 .2698 .0967 .3949 | Accident Fund Base Rate Aid Fund Rate Rate | Accident Rate Rate Aid Fund | Accident Rate Rate Rate Class Rate Ra |

Rates Effective January 1, ((1983)) 1984

Rates Effective January 1. ((1983)) 1984

| | January 1, ((1983)) <u>1984</u> | | | January 1, ((1983)) <u>1984</u> | |
|---|---|--|---|---|--|
| Class | Accident Fund Base Rate | Medical Aid Fund Rate | Class | Accident Fund Base Rate | Medical Aid Fund Rate |
| $ \begin{array}{r} \underline{61-3} \\ \underline{61-4} \\ \underline{61-5} \\ \underline{61-7} \\ \underline{61-8} \\ \underline{61-9} \\ \underline{62-1} \\ \underline{62-2} \\ \underline{62-3} \\ \underline{62-4} \end{array} $ | .0182 .2076 .1216 .0899 .2379 .0213 .0914 .3765 .0693 .0766 | .0277 .2027 .1578 .1087 .2306 .0233 .1098 .3076 .0824 .1057 | $ \begin{array}{r} \underline{68-2} \\ \underline{68-3} \\ \underline{68-4} \\ \underline{68-9} \\ \underline{69-1} \\ \underline{69-2} \\ \underline{69-3} \\ \underline{69-4} \\ \underline{69-5} \\ \underline{69-6} \end{array} $ | .2118 1.8960 .1230 1.0015 - .6083 2.4133 .1876 .1876 | .2730 1.5451 .1576 2.0736 .0562 .3585 2.7010 .1990 .1990 |
| $ \begin{array}{r} 62-5 \\ \underline{62-6} \\ \underline{62-7} \\ \underline{62-8} \\ \underline{62-9} \\ \underline{63-1} \\ \underline{63-2} \\ \underline{63-3} \\ \underline{63-3} \end{array} $ | .0766 .0766 .4319 .1486 .1109 .0672 .0954 | .1057 .1057 .7898 .1633 .1970 .0595 .0859 .0277 | $ \begin{array}{r} \underline{69-7} \\ \underline{69-8} \\ \underline{69-9} \\ \underline{71-1} \\ \underline{71-2} \\ \underline{71-3} \\ \underline{71-4} \\ \underline{71-5} \\ \end{array} $ | .6494 .2631 .0451 .0243 7.20* .1081 .0216 .1581 | .5735 .2148 .0544 .0256 27.14* .1108 .0209 .1456 |
| 63-4 63-5 63-6 63-8 63-9 64-2 64-3 64-4 | .0719 .0324 .1022 .0223 .0542 .1326 .0798 .0279 | .0729 .0482 .1537 .0188 .0854 .1222 .1023 .0387 | $ \begin{array}{r} 71-6 \\ \overline{71-7} \\ \overline{71-8} \\ \overline{71-9} \\ \overline{72-1} \\ \overline{72-2} \\ \overline{72-3} \\ \overline{72-4} \end{array} $ | .2772 .3861 .9391 2.5333 .1155 .0294 | .2683 .4111 .7929 2.2113 .1154 .0296 .0575 |
| 64-5 64-6 64-7 64-8 64-9 65-1 65-2 65-3 | .2361 .0437 .1031 .1747 .2597 .0235 .0083 | .2813 .0544 .1215 .2354 .3415 .0256 .0123 .0394 | any person fo | .2179 .2170 .2145 .1042 he daily rate shall or any calendar day rmed that are incide | in which any du- |
| 65-4 65-5 65-6 65-8 65-9 66-1 66-2 66-3 66-4 66-5 66-7 66-8 66-9 | .0955 .1020 .0249 .1718 .0959 .1335 .2489 .1306 .0410 .1086 .0746 .1691 .9389 | .1589 .1077 .0308 .1967 .1225 .1521 .2088 .1409 .0440 .1299 .0964 .1301 | AMENDATORY filed 11/29/82, efformalls (\$.0209) shall the earnings of each hour or fraction the ployed. Provided to the employer shall from each ((of his tion 67-8 the employer) | SECTION (Amendative 1/1/83) 920 ASSESSME ENSION FUND. To ll be retained by each ((of his workmen) hereof the ((workman) hat in classification retain sixteen cents workmen)) worker ployer shall retain 2 | NT FOR SUP- the amount of 20.9 the employer from the molecular properties of the molec |
| 67–4 67–5 67–6 | .0967 .2727 .1522 | .1220 .4213 .1847 | per hour to be rep WAC 296-17-350 money so retained | orted for premium (8) from each worke from the employee t by each employer | calculation under er. The amount of shall be matched |

8.98*

1.0980

.1052

.2545

4.66*

1.0846

68 - 1

.0681

.3776

in an equal amount by each employer, except as other-

wise provided in these rules, all such moneys shall be re-

mitted to the department on or before the last day of

January, April, July and October of each year for the

preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

WSR 83-24-018 NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON UNIVERSITY

[Memorandum—November 30, 1983]

Board of Trustees Proposed 1984 Meeting Schedule

| • | | _ |
|------------------------|-------------|---|
| DATE | <u>TIME</u> | LOCATION |
| **Thursday, January 26 | 9:00 a.m. | Higher Education Center Spokane, WA |
| Thursday, February 23 | 9:00 a.m. | Pence Union Building Council Chambers, EWU |
| Thursday, March 22 | 9:00 a.m. | Pence Union Building Council Chambers, EWU |
| **Thursday, April 26 | 9:00 a.m. | Higher Education Center Spokane WA |
| Thursday, May 24 | 9:00 a.m. | Pence Union Building Council Chambers, EWU |
| Thursday, June 28 | 9:00 a.m. | Pence Union Building Council Chambers, EWU |
| **Thursday, August 2 | 9:00 a.m. | Higher Education Center Spokane, WA |
| Thursday, September 27 | 9:00 a.m. | Pence Union Building Council Chambers |
| **Thursday, October 25 | 9:00 a.m. | Higher Education Center Spokane, WA |
| Thursday, November 29 | 9:00 a.m. | Pence Union Building Council Chambers, EWU |
| | | |

^{**}Meetings held in Higher Education Center in Spokane

WSR 83-24-019 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGE DISTRICT

[Memorandum—November 29, 1983]

A special meeting of the Seattle Community College District VI board of trustees is scheduled for Monday, December 5, 1983, at 6:30 p.m. in the Board Room of the Seattle Community College District Office, 300 Elliott Avenue West, Seattle, WA 98119.

WSR 83-24-020 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGE DISTRICT

[Memorandum-November 17, 1983]

The 1984 meeting schedule for the Seattle Community College District VI board of trustees is as follows:

| January 9 | 6:30 p.m. | Seattle Central Community College |
|------------|-----------|-----------------------------------|
| February 6 | 6:30 p.m. | South Seattle Community College |
| March 5 | 6:30 p.m. | North Seattle Community College |
| April 2 | 6:30 p.m. | Seattle Central Community College |

| May 7 | 6:30 p.m. | South Seattle Community College |
|---------------|-----------|-----------------------------------|
| June 4 | 6:30 p.m. | North Seattle Community College |
| July-August 6 | 6:30 p.m. | Seattle Central Community College |
| September 10 | 6:30 p.m. | South Seattle Community College |
| October 1 | 6:30 p.m. | North Seattle Community College |
| November 5 | 6:30 p.m. | Seattle Central Community College |
| December 3 | 6:30 p.m. | South Seattle Community College |

WSR 83-24-021 ADOPTED RULES LIOUOR CONTROL BOARD

[Order 131, Resolution No. 140—Filed November 30, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to Liquor sales in Indian country—Appointment of tribal liquor vendors—Qualifications, WAC 314-37-010.

This action is taken pursuant to Notice No. WSR 83-20-018 filed with the code reviser on September 23, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and 66.08.050(2).

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

APPROVED AND ADOPTED November 30, 1983.

By Robert D. Hannah

Chairman

AMENDATORY SECTION (Amending Order 118, Resolution No. 127, filed 1/26/83)

WAC 314-37-010 LIQUOR SALES IN INDIAN COUNTRY—APPOINTMENT OF TRIBAL LIQUOR VENDORS—QUALIFICATIONS. (1) The Washington state liquor control board deems it necessary and advisable to adopt this rule for the following reasons:

- (a) The decision of the ((Federal 9th Circuit Court of Appeals)) United States Supreme Court in the case of Rice v. Rehner (filed ((June 8, 1982)) July 1, 1983) has established that the state of Washington has ((no)) licensing jurisdiction over tribal liquor sales in Indian country and that those sales, when made in conformity with federal law, are subject to ((the exclusive jurisdiction of the tribe)) both tribal and state liquor regulatory requirements.
- (b) ((Notwithstanding the decision in Rice v. Rehner, the state court of appeals in State v. Aukeen District Court has held that it still remains)) It is contrary to state law (see chapter 66.44 RCW) for ((nontribal)) purchasers of Indian liquor to remove that liquor from the reservation and into the state of Washington in those

instances where the tribal liquor sellers are not authorized by the board to sell liquor ((to those nontribal purchasers. Substantial expense has been incurred by the board's enforcement division in arresting and prosecuting nontribal purchasers of liquor sold by tribal outlets in Indian country.

- (c) The board has negotiated a settlement of pending litigation with certain Indian tribes, which settlement provides for recovery by the state of state tax on tribal liquor sold to nontribal purchasers provided that those sales are authorized by the board under RCW 66.08.050(2) through the appointment of qualifying Indian tribes as liquor vendors)).
- (2) Accordingly, pursuant to RCW 66.08.050(2), the Washington state liquor control board will appoint qualifying Indian tribes, which have entered into negotiated business agreements with the board, as liquor vendors ((for the purpose of sales to individuals who intend to remove the liquor from the reservation. The status of liquor vendor will authorize them to sell liquor by the bottle under)) which will authorize those vendor tribes to sell liquor by the bottle to such persons, firms or corporations as may be sold liquor from a state liquor store. All such appointments will be subject to the following conditions:
- (a) The tribe must ((have in force a tribal ordinance governing liquor sales, which ordinance must have been certified by the Secretary of the Interior and published in the Federal Register)) enter into a business agreement with the Washington state liquor control board for the purchase and sale of liquor which will insure that the state's control over liquor traffic will be maintained while taking into consideration the unique nature of a tribal liquor vendor operation.
- (b) The tribe must purchase all of its spirituous liquor for resale in Indian country from the board at a negotiated price ((which will cover the board's cost of acquisition, transportation, and handling, and the taxes imposed by RCW 82.08.150.)): PROVIDED((:)). That a quota of spirituous liquor will be sold by the board each year to the vendor tribe without the payment of state taxes, which quota shall be negotiated between the board and the qualified tribes and approved by the department of revenue.
- (c) The tribe must ((purchase beer and wine only from the board or from board licensed manufacturers or wholesalers)) have in force a tribal ordinance governing liquor sales, which ordinance must have been certified by the Secretary of the Interior and published in the Federal Register as required by 18 U.S.C. § 1161.
- (d) The tribe must make all liquor sales in Indian country in conformity with both state and federal law ((and must conform to state law insofar as state law is made applicable to such sales by federal law. The tribe may make sales of liquor by the bottle to such persons, firms or corporations as may be sold liquor from a state liquor store except that the tribe will not be authorized to sell liquor to any state licensed retail liquor licensees.
- (e) The tribe shall collect and remit to the state department of revenue the retail sales tax imposed by

- RCW 82.08.020 on retail sales of beer and wine to nontribal members.
- (f) "Indian country" as used herein shall have the meaning ascribed to it in Title 18 U.S.C. § 1154 as of the date of promulgation of this rule)).
- (3) Should a tribe which has been appointed as a liquor vendor pursuant to this section fail to comply with all the above enumerated conditions, which shall be construed as continuing requirements to maintain the status of liquor vendor, the appointment of that tribe as a liquor vendor may be revoked by the board.
- (4) A tribe, whether or not it has status as an Indian liquor vendor, which desires to sell beer and wine purchased from a licensed wholesaler must obtain state licenses for the sale of beer and wine and must abide by all state laws and rules applicable to sale of beer and wine by state licensees. Tribes selling beer and wine shall collect and remit to the state department of revenue the retail sales tax imposed by RCW 82.08.020 on retail sales of beer and wine to nontribal members.
- (5) "Indian country" as used herein shall have the meaning ascribed to it in Title 18 U.S.C. § 1151 as qualified by Title 18 U.S.C. § 1154 as of July 1, 1983.

WSR 83-24-022 EMERGENCY RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Order V-Filed November 30, 1983]

- I, Robert L. Hollister, Jr., director of the Department of Retirement Systems, do promulgate and adopt at Olympia, Washington, the annexed rules relating to this notice proposes to change part of WAC 415-104-510(1)(e), Minimum standards for membership—Physical examination. The proposal changes the thirty-five year age condition for membership in LEOFF Plan I to forty-five years of age.
- I, Robert L. Hollister, Jr., find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the Department of Retirement Systems has been issued a letter from the Equal Employment Opportunity Commission holding the department in violation of the Age Discrimination in Employment Act (ADEA) and citing in part the policy reflected in WAC 415-104-510(1)(e) as discriminatory. Amending the WAC as suggested should bring this agency into compliance.

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

This rule is promulgated under the general rule—making authority of the Department of Retirement Systems as authorized in RCW 41.50.050(5), 41.50.090 and 41.26.051.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1983.

By Robert L. Hollister, Jr.

AMENDATORY SECTION (Amending Order 78-03-023, filed 2/15/78)

WAC 415-104-510 MINIMUM STANDARDS FOR MEMBERSHIP—PHYSICAL EXAMINATION. (1) Requirements: (a) Medical examination administered by a licensed physician or surgeon as set forth under provisions of chapter 18.71 RCW. Physician or surgeon to be appointed by the appropriate city or county disability board. Causes for rejection will be consistent with recommendations outlined in these standards.

- (b) A medical history will be supplied by each applicant to the examining physician. The medical history will include information on past and present diseases, injuries, and operations.
- (c) The applicant must possess normal vision. He must demonstrate normal visual functions and visual acuity not less than 20/100 vision in each eye without correction and corrected to 20/20 in the better eye and 20/30 in the lesser eye. He must possess normal color vision.
- (d) Applicant must possess normal hearing. Hearing acuity level to be determined by audiometric hearing test
- (e) Applicant must be at least eighteen years of age, and shall not have reached ((thirty-five)) forty-five years of age at the time of appointment.
- (f) Retention on a permanent basis by the employer of the results of the physical examination on all applicants employed under these standards is required.
- (2) Procedure: (a) Completion of the report of medical history by the applicant.
- (b) The physical examination will be conducted by a licensed physician or surgeon after a review of the report of medical history completed by the applicant.
- (c) The physician shall record his findings on the report of medical history and shall note thereon, for evaluation by the hiring authority, any past or present physical defects, diseases, injuries, operations, or conditions of an abnormal or unusual nature and whether applicant is or is not qualified. Reports of medical history shall be typewritten or printed, and the summary of defects and diagnosis shall refer to the applicable section of these standards as cause for rejection.
- (d) Physical examination reports shall be placed in permanent files by the employer and must be available for examination at any reasonable time by representatives of the retirement system board.

WSR 83-24-023 PROPOSED RULES DEPARTMENT OF FISHERIES

[Filed November 30, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial fishing rules and public document copying rules, chapter 220-69 WAC and WAC 220-80-090.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 2, 1983.

The authority under which these rules are proposed is RCW 75.08.080.

This notice is connected to and continues the matter in Notice No. WSR 83-20-093 filed with the code reviser's office on October 5, 1983.

Dated: November 30, 1983

By: Frank Haw

for William R. Wilkerson

Director

WSR 83-24-024 ADOPTED RULES DEPARTMENT OF FISHERIES

[Order 200—Filed November 30, 1983—Eff. January 1, 1984]

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

This action is taken pursuant to Notice No. WSR 83-20-093 filed with the code reviser on October 5, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

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

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

APPROVED AND ADOPTED November 30, 1983.

By Frank Haw
for William R. Wilkerson
Director

Chapter 220–12 WAC FOOD FISH AND SHELLFISH—CLASSIFIED

WAC
220-12-010
Food fish and shellfish—Classification—Food fish.
220-12-020
Food fish and shellfish—Shellfish.

AMENDATORY SECTION (Amending Order 82-19, filed 3/18/82)

WAC 220-12-010 FOOD FISH ((AND-SHELL-FISH))—CLASSIFICATION((—FOOD FISH)).

The following fishes are classified as food fish under RCW 75.08.080 and are subject to the provisions of this title:

Pacific barracuda Cyprinids Carp Cods and Hake Pacific hake or whiting ((Pollock or)) Walleye pollock Pacific Tomcod

Pacific Cod or true cod

Barracuda

Flounder, sole and halibut Butter sole or Bellingham sole C-O sole Dover sole English sole Flathead sole Pacific halibut Petrale sole Rex sole Rock sole Pacific sand dab Sand sole Slender sole Speckled sand dab Starry flounder Turbot or Arrowtooth flounder All other species of sole and

flounder Giant wrymouth Greenling Lingcod Rock greenling Kelp greenling All other species of greenling Herring and herring-like fishes

Northern anchovy Pacific sand lance or candlefish Pacific herring Pacific sardine or pilchard American shad

Mackerels, tunas and jacks (carangids) Pacific bonito Pacific mackerel Jack mackerel Monterey Spanish mackerel Spanish mackerel Yellowtail

Albacore Bluefin tuna Skipjack tuna Yellowfin tuna All other species of tunas and mackerels Pacific pomfret Pacific pompano Plainfin midshipman

Ratfish Rattails, all species Skates Longnose skate Big skate

All other species of skates Rockfish

Bocaccio Black rockfish Sphyraena argentea

Cyprinus carpio

Merluccius productus Theragra chalcogrammus Microgadus proximus Gadus ((macrocephalis)) macrocephalus

Isopsetta isolepis Pleuronichtys coenosus Microstomus pacificus Parophrys vetulus Hippoglossoides elassodon Hippoglossus stenolepis Eopsetta jordani Glyptocephalus zachirus Lepidopsetta bilineata Citharichthys sordidus Psettichthys melanostictus Lyopsetta exilis Citharichthys stigmaeus Platichthys stellatus Atheresthes stomias

(Pleuronectiformes) Delolepsis gigantea

Ophiodon elongatus Hexagrammos superciliosus Hexagrammos decagrammus (Hexagrammidae)

Engraulis mordax Ammodytes hexapterus Clupea harengus pallasi Sardinops sagax Alosa sapidissima

Sarda chiliensis Scomber japonicus Trachurus symmetricus Scomberomorus concolor Scomberomorus maculatus Seriola dorsalis Thunnus alalunga Thunnus thynnus Euthynnus pelamis Thunnus albacares

(Scombridae) Brama japonica Peprilus simillimus Parichthys notatus Hydrolagus colliei (Coryphaenoididae)

Raja rhina Raja binoculata (Rajidae)

((Sebastodes)) Sebastes paucispinis ((Sebastodes)) Sebastes melanops

Brown rockfish

Copper rockfish Greenstriped rockfish ((Orange or)) Canary rockfish Pacific Ocean perch ((Red snapper)) Yelloweye or rasphead rockfish Rosefish or splitnose rockfish Silvergray rockfish ((Yellow backed or)) Quillback rockfish Yellowtail rockfish All other species of rockfish Sablefish Salmon Chinook or King salmon

Sockeye or blue back Masu Sculpins Brown Irish lord Buffalo sculpin Cabezon Great sculpin

Chum or dog salmon

Pink or humpback

Coho or silver

Pacific Staghorn sculpin Red Irish lord Seabass and Drums White seabass All other seabass and drums Sharks ((Mud shark or)) Sixgill shark Soupfin shark

Dogfish or spiny dogfish All other species of sharks Smelts Eulachon or Columbia River

smelt Longfin smelt Surf smelt

All other species of smelt Sturgeons Green sturgeon White sturgeon

Surfperches Blue perch or striped seaperch Kelp perch ((or brown perch)) ((Pogie or)) Redtail surfperch Shiner perch

((Silver perch or)) Pile perch Walleye surfperch

White seaperch All other species of perch

Wolf-eel

((Sebastodes)) Sebastes auricula-

((Sebastodes)) Sebastes caurinus ((Sebastodes)) Sebastes elongatus ((Sebastodes)) Sebastes pinniger ((Sebastodes)) Sebastes alutus

((Sebastodes)) Sebastes ruberrimus ((Sebastodes)) Sebastes diploproa ((Sebastodes)) Sebastes brevispinis

((Schastodes)) Sebastes maliger ((Sebastodes)) Sebastes flavidus (Scorpaenidae) Anoplopoma fimbria

Oncorhynchus tshawytscha Oncorhynchus keta Oncorhynchus gorbuscha Oncorhynchus kisutch Oncorhynchus nerka Oncorhynchus masu

Hemilepidotus spinosus Enophrys bison Scorpaenichthys marmoratus Myoxocephalus polyacanthocephalus Leptocottus armatus Hemilepidotus hemilepidotus

Cynoscion nobilis (Sciaenidae and Serranidae)

Hexanchus griseus Galeorhinus zyopterus Squalus acanthias (Squaliformes and Hexanchiformes)

Thaleichthys pacificus Spirinchus dilatus Hypomesus pretiosus (Osmeridae)

Acipenser medirostris Acipenser transmontanus

Embiotoca lateralis Brachvistius frenatus Amphistichus rhodoterus Cymatogaster aggregata Rhacochilus vacca Hyperprosopon argenteum Phanerodon furcatus (Embiotocidae) Anarrhichthys ocellatus

AMENDATORY SECTION (Amending Order 1186, filed 1/13/75)

WAC 220-12-020 ((FOOD FISH AND)) SHELLFISH—((SHELLFISH)) CLASSIFICATION.

The following species are classified as shellfish under RCW 75.08.080 and are subject to the provisions of this title:

Abalone Red abalone Kamschatka Clams Bent nose clam Butter clam Common cockle Geoduck

Horse clam

Haliotis refescens Haliotis kamtschatkana

Macoma secta Saxidomus giganteus Clinocardium nuttalli Panope generosa Schizothaerus nuttalli, Mud or soft shell clam Manila clam Piddock Razor clam

Rock or native little neck clam

Mussel
Blue mussel
California mussel
Crab

Dungeness or Pacific Red Crab

Crawfish
Crawfish
Crawfish
Crawfish
Octopus
Oysters
Eastern oyster

Olympia or native oyster

Pacific oyster Kumamoto oyster European oyster All other oysters

Scallops
Pacific pink scallop
Sea scallop
Rock scallop
Hinds' scallop
Shrimp

Dock shrimp Coonstripe shrimp Coonstripe shrimp Ocean Pink shrimp Pink shrimp Sidestripe shrimp Spot shrimp

Pacific Coast squid
Sea cucumber

Sea urchin Green urchin Red urchin Purple urchin Schizothaerus capax Mya arenaria Venerupis japonica Zirfaea pilsbryi Siliqua patula Protothaca staminea

Mytilis edulis Mytilis californianus

Cancer magister Cancer productus

Astacus leniusculus Astacus trowbridgii Astacus klamathensis Octopus hongkongensis

Crassostrea virginica Ostrea lurida Crassostrea gigas

Crassostrea gigas kumamoto

Ostrea edulis (Ostreidae)

Chlamys hastata hericia Pecten caurinus Hinnites multirugosus Chlamys hindsi

Pandalus danae
Pandalus goniurus
Pandalus hypsinotus
Pandalus jordani
Pandalus borealis
Pandalopsis dispar
Pandalus platyceros
Loligo opalescens
Stichopus californicus
Cucumaria miniata

Strongytocentrotus droebachiensus Strongytocentrotus franciscanus Strongytocentrotus purpuratus

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 220–12–001 FOOD FISH AND SHELLFISH—PROMULGATION.

(2) WAC 220–12–002 FOOD FISH AND SHELLFISH—CLASSIFICATION AND PREAMBLE.

AMENDATORY SECTION (Amending Order 79-11, filed 2/15/79)

WAC 220-16-028 DEFINITIONS—DIP BAG NET. "Dip bag net" shall be defined as a section of netting distended by a rigid frame ((operated by a process commonly recognized as dipping)) and includes hand dip nets and smelt rakes.

AMENDATORY SECTION (Amending Order 79-11, filed 2/15/79)

WAC 220-16-051 DEFINITIONS—((HAND LINE)) COMMERCIAL JIG. ((Hand line)) Commercial jig gear shall be defined((, when relating to its use for commercial purposes,)) as a line or lines ((to)) hand

held or attached to poles or machines, and to which may be attached ((not more than three)) any number of hooks ((per line)) or lures. The gear shall be fished from a single vessel that is not under power.

AMENDATORY SECTION (Amending Order 810, filed 4/17/69)

WAC 220-16-125 DEFINITIONS—TROLL LINE. "Troll line" when relating to its use for commercial purposes shall be defined as a fishing line used to drag a lure or lures behind a ((moving)) vessel ((and shall permit the use by any one vessel of not more than six (6) lines)) that is under power.

AMENDATORY SECTION (Amending Order 817, filed 5/29/69)

WAC 220-16-240 GEOGRAPHICAL DEFINITIONS—COASTAL WATERS. The term "Coastal Waters" shall be construed to include those waters of the Pacific Ocean lying within the jurisdiction of the state of Washington, unless otherwise provided, and all streams tributary thereto, exclusive of the Grays Harbor, Willapa Harbor and Columbia River districts.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-16-315 GENERAL DEFINITIONS—NET MESH MEASUREMENT. The size of a mesh of any net except trawl net and Hood Canal shrimp pot net shall be defined as the distance between the inside of one knot to the outside of the opposite vertical knot of one mesh when the mesh is stretched vertically, while wet, by using a tension of ten pounds on any three consecutive meshes, then measuring the middle mesh of the three while under tension; trawl net mesh – see WAC 220-16-015; Hood Canal shrimp pot net – see WAC 220-52-053.

AMENDATORY SECTION (Amending Order 82–19, filed 3/18/82)

WAC 220–16–340 GENERAL DEFINITIONS—BOTTOMFISH. The term "Bottomfish," unless otherwise provided, is defined as including Pacific cod, Pacific tomcod, Pacific hake, walleye pollock all species of dabs, sole and flounders (except Pacific halibut), lingcod and all other species of greenling, ratfish, sablefish, cabezon, buffalo sculpin, great sculpin, red Irish lord, brown Irish lord, Pacific staghorn sculpin, wolf—eel, giant wry mouth, plainfin midshipman, spiny dogfish, six gill shark, soupfin shark and all other species of shark, and all species of skate, rockfish, rattails and ((sea)) surf perches.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 220–16–045 DEFINITIONS—HAND DIP NET.
- (2) WAC 220–16–135 DEFINITIONS—SMELT RAKE.

AMENDATORY SECTION (Amending Order 82-15, filed 12/1/82, effective 1/1/83)

WAC 220–22–400 MARINE FISH–SHELLFISH MANAGEMENT AND CATCH REPORTING AREAS, PUGET SOUND. (1) Area 20A shall include those waters of Puget Sound north of a line projected from Village Point, Lummi Island through the navigation buoy just east of Matia Island thence to the buoy at Clements Reef thence to the easternmost point of Patos Island and from the westernmost point of Patos Island due east to the international boundary; and west of a line from Point Francis through the marker north of Inati Bay, Lummi Island to Lummi Island.

- (2) Area 20B shall include those waters of Puget Sound southerly of Area 20A, westerly of a line from Lummi Island through Lummi Rocks to the northernmost tip of Sinclair Island, and northerly of a line from the northernmost tip of Sinclair Island to Lawrence Point on Orcas Island and a line which runs from Steep Point on Orcas Island to Limestone Point on San Juan Island and then to Green Point on the eastern tip of Speiden Island and from the western tip of Speiden Island true west to the international boundary.
- (3) Area 21A shall include those waters of Puget Sound southerly and easterly of Areas 20A and 20B, and westerly of a line from William Point to Governor's Point, and northerly of a line from William Point to the southernmost tip of Vendovi Island to the Sinclair Island light.
- (4) Area 21B shall include those waters of Puget Sound easterly of and adjacent to Area 21A.
- (5) Area 22A shall include those waters of Puget Sound south of Area 20B, westerly of 122° 40' W between Sinclair Island and Fidalgo Island and the Deception Pass Bridge; northerly of a line due east from the international boundary to a point 1 nautical mile from Pile Point, San Juan Island, thence southeasterly along a line 1 nautical mile from the southern shores of San Juan Island and Lopez Island to Davidson Rock near Point Colville, then easterly to a point one nautical mile south of the buoy at Lawson Reef and than due east to Whidbey Island.
- (6) Area 22B shall include those waters of Puget Sound south of Area 21A, east of 22A, and north of the railroad bridges at Swinomish Channel.
- (7) Area 23A shall include those waters of Puget Sound southerly of Area 22A; westerly and northerly of a line described as follows: A line segment from Davidson Rock near Point Colville, Lopez Island to a point 2 nautical miles from the Smith Island light thence continuing westerly and southerly 2 nautical miles from the Smith Island light until the line intersects with a line between Smith Island light and the ((northern tip)) Vessel Traffic Service Buoy north of Dungeness Spit, ((continuing along that line)) thence to ((a point 2 nautical miles from Dungeness Spit)) the Vessel Traffic Service Buoy, ((and continuing)) thence southerly and westerly ((2 nautical miles from shore)) to a point ((2)) 1 1/2 nautical miles north of the ((eastern tip of)) Ediz Hook((; and easterly of a line from a point 2 nautical

- miles north of Ediz Hook continuing)) Light thence north to the international boundary.
- (8) Area 23B shall include those waters of Puget Sound southerly of Area 22A; easterly of 23A; and northerly of a line due west from Partridge Point, Whidbey Island to its intersection with Area 23A.
- (9) Area 23C shall include those waters of Puget Sound westerly of Area 23A and a line due north from the ((eastern tip of Dungeness Spit)) Ediz Hook Light to ((its intersection with Area 23A)) the international boundary; and easterly of a line projected due north from the mouth of the Sekiu river.
- (10) Area 23D shall include those waters of Puget Sound southerly of Area 23A and easterly of Area 23C and westerly of a line from the Dungeness Light to the Vessel Traffic Service Buoy north of Dungeness Light.
- (11) Area 24A shall include those waters of Saratoga Passage and Skagit Bay east of a line between Polnell Point and Rocky Point, Camano Island; south of Area 22B; and east of Area 22A, and north of the highway 532 bridge between Camano Island and the mainland.
- (((11))) (12) Area 24B shall include those waters of Port Susan south of Area 24A and north of a line from Camano Head on Camano Island to the north tip of Gedney Island and from the southern tip of Gedney Island east to the mainland.
- (((12))) (13) Area 24C shall include those waters of Saratoga Passage west of Area 24A; north of a line projected due west of Hackney Island; and northwest of a line from Sandy Point, Whidbey Island to Camano Head, Camano Island.
- (((13))) (14) Area 24D shall include Holmes Harbor south of a line projected due west from Hackney Island to Whidbey Island.
- (((14))) (15) Area 25A shall include those waters of Puget Sound south of Areas 23A and 23B; east of Area ((23C)) 23D; north of a line projected from Diamond Point to Cape George, and westerly of a line projected from Point Partridge on Whidbey Island to Point Wilson
- (((15))) (16) Area 25B shall include those waters of Admiralty Inlet east of Area 25A; northeast of a line projected from Point Hudson to Marrowstone Point; and north of a line projected from Olele Point to Foulweather Bluff continuing to Double Bluff on Whidbey Island.
- (((16))) (17) Area 25C shall include those waters of Hood Canal south of Area 25B and north of the Hood Canal Floating Bridge.
- (((17))) (18) Area 25D shall include those waters of Port Townsend Bay southwest of Area 25B.
- (((18))) (19) Area 25E shall include those waters of Discovery Bay south of Area 25A.
- (((19))) (20) Area 26A shall include those waters of Puget Sound south of Areas 24B, 24C, and 25B and northerly of a line from Apple Cove Point to Point Edwards.
- (((20))) (21) Area 26B shall include those waters of Puget Sound south of Area 26A, and east of a line from Point Monroe, Bainbridge Island to the mouth of Miller Bay, and east of a line from Beans Point on Bainbridge Island to Orchard Point, and northerly of a line from the ferry dock at Point Southworth to Brace Point.

- (((21))) (22) Area 26C shall include those waters of Puget Sound westerly and adjacent to Area 26B.
- (((22))) (23) Area 26D shall include those waters of Puget Sound southerly of Area 26B and northerly of the Tacoma Narrows Bridge.
- (((23))) (24) Area 27A shall include those waters of Hood Canal southerly of the Hood Canal Floating Bridge and northerly of a line from Misery Point to Quatsap Point.
- (((24))) (25) Area 27B shall include those waters of Hood Canal south of Area 27A and north of a line from Lilliwaup Creek to Dewatto.
- (((25))) (26) Area 27C shall include those waters of Hood Canal south of Area 27B.
- (((26))) (27) Area 28A shall include those waters of Puget Sound southerly and westerly of the Tacoma Narrows Bridge, south of a line projected from Penrose Point to Green Point in Carr Inlet, south of a line projected from Point Wilson to Whiteman Cove in Case Inlet, and east of a line projected from Brisco Point to Dofflemyer Point.
- (((27))) (28) Area 28B shall include all waters of Carr Inlet north of a line projected from Penrose Point to Green Point.
- (((28))) (29) Area 28C shall include those waters of Case Inlet and Pickering Passage north of a line projected from Wilson Point to Whiteman Cove, and north of the highway bridge from the west side of Hartstene Island.
- (((29))) (30) Area 28D shall include those waters west of Area 28A and south of Area 28C.
- (((30))) (31) Area 29 shall include those waters of the Strait of Juan de Fuca west of Area 23C and east of a line projected from the Bonilla Point light on Vancouver Island to the Tatoosh Island light, then to the most westerly point of Cape Flattery.
- (((31))) (32) This WAC will not apply to hardshell clams, oysters, or geoducks.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

- WAC 220-48-001 PUGET SOUND BOTTOM-FISH GEAR. It is unlawful to fish for bottomfish for commercial purposes in Puget Sound with any gear except as follows:
- (1) Beam trawl and otter trawls, which include bottom trawl, roller trawl, and pelagic trawl.
 - (2) Set lines.
 - (3) ((Hand line)) Commercial jig.
 - (4) Troll lines.
 - (5) Drag seines.
 - (6) Bottomfish pots.
- (7) Set nets, which include Pacific cod set nets and dogfish set nets.

NOTE: Gear specifications and seasons are provided for in the rest of chapter 220-48 WAC.

AMENDATORY SECTION (Amending Order 82-215, filed 12/1/82, effective 1/1/83)

WAC 220-48-005 PUGET SOUND BOTTOM-FISH—GENERAL PROVISIONS. (1) It is unlawful

- to retain for commercial purposes any ((species of dab or)) English sole less than 12 inches in length taken by any commercial bottomfish gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas ((20A from March 1 through April 15)) except Areas 28A, 28B, 28C, and 28D.
- (2) It is unlawful to take, fish for, or possess for commercial purposes any starry flounder less than 14 inches in length taken by any commercial bottomfish gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.
- (3) It is unlawful to take or possess lingcod taken for commercial purposes with any gear the entire year in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 23D, 24A, 24B, 24C, 24D, 25B, 25C, 25D, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D.
- (4) It is unlawful to take or possess lingcod taken for commercial purposes with any gear from December 1 through April 14 in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 21B, 22A, 22B, 23A, 23B, 23C, 25A, 25E and 29.
- (5) It is unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

- WAC 220-48-011 BEAM TRAWL AND OTTER TRAWL—GEAR. (1) Mesh sizes. It is unlawful to use or operate beam trawls or otter trawls having mesh size in the codend section less than 4 1/2 inches in waters of Puget Sound, unless otherwise provided.
- (a) It is lawful to use or operate bottom trawl gear having mesh size in the codend section of not less than 3 inches in Marine Fish-Shellfish Catch Reporting Areas 28A, 28B, 28C, and 28D, during December 1 through March 31, and in Area 20A from March 1 through April 15.
- (b) It is lawful to use or operate roller trawl gear having mesh size in the codend section of not less than 3 inches in Marine Fish-Shellfish Catch Reporting Area 20A from March 1 through April 15.
- (c) It is lawful to use or operate pelagic trawl gear having mesh size of not less than 2 inches while fishing for Pacific ((hake)) whiting during the season provided in WAC 220-48-017(1), and not less than 3 inches while fishing for walleye pollock during the season provided in WAC 220-48-017(2).
 - (2) Chafing gear.
- (a) For bottom trawls, chafing gear must have a minimum mesh size of 15 inches unless only the bottom one-half (underside) of the codend is covered by chafing gear.
- (b) For roller trawls and pelagic trawls chafing gear covering the upper one-half (top side) of the codend must have a minimum mesh size of 6.0 inches.

AMENDATORY SECTION (Amending Order 83-04, filed 1/27/83)

WAC 220-48-015 BEAM TRAWL AND BOTTOM TRAWL—SEASONS. (1) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 22B, 23A, 23B, 23C, 25A, 25B, 25D, and 29 the entire year with the following exceptions:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A east of a line projected from Point Whitehorn to Sandy Point shall be

closed the entire year.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A lying southerly and westerly of a line projected from Kiapot Point to Gibson Spit (Sequim Bay) are closed the entire year.

(2) It is lawful to take, fish for and possess bottomfish with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 26A, 26B, and 26D from April 15 through February 14 with the following exceptions:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24A west of a line from Strawberry Point on Whidbey Island to Brown Point on Camano Island, are closed except from June 15 through February 14.

(b) Elliot Bay inside a line projected from Four Mile Rock to Alki Point is closed the entire year.

- (c) Those waters of Area 26D south of lines projected from Dash Point to Point Piner on Maury Island, and from Point Dalco on Vashon Island true west to the Kitsap Peninsula are closed the entire year.
- (d) Those waters provided for in WAC 220-20-020(4).
- (e) It is lawful to take, fish for and possess Pacific ((hake)) whiting taken with bottom trawl and beam trawl gear the entire year.
- (3) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl and beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 24D (Holmes Harbor), 25C, 27A, 27B, and 27C (Hood Canal) except on Mondays and Tuesdays from December 1 through February 14.
- (4) It is unlawful to take, fish for, or possess bottom-fish taken with bottom trawl or beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Area 25E except on Monday through Thursday from December 1 through February 14 with the following exception: Those waters of Area 25E lying southerly of a line projected from Mill Point due east to the opposite shore, are closed the entire year.
- (5) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 28A, 28B, 28C, and 28D from December 1 through April 14, with the exception of the following closed waters:
- (a) Those waters of Hale Passage and the Narrows east and north of lines projected from Fox Point on Fox

Island true east to the mainland, and from the northwest point on Fox Island true north to the mainland.

- (b) Budd Inlet south of the northern boundary of the restricted berthage area shown on United States Coast Guard Chart No. 6460.
- (c) Eld Inlet south and west of a line projected true south from Flapjack Point.
- (d) Totten Inlet south and west of lines projected true north and true east from the outermost point on the west side of Gallagher Cove.
- (e) Henderson Inlet south of a line projected true east from Dickerson Point; the waters inside Hartstene Island between lines projected from Unsal Point to Brisco Point and Salmon Point true east to Hartstene Island; and all of Hammersley Inlet.
- (f) Those waters provided for in WAC 220-20-010(6).
- (g) Those waters of ((Drayton Passage)) Area 28A south of a line due west from the northernmost point of McNeil Island; west of a line running north and south between McNeil and Anderson Islands through Eagle Island; ((and north of a line from Devil's Head to Treble Point)) and west of a line projected southerly from Lyle Point on Anderson Island through the quick flashing buoy on Nisqually flats and southerly of a line from Johnson's Point to Devil's Head.
- (h) Those waters of area 28A south of a line projected due west from Johnson Point to Hartstene Island (Dana Passage).
- (6) It is unlawful to take, fish for or possess bottom-fish taken with bottom trawl or beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 21B, 23D, and 26C the entire year.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-025 SET NET—PACIFIC COD—GEAR. (1) It is lawful to take, fish for and possess Pacific cod with the following set net gear:

- (a) Maximum three nets per vessel, each net having a length not to exceed 600 feet.
 - (b) Net mesh must not be less than 5 inches.
 - (c) Net depth must not exceed ((25)) 29 meshes.
- (2) Pacific cod set net tags, issued by the department of fisheries for the current year, must be affixed to buoys on each end of each net.

AMENDATORY SECTION (Amending Order 82-215, filed 12/1/82, effective 1/1/83)

WAC 220-48-026 SET NET—PACIFIC COD—SEASONS. It is unlawful to take, fish for and possess Pacific cod and other species of bottomfish((, except halibut, salmon and shellfish,)) taken with Pacific cod set net gear for commercial purposes except in that portion of Marine Fish—Shellfish Management and Catch Reporting Area 25C east of a line from Twin Spits to the Port Gamble Mill Stack, and all of Catch Reporting Area 25D from February 1 through April 14. It is unlawful to take or possess halibut, salmon, or shellfish taken with Pacific cod set net gear.

NEW SECTION

WAC 220-48-027 SET NET-PACIFIC COD-LOGBOOKS. It is unlawful for any operator of Pacific cod set net gear to fail to obtain and accurately maintain the appropriate harvest log available from the department. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department representatives. Vessel operators shall record the vessel registration number, and, for each date and ground fished, the number and length of nets, mesh and thread size of nets, hours fished, and number and estimated weight of each species caught, including discards. The department's copy of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. Department copies must be received within ten days following any calendar month in which fishing activity occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-028 SET NET-DOGFISH-GEAR. (1) It is lawful to take, fish for and possess dogfish with set net gear as described below:

- (a) Maximum four nets, per vessel each net having a length not to exceed 1,000 feet.
 - (b) Net depth must not exceed 25 meshes.
 - (c) Net mesh must not be less than 5 inches.
- (d) Net web material must be no finer than 210/30 denier nylon which is regular seine thread size number 12, or 0.048 inches in diameter.
- (e) Dogfish set net tags, issued by the department of fisheries for the current year must be affixed to buoys on each end of each net.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-031 SET LINE—GEAR. It is ((lawful)) unlawful to take, fish for, and possess bottomfish in Puget Sound except with set line gear as described below:

- (1) ((Three set lines per license, having not more than 500 hooks per line.
 - (2))) Hook size must not be smaller than 7/0.
- (((3))) (2) Gangions made of single strand monofilament synthetic material are unlawful.
- (((4))) (3) Set lines must be marked at the surface at each terminal end as described in WAC 220-20-010(5).

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-041 ((HAND LINE)) COMMER-CIAL JIG—GEAR. It is lawful to ((take)) fish((;)) for((;)) and possess bottomfish with ((hand line)) commercial jig gear ((so long as no more than 3 hooks per license or 6 hooks per vessel may be used unless otherwise authorized by a permit from the director)).

AMENDATORY SECTION (Amending Order 82-215, filed 12/1/82, effective 1/1/83)

WAC 220-48-042 ((HAND LINE)) COMMERCIAL JIG—SEASONS. It shall be unlawful to take, fish for, and possess bottomfish for commercial purposes with ((hand line)) commercial jig gear except in the following Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

- (1) Areas 20A, 21A, 21B, 23A, and 23B Open April 15 through November 30.
- (2) Areas 23C and 23D Open December 1 through April 14.
 - (3) Area 29 Open all year.

AMENDATORY SECTION (Amending Order 82–215, filed 12/1/82, effective 1/1/83)

WAC 220–48–046 ((HAND LINE)) COMMER-CIAL JIG-LOGBOOKS. It shall be unlawful for any operator of ((hard-line)) commercial jig gear to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department of fisheries representatives. Each day fished, vessel operators shall record the vessel ((identity)) registration number, and, for each date and ground fished, the number of lures, hours fished, and number and estimated weight of each species caught (including discards). The department's copies of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. Department copies must be received within ten days following any calendar month in which fishing activity occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first.

AMENDATORY SECTION (Amending Order 82-215, filed 12/1/82, effective 1/1/83)

WAC 220-48-052 TROLL LINES—BOTTOM-FISH—SEASONS. (1) It is unlawful to take, fish for, and possess bottomfish, unless otherwise provided, with troll lines for commercial purposes except in the following Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

- (a) Areas 20A, 21A, 21B, 23A, and 23B Open April 15 through November 30.
 - (b) ((Area 23C Open December 1 through April 14.
 - (c)) Area 29 Open all year.
- (2) It is unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, provided; in any waters of Puget Sound it is lawful to retain for commercial purposes bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery, except lingcod during closures provided in WAC 220-48-005.

AMENDATORY SECTION (Amending Order 82–215, filed 12/1/82, effective 1/1/83)

WAC 220-48-056 TROLL LINES-BOTTOM-FISH—LOGBOOKS. It shall be unlawful for any operator of bottomfish troll gear to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvesting log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department of fisheries representatives. Vessel operators shall record the vessel ((identity)) registration, and, for each date and ground fished, the number of lures, hours fished, and number and estimated weight of each species caught (including discards). The department's copies of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. Department copies must be received within ten days following any calendar month in which fishing activity occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first.

AMENDATORY SECTION (Amending Order 83-04, filed 1/27/83)

WAC 220-49-020 SEASONS—LAWFUL GEAR—PURPOSES. It shall be unlawful to take, fish for or possess for commercial purposes herring, candlefish, anchovy or pilchards in Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

- (1) Areas 20A, 20B, 21A, and 21B.
- (a) Closed ((March 1)) September 1 through April 15 to all commercial fishing gear.
- (b) Open April 16 through May 31, with purse seine, lampara, dip bag net, and gill net, except as provided in WAC 220-49-021.
- (c) Open June 1 through August 31 with drag seine, purse seine, lampara, and dip bag net for bait and human consumption only.
- (((d) Open September 1 through February 28 with drag seine, purse seine, lampara, and dip bag net for any purposes except sac-roe.))
- (2) Areas 22A, 22B, 23A, 23B, 23C, and 29 Open entire year with drag seine, purse seine, lampara, and dip bag net for human consumption or bait only.
- (3) Areas 24A, 24B, 24C, 24D, 25A, 25B, 25C, 25D, 25E, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D Open entire year, with drag seine, lampara, or dip bag net, for human consumption or bait only: PROVIDED, That it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess herring with any net gear which exceeds 200 feet in length, except drag seine gear (350 foot length).

AMENDATORY SECTION (Amending Order 81-3, filed 1/7/81)

WAC 220-49-023 REPORTING. (1) It shall be unlawful for the original receiver of herring taken from

Puget Sound herring Fishing Areas 20A, 20B, 21A, and 21B during the period April 16 through May 31 to fail to report each calendar day's receipts by noon of the following day to the Washington department of fisheries, Olympia, Washington; telephone (206) 753-6637.

(2) It shall be unlawful for original buyer of herring from Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A or 21B to process or resell such herring until after the herring have been landed at a shore station.

AMENDATORY SECTION (Amending Order 83-04, filed 1/27/83)

WAC 220-49-056 SMELT FISHING—SEA-SONS. It shall be unlawful during any open season to take, fish for or possess smelt for commercial purposes in Puget Sound except during the following seasons:

- (1) Area 21A July $((\frac{25}{2}))$ 1 to April $((\frac{30}{2}))$ 14.
- (2) Area 22B December 1 to April ((30)) $1\overline{4}$.
- (3) Areas 24A, 24B, 24C, and 24D July 1 to April ((30)) 14.
- (4) Areas 25A and 25E ((October 15)) November 1 to April ((30)) 14.
- (5) Areas $26\overline{C}$, 27B, 27C, 28B, 28C, and 28D October 1 to April ((30)) 14.
- (6) Area((s)) 28A ((and 28B)) September 1 to April ((30)) 14.
 - (7) All other areas open the entire year.

WSR 83-24-025 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 201—Filed November 30, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is conservation needs have been met, and harvestable numbers of salmon are available.

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

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

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

APPROVED AND ADOPTED November 30, 1983.

By Frank Haw for William R. Wilkerson Director

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 1983:

WAC 220-57-00100B FRESHWATER SEA-SONS AND BAG LIMITS. (83-189)

WSR 83-24-026 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-199-Filed November 30, 1983]

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

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these interim rules are necessary for conservation reasons until the filed, permanent rules take effect.

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

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

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

APPROVED AND ADOPTED November 30, 1983.

By Frank Haw for William R. Wilkerson

Director

NEW SECTION

WAC 220-48-00500A PUGET SOUND BOTTOMFISH—GENERAL PROVISIONS. Notwithstanding the provisions of WAC 220-48-005, effective 12:01 a.m. December 2, 1983, until further notice it is unlawful to take or possess English Sole under 12 inches in length for commercial purposes in any Puget Sound Marine Fish—Shellfish Management and Catch Reporting Area except in Areas 28A, 28B, 28C, and 28D.

NEW SECTION

WAC 220-48-01500G BEAM TRAWL AND BOTTOM TRAWL—SEASONS. Notwithstanding the provisions of WAC 220-48-015, effective 12:01 a.m. December 2, 1983, until further notice it is unlawfull to take, fish for, or possess bottomfish taken with any trawl gear in that portion of Marine Fish-Shellfish Management and Catch Reporting Area 28A south of a line due west from the northernmost point of McNeil Island;

west of a line running north and south between McNeil Island and Anderson Island through Eagle Island; and west of a line projected southerly from Lyle Point on Anderson Island through the quick flashing buoy on Nisqually flats and southerly of a line from Johnson's Point to Devil's Head.

NEW SECTION

WAC 220-49-02000P SEASONS—BAITFISH. Notwithstanding the provisions of WAC 220-49-020, effective 12:01 a.m. December 2, 1983, until further notice, it is unlawful to take, fish for or possess herring taken for commercial purposes from Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, or 21B.

WSR 83-24-027 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 83-22-Filed December 1, 1983-Eff. January 1, 1984]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at General Administration Building, Olympia, Washington 98504, the annexed rules relating to this order adds several new sections to chapter 296–15 WAC, rules and regulations for self-insured employers. These rules set the requirements for corrective action against self-insured employers, corporate guarantee of an applicant subsidiary firm, and entities included in certification. This order further clarifies and supplements existing rules pertaining to claims administration, reporting requirements, surety requirements, application requirements, and allowance of certain hospitals to group self-insure.

This action is taken pursuant to Notice No. WSR 83-21-079 filed with the code reviser on October 19, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 51.04.020(1) which directs that the director, Department of Labor and Industries has authority to implement the provisions of Title 51 RCW, industrial insurance laws.

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

APPROVED AND ADOPTED December 1, 1983.

By Sam Kinville

Director

AMENDATORY SECTION (Amending Order 77-19, filed 9/26/77)

WAC 296-15-020 APPLICATION. (1) The application for certification to self-insure will be made only by those firms who have been in business for a minimum

- of 3 years, on a form prescribed by the supervisor of industrial insurance which will elicit necessary information as to an employer's qualifications for self-insurance.
- (2) The application ((form (SIF #1))) shall be supplied by the supervisor of industrial insurance to an employer upon the employer's request. It shall be completely and accurately filled out by the employer, and forwarded, with all necessary supporting documents, to the director.
- (3) The director shall consider all matters relating to the applicant's qualifications to perform as a self-insurer, and shall advise the employer of the action taken on the application within a reasonable period of time and in no instance less than 21 calendar days before the requested certification date((:)). ((PROVIDED, That if)) If deemed necessary for obtaining ((of)) further information, the director may extend the time for acting on the application. If certification is denied due to lack of evidence of a safety program, the firm shall be denied reconsideration for one full quarter. The firm may then request certification during the second quarter after denial.

NEW SECTION

WAC 296-15-022 CORPORATE GUARANTEE. If the applicant employer is a subsidiary, the parent firm will furnish the department with its guarantee to assume and be responsible for the workers' compensation liabilities of the subsidiary in the event the subsidiary firm is unable or unwilling to cover these liabilities. This guarantee also applies to self-insured accounts that are purchased or acquired by another firm and remain in the self-insured program. This guarantee is to be on a form prescribed by the department.

NEW SECTION

WAC 296-15-023 ENTITIES INCLUDED IN CERTIFICATION. (1) The certification of a firm will include all of its subsidiaries, divisions or other operating entities doing business in the state of Washington. A subsidiary is defined, for the purpose of this rule, as an entity which is more than 50% owned by another single firm.

(2) One certificate will be issued to an approved self-insurer, including all subsidiaries, divisions or operating entities. The entities will be considered as one employer for all purposes of Title 51 RCW.

AMENDATORY SECTION (Amending Order 82-43, filed 12/17/82)

WAC 296-15-026 GROUP SELF-INSURANCE APPLICATION. ((The boards of directors of any educational service district may enter into agreement with any local school district and/or other educational service districts and/or school district may enter into agreement with other school districts and/or educational service districts to form a self-insurance group for the purpose of qualifying as a self-insurer under chapter 51.14 RCW:))

(1) An ((Application)) application from qualified employers for group self-insured workers' compensation

- coverage shall be made to the department on a form prescribed by the department and shall contain answers to all questions. Answers shall be given under oath.
- (2) ((Group self-insurers; additional requirements.)) The application, as submitted by the initial board of trustees of the self-insurers' trust fund, shall have the following attached:
- (a) A copy of the bylaws of the proposed group self-insurers' trust fund.
- (b) Individual applications of each employer applying for coverage in the trust fund.
- (c) A current financial statement of each member of the group and a financial statement collectively reflecting the financial condition of prospective members of the trust fund in compliance with WAC 296-15-02602(2).
- (d) A listing of the estimated standard premium to be developed for each member individually and in a total as a group.
- (e) The group shall engage a department-approved administrator or enter into a contract with an approved service company. A copy of the signed agreement with the service company shall be submitted with the application.
- (f) Designation of the initial board of trustees and administrator.
- (g) An indemnity agreement jointly and severally binding the trust fund and each member thereof to comply with the provisions of the industrial insurance act. The indemnity agreement shall be in a form that has been approved by the department.
- (h) A detailed budget of all projected administrative expenses for the fund year.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 82-43, filed 12/17/82)

WAC 296-15-02601 GROUP SELF-INSURERS ADMISSION OF NEW MEMBERS, TERMINATION OF INDIVIDUAL MEMBERS. (1) After the inception date of the trust fund, prospective new members of the trust fund shall submit an application for membership to the board of trustees, or its administrator, on a form provided by the department. The trustees or administrator may approve the application for membership pursuant to the bylaws of the group self-insurers' trust fund. The application for membership shall then be filed with the department. Membership shall take effect the first day of the calendar quarter ((beginning)) after reporting the approval ((by)) to the department.

- (2) Individual members may elect to terminate their participation in a group self-insurer's program or be subject to cancellation by the group trust fund pursuant to the bylaws of the group. Such termination or cancellation shall be effective at the end of the calendar quarter ((for)) during which it was reported to the department.
- (3) Each member, upon initial admission to the group, shall pay to the trust not less than twenty-five percent of

its share of the current annual standard premium in accordance with WAC 296-15-02605(1). In addition to all other statutory and regulatory requirements of Title 51 RCW and WAC sections pertaining to self-insurance, group self-insurance must also meet and follow the requirements of this rule.

AMENDATORY SECTION (Amending Order 82-43, filed 12/17/82)

WAC 296-15-02603 GROUP SELF-INSUR-ANCE TRUSTEE RESPONSIBILITIES. (1) To ensure the financial stability of the operations of each group self-insurers' trust fund, the board of trustees shall be responsible for all operations of the trust fund. Trustees shall be a group of members elected by members of a self-insurers' trust fund for stated terms of office to direct the administration of a self-insurers' trust fund. The duties of the trustees include the responsibility of approving applications for new members of the fund. The trustees shall be chosen from members of the selfinsurers' group, but a trustee shall not be an owner or any employee of a company under contractual obligation to the fund or officer or employee of a service organization independent of the employer as defined in WAC 296-15-110. The board of trustees of each trust fund shall take all necessary precautions to safeguard the assets of the trust fund, including but not limited to all of the following:

- (a) Designate a fiscal agent and/or administrator((, or both,)) to administer the financial affairs of the trust fund in accordance with ((WAC 296-15-02605, RCW 28A.21.200, 28A.21.160, 28A.48.100, 28A.58,430, 28A-.58.440 and 36.29.020 pertaining to)) Title 51 RCWs, appropriate WACs and/or RCWs pertaining to the conduct of the group self-insured trust regarding investments of funds ((as well as chapters 28A.21, 28A.65 and 43.09 RCW pertaining to)) and budget and accounting procedures as applicable. The fiscal agent or administrator shall furnish a fidelity bond with the trust fund in an amount sufficient to protect the trust fund against the misappropriation or misuse of any moneys or securities. Evidence of such bond shall be filed with the department. The bond is one of the conditions required for approval of the establishment and continued operation of a group self-insurers' trust fund. Such fiscal agent or administrator shall not be an owner, officer, or employee of a service organization independent of the employer as defined in WAC 296-15-110.
- (b) Manage deposits to and disbursements from the trust fund in accordance with WAC 296-15-02605((;)). ((RCW 28A.21.200, 28A.21.160, 28A.48,100, 28A.58-430, 28A.58.440 and 36.29.020 pertaining to investments of funds as well as chapters 28A.21, 28A.65 and 43.09 RCW pertaining to budget and accounting procedures as applicable.))
- (c) Audit the accounts and records of the trust fund annually or at any time required by the department. Copies of audits shall be filed with the department within six months after the close of the trust fund year.
- (d) The trustees shall not extend credit to individual members for payment of premium.

- (e) The board of trustees or its fiscal agent or administrator shall not utilize any moneys collected as premiums for any purpose unrelated to workers' compensation. Further, it shall not borrow any moneys from the fund or in the name of the fund without advising the department of the nature and purpose of the loan and obtaining prior department approval.
- (2) The board of trustees may delegate authority for specific functions to the administrator of the group self-insurers' trust fund. The functions that may be delegated include but are not limited to such matters as contracting with a service organization agent, determining the premium charged to, and refunds payable to, members subject to the restrictions of the department for investing surplus moneys set forth in subsection (1)(e) of this section, and approving applications for membership. All delegated authority shall be specifically defined in the written minutes of the trustees' meetings.
- (3) Prior to certification date excess ((worker's)) workers' compensation coverage shall be purchased providing adequate protection against catastrophic or unexpected loss. Adequate coverage shall be maintained throughout the period of group self-insurance.

AMENDATORY SECTION (Amending Order 82-23, filed 5/27/82)

WAC 296-15-070 ACCIDENT REPORTS AND CLAIMS PROCEDURES. (1) Reporting of accidents and applications for compensation based thereon shall be on a form prescribed by the department, entitled the self-insurer's accident report (SIF #2), which will be supplied to all self-insurers, and by self-insurers to their employees. Forwarding a completed copy of this form to the department for compensable claims immediately and medical only claims monthly after closing by the self-insured employer shall satisfy the initial accident reporting responsibility and statistical reorting responsibility under the law.

- (2) A self-insurer, on denying any claim, shall provide to the claimant, the department, and the attending physician, within 30 days after such self-insurer has notice of the claim, a notice of denial of claim, substantially identical to the example SIF #4, incorporated herein by reference. With every such claim denial a self-insurer shall send to the department all information on which the denial was based.
- (3) A self-insurer shall file a supplemental or final report on injury or occupational disease claims resulting in time loss payments, on a form substantially identical to the example SIF #5, incorporated herein by reference, at the following times:
- (a) Within five working days following the date the first time loss compensation is paid.
- (b) Within five working days following the date the time loss compensation is terminated or the rate thereof changed.
 - (c) On the date a determination is requested.

All medical reports and other pertinent information in the self-insurer's possession must be submitted with the request for all determinations.

- (4) A self-insurer, upon notice of a claim, shall issue a claim number from numbers to be assigned to all self-insurers by the department.
- (((a) When a worker requests an accident report the self-insurer shall provide the accident report (SIF #2) to the worker, which shall state their right and responsibilities, in nontechnical language in a timely manner.))
- (a) When a worker requests an accident report (SIF #2), the self-insurer shall provide the report in a timely manner. This report outlines the workers' rights and responsibilities in nontechnical language.
- (b) A self-insurer, upon closure of a medical only claim, shall issue an order on a form prescribed by the department entitled self-insurer's claim closure order and notice (LI-207-20), which will be supplied to all self-insurers, and by the self-insurers to their employees, in compliance with reporting responsibilities under the law, a copy of which shall be sent to the attending physician.
- (c) The self-insurer shall submit monthly statistical information on medical only claims closed during the month by copy of the accident report (SIF #2), with a memo attached indicating that the claims are closed.
- (d) When a written protest is received by the department, the department shall require a self-insurer to submit within ten working days from the date of receipt of certified mailing from the department, all information in the self-insurer's possession dealing with the claim in question.

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.

AMENDATORY SECTION (Amending Order 77-19, filed 9/26/77)

WAC 296-15-080 STATEMENT OF FINAN-CIAL CONDITION. Each employer authorized to self-insure the liabilities imposed by the industrial insurance law (Title 51 RCW) shall, not later than the first day of July in each year commencing July 1, 1975, provide the supervisor of industrial insurance of the department of labor and industries with a current statement of:

The financial condition of the employer's business enterprise including all subsidiaries. Said statement shall have been completed not more than one year prior to the due date as set forth above. The statement of financial condition must be ((prepared by accountants independent of the employer and certified to by such accountants:)) a fully audited statement prepared by accountants independent of the employer for accounts certified after January 1, 1984. ((PROVIDED, That any)) Any self-insured employer who is a political subdivision of the state, a municipal corporation, or other public entity who is subject to audit by the state auditor may((, in lieu of an independent audit of financial condition, submit an audit made by the state auditor which may be accepted by the department, in its discretion, if such audit is in sufficient detail to show the financial condition of such public agency for industrial insurance purposes.)) submit a state auditor's report containing the employer's audited financial statement.

AMENDATORY SECTION (Amending Order 81-27, filed 11/18/81)

WAC 296-15-215 CASH ((OR)), BOND OR AS-SIGNMENT OF ACCOUNT ALTERNATIVE FOR DEATH OR PERMANENT TOTAL DISABILITY. An "assignment of account" as used in this rule means a legal instrument executed by a self-insurer and a federally or state charted commercial banking institution authorized to conduct business in the state of Washington, for the benefit of the Department of Labor and Industries, which accomplishes the following: (1) Identifies an existing account on deposit with the banking institution in the name of the self-insurer, which account contains an amount no less than the amount deemed by the department to be sufficient to insure the payment of pension benefits required by law for the claim on which the assignment of account is made, above and beyond any and all other existing assignments on that account.

- (2) Binds the self-insurer to maintain a balance in that account at least equal to the current present cash value of the pension benefits provided by law on the claim for which the assignment of account is made, above and beyond all other assignments on that account, for the life of the claim. Present cash values shall be revised annually by the department in conjunction with the Insurance Commissioner's Report as prescribed in RCW 51.44.140. Quarterly payments of pension, if made from the assigned account, shall not reduce the account balance below the present cash value last established by the department on the claim.
- (3) Authorizes the Department of Labor and Industries, upon default of the self-insurer, in any payment of any obligation on the claim for which the assignment of account has been made, to immediately without notice withdraw from the account without obligation of reimbursement of any amount, up to and including the entire amount specified in the assignment of account document, necessary to implement the cash alternative prescribed in RCW 51.44.070(1).

Upon establishment of a death or permanent total disability obligation, the self-insured employer may elect to pursue the bond or assignment of account alternative outlined in RCW 51.44.070(2). In all such cases, cash ((or)), bond((;))or assignment of account, the department shall commence to pay benefits immediately upon issuance of an order establishing such obligation. In the event there is a retroactive payment of benefits in the establishment of such obligation, and the self-insured employer elects to pursue RCW 51.44.070(2), this payment shall be made at the time the employer submits the required cash deposit. All further obligations paid by the department from the pension reserve fund shall be reimbursed to the department by the self-insured through the quarterly report system in accordance with RCW 51.44.070(2). Upon election of RCW 51.44.070(2) the self-insured employer shall submit a bond or assignment of account in the amount deemed by the insurance commissioner to be reasonably sufficient to insure payment of the pension benefits provided by law. Such bond or assignment of account and required cash deposit shall be

filed with the self-insurance section no later than sixty days after establishment of the death or permanent total disability obligations. The bond or assignment of account alternative as prescribed by RCW 51.44.070(2) shall be allowed only once on any given claim elected at the time of the establishment of such obligation. In the event the amount of the bond is subsequently deemed insufficient and the self-insurer is unable to secure the required bond obligation the employer ((may)) shall deposit cash into the reserve fund, pursuant to RCW 51.44.070(1), to replace the bond obligation. In the event the amount of the assignment of account is subsequently deemed insufficient and the self-insurer is unable to provide the required assignment of account, the employer shall deposit cash into the reserve fund, pursuant to RCW 51.44.070(1), to replace the assignment of account. Funds available within the existing assignment of account shall, in this instance, be withdrawn by the department, deposited in the reserve fund, and credited toward the employer's obligation for the claim pursuant to RCW 51.44.070(1).

A separate assignment of account shall be established for each pension and, in case of failure of a banking institution carrying an assignment of account, the employer is responsible for the total amount of the obligation. Upon such failure of a banking institution, the self-insured employer shall, within thirty days, 1) establish a new assignment of account pursuant to this rule, or 2) deposit cash into the reserve fund to replace the obligation. If an employer terminates its self-insured status, the assignment of account will be placed with the department. The required reserve will be determined by the Insurance Commissioner and any excess will be returned to the employer.

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 77-19, filed 9/26/77)

- WAC 296-15-230 THIRD PARTY ACTIONS. When the injury to a worker is due to the negligence or wrong of a third person not in the same employ, the injured worker or beneficiary or the self-insured employer may elect to seek damages from the third party as provided by RCW 51.24.020.
- (1) When such a third party action is undertaken, the self-insured employer shall report to the department of labor and industries:
- (a) The name and claim number of the injured worker;
- (((b) The date a judgment was rendered in the case,
- (c) The date of any agreement of parties to settle the action.
- (2) The following documents are necessary to allow the adjudication of any claim in which a third party action has been taken:
- (a) A written indication of the election taken by the injured worker or beneficiary;

- (b) A copy of the court order establishing the total amount of the final judgment and the amount of attorney fees and costs involved, or;
- (c) A copy of any agreement of parties to settle the case, including the total amount of the agreed settlement;))
- (b) A written indication of election taken by the injured worker or beneficiary.
- (2) When third party action is completed, the self-insured employer shall provide the department the following:
- (a) The date the judgment was rendered in the case, and a copy of the court order establishing the total amount of the final judgment and the amount of attorney fees and costs involved, or:
- (b) The date of any agreement of parties to settle the action, and a copy of any agreement of parties to settle the case, including the total amount of the agreed settlement.
- (((d))) (c) A statement of the total amount of attorney fees and costs involved, and;
- (((c))) (d) A statement of the employer's total costs, including temporary total disability, permanent partial disability and medical costs.

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 296-15-260 CORRECTIVE ACTION. (1) The director is authorized to institute proceedings which may result in corrective action or decertification of a self-insured employer when there is cause to believe that a self-insured employer's program is not operating in accordance with the requirements of Chapter 51 RCW or when there is a petition for such action by a union or association having a substantial number of employees in the employ of the self-insured. (RCW 51.14.090).

- (2) Corrective action or decertification proceedings shall include a hearing before the director to review and determine findings pertaining to the alleged grounds for action. Any such hearing shall be conducted in accordance with the department's rules governing administrative hearings.
- (3) Corrective action or decertification proceedings may be based upon:
- (a) Grounds for decertification specified in RCW 51.14.080;
- (b) Grounds for corrective action specified in Section 2, Chapter 21, Laws of 1983;
 - (c) A petition filed pursuant to RCW 51.14.090;
- (4) The director will notify all parties at least twenty days prior to the date of the administrative hearing. The notice shall include the following:
 - (a) Nature of proceedings;
 - (b) Legal authority for holding the hearing;
- (c) Reference to the section of statutes and rules involved;
 - (d) A description of matters asserted;
 - (e) The date, time and place of the hearing;

All parties will be allowed to respond and present evidence and arguments on the issues involved.

- (5) Within 30 days of the hearing date, the department will provide written notification of the proceedings, findings and conclusions to all hearing participants. If the self-insurer's program is deemed to be not in compliance with Chapter 51 RCW, the following orders may be issued:
- (a) A notice of corrective action which shall include the nature and specifics of the findings and may include any or all of the following:
- (i) Probationary certification status for the self-insured employer for a period not to exceed one year;
- (ii) Mandatory training to correct areas of program deficiency to be approved by the department.

The subject matter to be covered shall be specified in the notice of corrective action. Personnel required to attend and the time period within which the training is to be conducted will also be identified.

- (iii) Monitoring activities of the self-insured employer for a specified period of time to determine progress regarding correction of program deficiencies may be required. The department may require submission of complete and accurate records and/or conduct an audit to verify program compliance.
- (iv) If there is a contract between the self-insured employer and a service organization which has been filed with the supervisor of industrial insurance (WAC 296-15-110), the corrective action order may specify and require that the service organization be subject to mandatory training and monitoring of activity provisions of the order
- (v) The corrective action order shall specify a time frame for submission of progress reports to the department's self-insurance administrator.
- (vi) During the first 30 days following the corrective action order, the self-insured employer shall submit a plan for the implementation of corrective action which shall include specific completion dates. If the plan is determined to be incomplete or inadequate, the department's self-insurance administrator shall notify the self-insurer of the necessary requirements or changes needed, and shall specify the date by which an amended plan shall be submitted.
- (b) If sufficient grounds for decertification exist, an order and notice will be issued. The order and notice will include, but will not be limited to:
- (i) The findings of fact upon which the determination is based.
- (ii) A statement to the self-insurer specifying the means by which the program deficiencies may be corrected.
- (iii) The date, not less than 30 days after the self-insured employer's receipt of the order and notice, when certification will be withdrawn in absence of satisfactory remedial action.
 - (iv) Provisions as stipulated by RCW 51.14.090.
- (6) Upon conclusion of the probationary certification period in the case of corrective action, or the remedial action period in the case of decertification, the program deficiencies requiring corrective action by the self-insured employer shall be evaluated by the department

- and a written report sent to affected parties. Program activities may be re-audited beyond the stated time period in order to assess continuing compliance with the objectives of the corrective action directives.
- (7) If, at the conclusion of the probationary period or remedial action period, program deficiencies continue to exist, the department shall decide whether to extend the period of probation, require additional corrective action or proceed with decertification of the self-insured employer. An Order and Notice stating the decision shall be issued.

NEW SECTION

WAC 296-15-265 PENALTIES. The department may assess penalties against a self-insurer at any time it is determined that grounds exist for such penalties as provided for in Title 51 RCW. The department shall issue an order and notice which shall state the grounds for which the penalty is assessed and the amount assessed. Upon receipt of the order and notice, the self-insurer shall pay the penalty assessment within 10 days following the date the order becomes final and binding.

WSR 83-24-028 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1809—Filed December 1, 1983]

I, Michael V. Schwisow, deputy director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Washington Raspberry Commission, chapter 16-561 WAC.

This action is taken pursuant to Notice No. WSR 83-21-084 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 15.65.180 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 1, 1983.

By Michael V. Schwisow Deputy Director

Chapter 16-561 WAC WASHINGTON <u>RED</u> RASPBERRY COMMISSION

and collection of assessments.

WAC

| 16-561-010 | Definition of terms. |
|------------|--------------------------------|
| 16-561-020 | Red raspberry commodity board. |
| 16-561-030 | Marketing order purposes. |
| 16-561-041 | Time—Place—Method for payment |

AMENDATORY SECTION (Amending Order 1478, filed 7/29/76)

WAC 16-561-010 DEFINITION OF TERMS. For the purpose of this marketing order:

- (1) "Director" means the director of agriculture of the state of Washington or his duly appointed representative.
- (2) "Department" means the department of agriculture of the state of Washington.
- (3) "Act" means the Washington Agricultural Enabling Act of 1961 or chapter 15.65 RCW.
- (4) "Person" means any person, firm, association, or corporation.
- (5) "Affected producer" means any person who produces raspberries in commercial quantities for fresh market, for processing, or for sale to processors in the state of Washington.
- (6) "Commercial quantity" means any raspberries ((produces)) produced for a market in quantities of three tons (6,000 pounds) or more, by a producer in any calendar year.
- (7) "Handler" means any person who acts as principal or agent or otherwise in processing, selling, marketing, storing, freezing, or distributing raspberries not produced by him.
- (8) "Red raspberry commodity board," hereinafter referred to as "board," means the commodity board formed under the provisions of WAC 16-561-020.
- (9) "Raspberries" means and includes all kinds, varieties, and hybrids of "RUBUS IDAEUS" of red color grown and marketed in the state of Washington.
- (10) "Marketing season" or "fiscal year" means the twelve-month period beginning with ((July 1)) January 1 of any year and ending with the last day of ((June)) December following, both dates being inclusive.
- (11) "Producer-handler" means any person who acts both as a producer and as a handler with respect to raspberries. A producer-handler shall be deemed to be a producer with respect to the raspberries which he produces and a handler with respect to the raspberries which he handles, including those produced by himself.
- (12) "Affected area" means that portion of the state of Washington located west of the summit of the Cascade Mountains.
- (13) "Sell" includes offer for sale, expose for sale, have in possession for sale, exchange, barter, or trade((; other than those sold retail by the producer)).
- (14) "Affected unit" means one pound net of raspberries.

AMENDATORY SECTION (Amending Order 1478, filed 7/29/76)

WAC 16-561-020 RED RASPBERRY COM-MODITY BOARD. (1) Administration. The provisions of this order and the applicable provisions of the act shall be administered and enforced by the board as the designee of the director.

- (2) BOARD MEMBERSHIP.
- (a) The board shall consist of eight members. Seven members shall be affected producers elected as provided in this section. The director shall appoint one member

- who is neither an affected producer nor a handler to represent the department and the public.
- (b) For the purpose of nomination and election of producer members of the board, the affected area shall be that portion of the state of Washington located west of the summit of the Cascade Mountains and shall be divided into three representative districts as follows:
- (i) District I shall have three board members, being positions 2, 3, and 6, and shall include the counties of Island, San Juan, Skagit, Snohomish, and Whatcom.
- (ii) District II shall have three board members, being positions 1, 4, and 7, and shall include the counties of Clallam, Grays Harbor, Jefferson, King, Kitsap, Mason, Pierce, and Thurston.
- (iii) District III shall have one board member, being position 5, and shall include the counties of Clark, Cowlitz, Lewis, Pacific, Skamania, and Wahkiakum.
- (3) BOARD MEMBERSHIP QUALIFICATIONS. The affected producer members of the board shall be practical producers of raspberries and shall be citizens and residents of the state of Washington, over the age of twenty-five years, each of whom is and has been actually engaged in producing raspberries within the state of Washington for a period of five years and has, during that time, derived a substantial portion of his income therefrom. Producer-handlers shall be considered to be acting only as producers for purpose of election and membership on a commodity board. The qualifications of members of the board as herein set forth must continue during the terms of office.
 - (4) TERM OF OFFICE.
- (a) The term of office, for members of the board shall be three years, and one—third of the membership as nearly as possible shall be elected each year.
- (b) Membership positions on the board shall be designated numerically; affected producers shall have positions one through seven and the member appointed by the director, position eight.
- (c) The term of office for the initial board members shall be as follows:

Positions one and two - one year;

Positions three, four, and five - two years;

Positions six, seven, and eight – three years.

- (d) No elected member of the board may serve more than two full consecutive three-year terms.
- (5) Nomination and election of board members. Each year the director shall call for a nomination meeting. Such meeting shall be held at least thirty days in advance of the date set by the director for the election of board members. Notice of every such meeting shall be published in a newspaper of general circulation within the production area not less than ten days in advance of the date of such meeting; and, in addition, written notice of every such meeting shall be given to all affected producers according to the list maintained by the director pursuant to RCW 15.65.200 of the act. Nonreceipt of notice by any interested person shall not invalidate the proceedings at such nomination meeting. Any qualified affected producer may be nominated orally for membership on the board at such nomination meeting. Nominations may also be made within five days after any such meeting by written petition filed with the director, signed

by not less than five affected producers. At the inception of this order, nominations may be made at the issuance hearing.

- (6) ELECTION OF BOARD MEMBERS.
- (a) Members of the board shall be elected by secret mail ballot within the month of June under the supervision of the director. Affected producer members of the board shall be elected by a majority of the votes cast by the affected producers. Each affected producer shall be entitled to one vote.
- (b) If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes.
- (c) Notice of every election for board membership shall be published in a newspaper of general circulation within the production area not less than ten days in advance of the date of such election. Not less than ten days prior to every election for board membership, the director shall mail a ballot of the candidates to each affected producer entitled to vote whose name appears on the list of such affected producers maintained by the director in accordance with RCW 15.65.200. Any other affected producer entitled to vote may obtain a ballot by application to the director upon establishing his qualifications. Nonreceipt of a ballot by any affected producer shall not invalidate the election of any board members.
- (7) VACANCIES PRIOR TO ELECTION. In the event of a vacancy on the board, the remaining members shall select a qualified person to fill the unexpired term.
- (8) QUORUM. A majority of the members shall constitute a quorum for the transaction of all business and the carrying out of all duties of the board.
- (9) BOARD COMPENSATION. No member of the board shall receive any salary or other compensation, but each member shall receive \$35.00 for each day in actual attendance at or traveling to and from meetings of the board or on special assignment for the board, together with travel expenses at the rates allowed state employees.
- (10) POWERS AND DUTIES OF THE BOARD. The board shall have the following powers and duties:
- (a) To administer, enforce, and control the provisions of this order as the designee of the director.
- (b) To elect a chairman and such other officers as the board deems advisable.
- (c) To employ and discharge at its discretion such personnel as the board determines necessary and proper to carry out the purpose of the order and effectuate the declared policies of the act.
- (d) To pay only from monies collected as assessments or advances thereon the costs arising in connection with the formulation, issuance, administration, and enforcement of the order. Such expenses and costs may be paid by check, draft, or voucher in such form and in such manner and upon the signature of the person as the board may prescribe.
- (e) To reimburse any applicant who has deposited with the director in order to defray the costs of formulating the order.
- (f) To establish a "raspberry board marketing revolving fund" and such fund to be deposited in a bank or

- banks or financial institution or institutions, approved for the deposit of state funds, in which all money received by the board, except as the amount of petty cash for each day's needs, not-to-exceed one hundred dollars, shall be deposited each day or as often during the day as advisable.
- (g) To keep or cause to be kept in accordance with accepted standards of good accounting practice, accurate records of all assessments, paid outs, moneys, and other financial transactions made and done pursuant to this order. Such records, books, and accounts shall be audited ((at least annually)) subject to procedures and methods lawfully prescribed by the state auditor. Such books and accounts shall be closed as of the last day of each fiscal year ((of the state of Washington)). A copy of such audit shall be delivered within thirty days after the completion thereof to the governor, the director, the state auditor, and the board.
- (h) To require a bond of all board members and employees of the board in a position of trust in the amount the board shall deem necessary. The premium for such bond or bonds shall be paid by the board from assessments collected. Such bond shall not be necessary if any such board member or employee is covered by any blanket bond covering officials or employees of the state of Washington.
- (i) To prepare a budget or budgets covering anticipated income and expenses to be incurred in carrying out the provisions of the order during each fiscal year.
- (j) To establish by resolution, a headquarters which shall continue as such unless and until so changed by the board. All records, books, and minutes of board meetings shall be kept at such headquarters.
- (k) To adopt rules and regulations of a technical or administrative nature, subject to the provisions of chapter 34.04 RCW (Administrative Procedure Act).
- (1) To carry out the provisions of RCW 15.65.510 covering the obtaining of information necessary to effectuate the provisions of the order and the act, along with the necessary authority and procedure for obtaining such information.
- (m) To bring actions or proceedings upon joining the director as a party for specific performance, restraint, injunction, or mandatory injunction against any person who violates or refuses to perform the obligations or duties imposed upon him by the act or the order.
- (n) To confer with and cooperate with the legally constituted authorities of other states and of the United States for the purpose of obtaining uniformity in the administration of federal and state marketing regulations, licenses, agreements, or orders.
- (o) To carry out any other grant of authority or duty provided designees and not specifically set forth in this section.
 - (11) Procedures for board.
- (a) The board shall hold regular meetings, at least quarterly, and such meetings shall be held in accordance with chapter 42.30 RCW (Open Public Meetings Act).
- (b) The board shall hold an annual meeting, at which time an annual report will be presented. The proposed budget shall be presented for discussion at the meeting. Notice of the annual meeting shall be given by the board

at least ten days prior to the meeting by written notice to each producer and by regular wire news services and radio-television press.

(c) The board shall establish by resolution, the time, place, and manner of calling special meetings of the board with reasonable notice to the members: PROVID-ED, That the notice of any special meeting may be waived by a waiver thereof by each member of the board.

AMENDATORY SECTION (Amending Order 1478, filed 7/29/76)

WAC 16-561-030 MARKETING ORDER PUR-POSES. The order is to promote the general welfare of the state, to enable producers of raspberries to help themselves establish orderly, fair, sound, efficient, unhampered marketing; facilitate cultural and harvesting improvements, and regulate unfair trade practices within the industry. To carry out the purposes of the order, the board may provide for a program in one or more of the following areas:

- (1) Establish plans and conduct programs for advertising, sales, promotion, and/or other programs for maintaining present markets and/or creating new or larger markets for raspberries. Such programs shall be directed toward increasing the sale of raspberries without reference to any particular brand or trade name and shall neither make use of false or unwarranted claims in behalf of raspberries nor disparage the quality, value, sale, or use of any other agricultural commodity.
- (2) Provide for research in the production, processing, and/or marketing of raspberries and expend the necessary funds for such purposes. Insofar as practicable, such research shall be carried on by experiment stations of Washington State University, but if in the judgment of the board, said experiment stations do not have the facilities for a particular project or if some other research agency has better facilities therefor, the project may be carried out by other research agencies selected by the board.
- (3) Provide for marketing information and services to affected producers, for the verification of grades, standards, weights, tests, and sampling of quality and quantity of raspberries purchased by handlers from affected producers and for the purpose of facilitating the efficient marketing of raspberries.

AMENDATORY SECTION (Amending Order 1, filed 6/3/77)

WAC 16-561-041 TIME—PLACE—METHOD FOR PAYMENT AND COLLECTION OF ASSESS-MENTS. Effective with the growing season of 1977, the following procedure is established for the reporting and paying of assessments levied pursuant to RCW 15.65-.410 and WAC 16-561-040:

(1) All first handlers of raspberries for resale or for processing shall withhold the amount of the assessment from their remittance to growers and transmit same to the commission. Where the first handler does not remit proceeds to the producer, the first handler shall include

in his bill for services the assessment due and upon payment by the producer shall remit same to the commission. All such assessments accumulated in one calendar week will be due and payable to the commission on or before the end of the following calendar week. First handlers shall submit to the commission on or before September 30 of each year, a report listing the name, address, pounds handled or purchased, and amount deducted or collected for each producer on forms provided by the commission.

- (2) All growers selling raspberries other than to first handlers for resale or processing, whether selling direct or through brokers, and including all sales at retail, shall pay the assessment directly to the commission, on or before September 30 of each year.
- (3) All growers having raspberries in cold storage that are not sold on September 15 of each year, shall compute the assessment due on such berries and pay same to the commission by September 30 of each year.
- (4) Any assessments paid after the above deadlines shall be accompanied by a penalty fee of 10% as provided in RCW 15.65.440 of the act.

WSR 83-24-029 PROPOSED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Filed December 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Employment Relations Commission intends to adopt, amend, or repeal rules concerning unfair labor practice case rules, chapter 391–45 WAC, repealing WAC 391–45–171;

that the agency will at 10:30 a.m., Friday, January 14, 1984, in the 2nd Floor Conference Room, Evergreen Plaza Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 34.04.022, 41.58.050, 41.56.090 and 41.59.110.

The specific statute these rules are intended to implement is RCW 34.04.022 and chapter 47.64 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 13, 1984.

Dated: November 29, 1983

By: Marvin L. Schurke

Executive Director

STATEMENT OF PURPOSE

Title: Chapter 391-45 WAC, Unfair labor practice case rules.

Description of Purpose: To govern proceedings before the Public Employment Relations Commission on petitions for unfair labor practice.

Statutory Authority: RCW 34.04.022, 41.58.050, 41-.56.090 and 41.59.110.

Summary of Rule: WAC 391-45-171 is repealed.

Reasons Supporting Proposed Action: Chapter 58, Laws of 1983, amended RCW 41.56.170 to delete a five-day time limit on the filing of an answer to a complaint charging unfair labor practices. Repeal of WAC 391-45-171 will permit the general rule on answers (set forth in WAC 391-45-170) to operate, thus implementing the legislative mandate of RCW 41.58.005 for uniformity in the administration of collective bargaining statutes by the commission.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Marvin L. Schurke, Execu-Director. Public Employment Relations 603 Evergreen Commission. Plaza, Olympia, Washington 98504, telephone: (206) 753-3444.

Person or Organization Proposing Rule and Whether Public, Private, or Governmental: The changes are proposed by the Public Employment Relations Commission, a state agency.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: These changes are made to conform the rules adopted by the Public Employment Relations Commission to recent legislative changes.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: No.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391-45-171 SPECIAL PROVISION-PUBLIC EMPLOYEES.

WSR 83-24-030 ADOPTED RULES **DEPARTMENT OF** SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2052—Filed December 1, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home licensure program administration, amending chapter 388-98 WAC.

This action is taken pursuant to Notice Nos. WSR 83-20-055 and 83-23-070 filed with the code reviser on September 30, 1983, and November 18, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.51.070 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 18.51 RCW.

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

APPROVED AND ADOPTED November 23, 1983.

By David A. Hogan, Director Division of Administration and Personnel AMENDATORY SECTION (Amending Order 1515, filed 6/25/80)

WAC 388-98-001 DEFINITIONS. (1) For purposes of this section, the following words or phrases shall have the following meanings unless the context clearly indicates otherwise:

- (2) "Applicant" means an individual, partnership, corporation, or other legal entity which seeks a license to operate a nursing home.
- (3) "Deficiency" means a finding by the department written on a statement of deficiency/plan of correction form indicating the part(s) of chapter 248-14 WAC that
- (4) "Department" means the state department of social and health services.
- (5) "Director" means an individual who has been elected or appointed as director of a corporation.
- (6) "Licensed nursing home" means a nursing home licensed pursuant to chapter 18.51 RCW.
- (7) "Licensee" means an individual, partnership, corporation, or other legal entity to whom a license to operate a nursing home has been granted or a person subject to such licensure as determined by the department but does not include any employee of such licensee or person unless that employee is an owner of five percent or more of the assets of the licensed entity.
- (8) "Licensee's agent" means the designated nursing home administrator, or an individual allowed to perform managerial functions in his/her absence.
- (9) "Officer" means an individual who has been appointed an officer of a corporation.
- (10) "Owner of five percent or more of the assets of a nursing home" means:
- (a) In the case of a sale proprietorship, the owner, or if owned as community property, the owner and his/her
- (b) In the case of a corporation, the owner of at least five percent of the capital stock of said corporation; or
- (c) In the case of any other type of business entity, the owner of a beneficial interest in at least five percent of the capital assets of such entity.
- (11) "Partner" means an individual who is in a partnership which owns or operates a nursing home.
- (12) "Reasonable time" means a period of time determined by the department and noted in the plan of correction. In determining the length of the period of time for correction of each class of deficiency, the department will consider:
- (a) The gravity of the deficiency, including the severity and immediacy of the actual or potential harm to any
- (b) The minimum amount of time practicably required to correct.
- (13) "Stop placement" means action instituted by the department prohibiting nursing home admissions, readmissions, and transfers of individual patients.

NEW SECTION

WAC 388-98-700 STOP PLACEMENT. (1) Where the department determines that a nursing home no longer substantially meets the requirements of chapter 18.51 or 74.42 RCW or 42 U.S.C. § 1395 x(j) or 42 U.S.C. § 1396 d(c), respectively, or regulations promulgated thereunder, and further determines that the provider's deficiencies do jeopardize the health and safety of its patients, the department shall institute a stop placement on such provider on a date specified by the department: PROVIDED, That readmissions from a hospital may be approved when it is determined by the department that such readmission would be in the best interest of the individual patient.

- (2) The stop placement shall be terminated when:
- (a) The provider states in writing that the deficiencies necessitating the stop placement action have been corrected; and
- (b) Department staff confirms in a timely fashion not to exceed fifteen working days whether the deficiencies necessitating the stop placement action have been corrected and that the provider exhibits the capacity to continue to deliver adequate care and service.
- (3) A nursing home provider shall have the right to request an informal conference within ten days of notice of the stop placement to present written evidence to refute the deficiencies.
- (4) A nursing home provider shall have the right to request a fair hearing within thirty days of notice of the stop placement to appeal a stop placement action.
- (a) A request for a fair hearing or an informal conference shall not suspend or delay a stop placement.
- (b) A final decision shall be rendered within seven calendar days of the hearing, unless extended by a continuance of the hearing requested by or consented to by the appellant.
- (5) The stop placement will remain in effect until there is a final administrative decision or until the conditions of subsection (2) of this section have been satisfied.

WSR 83-24-031 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-01—Filed December 1, 1983—Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to rules of practice and procedure, chapter 391–08 WAC.

This action is taken pursuant to Notice No. WSR 83-20-008 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

AMENDATORY SECTION (Amending Order 80-4, filed 9/30/80, effective 11/1/80)

WAC 391-08-001 APPLICATION AND SCOPE OF CHAPTER 391-08 WAC. Chapter 391-08 WAC has been added to the Washington Administrative Code by the Public Employment Relations Commission pursuant to the authority of section 12, chapter 288, Laws of 1975 1st ex. sess. (RCW 41.59.110); sections 14((;)) and 20 ((and 35)), chapter 296, Laws of 1975 1st ex. sess. (RCW 28B.52.080((;)) and 41.56.040((; and 47-.64.040))); and section 3, chapter 5, Laws of 1975, ((2d)) 2nd ex. sess. (RCW 41.58.050), to promulgate comprehensive and uniform rules for practice and procedure before the agency. The provisions of chapter 1-08 WAC shall not be applicable to proceedings before the agency. This chapter sets forth general rules applicable to all types of proceedings before the agency, and should be read in conjunction with the provisions of:

- (1) Chapter 10-08 WAC which contains rules promulgated by the chief administrative law judge governing the conduct of contested cases.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (((2))) (3) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.
- (((3))) (4) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (((4))) (5) Chapter 391-55 WAC, which contains rules relating to the resolution of impasses occurring in collective bargaining.
- (((5))) (6) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (((6))) (7) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

In the event of a conflict between general rule in this chapter and a special rule in another chapter applicable to a particular proceeding, the special rule shall govern.

AMENDATORY SECTION (Amending Order 80-4, filed 9/30/80, effective 11/1/80)

WAC 391-08-007 DEFINITIONS. As used in Title 391 WAC:

- (1) "Agency" means the Public Employment Relations Commission, its officers and agents;
- (2) "Commission" means the Public Employment Relations Commission;

- (3) "Executive director" means the officer of that title appointed by the commission pursuant to RCW 41.58.015(2):
- (4) "Labor dispute" means any controversy concerning terms or conditions of employment, or concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, regardless of whether or not the disputants stand in the proximate relation of employer and employee.
- (5) "Presiding officer" means an agency official(s), examiner, hearing officer or other person authorized to act on behalf of the agency.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391–08–100 SERVICE OF PROCESS—COMPUTATION OF TIME. In computing any period of time prescribed or allowed by any applicable ((statue)) statute or rule, the day of the act, event, or default after which the designated period of time begins to run is not to be included. The last day of the period so computed is to be included, unless it is a Saturday, Sunday or a legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, Sunday nor a holiday. When the period of time prescribed or allowed is less than seven days, intermediate Saturdays, Sundays and holidays shall be excluded in the computation.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-120 SERVICE OF PROCESS-((UPON WHOM SERVED)) FILING AND SERV-ICE OF PAPERS. (1) All ((formal papers served by the agency or by any party shall be served upon all counsel then of record and upon all parties not represented by counsel or upon their agents designated by them or by law. Any counsel entering an appearance subsequent to the initiation of the proceeding shall notify all other counsel then of record and all parties not represented by counsel of such fact. Except as specifically provided elsewhere in these rules, copies of all correspondence directed to the agency or by the agency in connection with any matter pending before the agency shall be furnished to all counsel of record and to all parties not represented by counsel.)) notices, pleadings, and other papers filed with the presiding officer shall be served upon all counsel and representatives of record and upon parties not represented by counsel or upon their agents designated by them or by law.

- (2) Service shall be made personally or, unless otherwise provided by law, by first class, registered, or certified mail, or by telegraph.
- (3) Service by mail shall be regarded as completed upon deposit in the United States mail properly stamped and addressed, and by telegraph when deposited with a telegraph company properly addressed and with charges prepaid.
- (4) Papers required to be filed with the agency or with the presiding officer shall be deemed filed upon actual

receipt during office hours at any office of the agency or of the presiding officer.

(5) Where proof of service is required by statute or rule, filing the papers with the presiding officer, together with either an acknowledgment of service or the following certificate shall constitute proof of service:

"I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding by delivering a copy thereof in person to (names) or by mailing a copy thereof, properly addressed with postage prepaid, to each party to the proceeding or his or her attorney or authorized agent.

Dated at this ... day of, 19.... (signature)"

AMENDATORY SECTION (Amending Order 80-4, filed 9/30/80, effective 11/1/80)

WAC 391-08-180 SERVICE OF PROCESS— CONTINUANCES. ((Immediately upon receipt of notice of a hearing, or as soon thereafter as circumstances necessitating a continuance come to its knowledge, any party desiring a continuance shall notify all other parties prior to filing a request for continuance with the agency. All continuance requests shall be filed in writing and shall specify, in detail, the reasons why the continuance is necessary, the position of all other parties concerning the requested continuance and suggested alternative dates for rescheduling. In passing upon a request for continuance, the agency shall consider whether the request was promptly and timely made. For good cause shown, the agency or its designated hearing officer or examiner may grant a continuance and may at any time order a continuance on its or his own motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, the examiner or other officer conducting the hearing may, in his discretion, continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing.)) Postponements, continuances, extensions of time, and adjournments may be ordered by the presiding officer on his or her own motion or may be granted on timely request of any party, with notice to all other parties, showing good and sufficient cause therefor.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-210 DEFINITION OF ISSUES—PREHEARING CONFERENCE ((AUTHORIZED)). ((In any proceeding, the agency or its designated hearing officer or examiner, upon its or his own motion or upon the motion of one of the parties or their qualified representatives, may in its or his discretion direct the parties or their qualified representatives to appear at a specified time and place for a conference to consider:

- (1) The simplification of issues;
- (2) The necessity of amendments to the pleadings;
- (3) The possibility of obtaining stipulations, admissions of facts and of documents;
 - (4) The limitation of the number of expert witnesses;

(5) Such other matters as may aid in the disposition of the proceeding.) (1) The presiding officer upon his or her own motion or upon request of a party may direct the parties or their representatives to engage in a prehearing conference or conferences to consider:

(a) Simplification of issues;

- (b) The necessity or desirability of amendments to the pleadings;
- (c) The possibility of obtaining stipulations, admissions of fact and admissions of the genuineness of documents which will avoid unnecessary proof;
- (d) Limitations on the number and consolidation of the examination of witnesses;

(e) Procedural matters;

(f) Distribution of written testimony and exhibits to the parties prior to the hearing;

(g) Such other matters as may aid in the disposition

or settlement of the proceeding.

(2) Prehearing conferences may be held by telephone conference call or at a time and place specified by the

presiding officer.

- (3) Following the prehearing conference, the presiding officer shall issue an order reciting the action taken at the conference, the amendments allowed to the pleadings, and the agreements made by the parties concerning all of the matters considered. If no objection to such notice is filed within ten days after the date such notice is mailed, it shall control the subsequent course of the proceeding unless modified for good cause by subsequent order.
- (4) In any proceeding the presiding officer may, in his or her discretion, conduct a conference prior to the taking of testimony, or may recess the hearing for such conference, for the purpose of carrying out the purpose of this rule. The presiding officer shall state on the record the results of such conference.
- (5) Nothing in this rule shall be construed to limit the right of an agency to order a prehearing conference or other settlement procedure prior to issuance of a notice of hearing.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-300 SUBPOENAS—FORM. Every subpoena shall state the name of the agency as: State of Washington, Public Employment Relations Commission; and shall state the title of the proceeding((, if any, shall show on its face the name and address of the party at whose request the subpoena was issued; and shall command the person to whom it is directed to attend and give testimony or produce designated books, documents or things under his control at a specified time and place)) and case number.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-310 SUBPOENAS—ISSUANCE TO PARTIES. Subpoenas requiring the attendance and testimony of witnesses or the production of evidence shall be issued ex parte to any party to a ((contested)) case: PROVIDED, HOWEVER, That no subpoena shall

be issued or given effect to require the attendance and testimony of, or the production of evidence by, any member of the commission or any member of the agency staff in any proceeding before the agency. The commission or its hearing officer or examiner shall issue subpoenas upon the application of counsel or other representative authorized to practice before the agency, and may condition the issuance of subpoenas to parties not so represented upon a showing of general relevance and reasonable scope of the testimony or evidence sought. Attorneys may act under the authority conferred by RCW 34.04.105(2)(a).

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-600 AGENCY DECISIONS ((IN CONTESTED CASES))—FORM AND CONTENT. Every decision and final order shall:

- (1) Be correctly captioned as to name of agency and name of proceeding;
- (2) Designate all parties and ((counsel to)) representatives participating in the proceeding;
- (3) Include a concise statement of the nature and background of the proceeding;
- (4) ((Be accompanied by appropriate numbered findings of fact and conclusions of law;
- (5) Whenever practical, the conclusions of law shall include the reason or reasons for the particular order or remedy afforded;
- (6) Wherever practical, the conclusions and/or order shall be referenced to specific provisions of the law and/or regulations appropriate thereto, together with reasons and precedents relied upon to support the same.)) Contain appropriate numbered findings of fact based exclusively on the record;
- (5) Contain appropriate numbered conclusions of law, including citations of statutes and rules relied upon;
- (6) Contain an order, decision, or recommendation, as appropriate, disposing of all contested issues;
- (7) If applicable, contain a statement describing the parties' rights to agency review of the order or decision.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-610 AGENCY DECISIONS ((IN CONTESTED CASES))—SERVICE. Every final order issued by the agency shall be served on each party or upon the agency designated by the party or by law to receive service of such papers; and a copy shall be furnished to any counsel or person appearing for a party in a representative capacity.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 391-08-103 SERVICE OF PRO-CESS—ADDITIONAL TIME AFTER SERVICE BY MAIL.

| (2) | WAC | 391-08-105 | SERVICE OF PRO- CESS—EXTENSION |
|-------|-----|------------|------------------------------------|
| | | | OF TIME. |
| (3) | WAC | 391-08-130 | SERVICE OF PRO- |
| (-) | | 011 00 150 | CESS—METHOD OF |
| | | | SERVICE. |
| (4) | WAC | 391-08-140 | |
| (-) | | | CESS—COMPLETION |
| | | | OF SERVICE ON |
| | | | PARTIES. |
| (5) | WAC | 391-08-150 | |
| ` ' | | | CESS—FILING WITH |
| | | | AGENCY. |
| (6) | WAC | 391-08-170 | SERVICE OF PRO- |
| ` ' | | | CESS-NOTICE OF |
| | | | HEARING. |
| (7) | WAC | 391-08-220 | |
| ` ' | | | SUES—RECORD OF |
| | | | ACTION TAKEN DUR- |
| | | | ING PREHEARING |
| | | | CONFERENCE. |
| (8) | WAC | 391-08-320 | SUBPOENAS— |
| | | | SERVICE. |
| | | 391-08-330 | SUBPOENAS—FEES. |
| (10) | WAC | 391-08-340 | SUBPOENAS—PROOF |
| | | | OF SERVICE. |
| (11) | WAC | 391-08-350 | SUBPOENAS— |
| | | | QUASHING. |
| (12) | WAC | 391-08-360 | SUBPOENAS— |
| | | | ENFORCEMENT. |
| (13) | WAC | 391-08-370 | SUBPOENAS—GEO- |
| | | ••• | GRAPHICAL SCOPE. |
| (14) | WAC | 391-08-400 | EVIDENCE—EXAMI- |
| | | | NATION OF |
| (1.5) | | 201 00 110 | WITNESSES. |
| (15) | WAC | 391-08-410 | |
| | | | CATION OF RULES OF |
| (14) | WAC | 391-08-420 | EVIDENCE. EVIDENCE—OBJEC- |
| (10) | WAC | 391-08-420 | TIONS AND RULINGS. |
| (17) | WAC | 201 09 450 | |
| (17) | WAC | 391–08–450 | EVIDENCE—STIPU- LATIONS AND AD- |
| | | | MISSIONS OF |
| | | | RECORD. |
| (18) | WAC | 391-08-460 | EVIDENCE—SUBMIS- |
| (10) | WAC | 371-00-400 | SION OF DOCUMEN- |
| | | | TARY EVIDENCE. |
| (19) | WAC | 391-08-470 | EVIDENCE—EX- |
| (17) | | 521 00 T/O | CERPTS FROM DOCU- |
| | | | MENTARY EVIDENCE. |
| (20) | WAC | 391-08-490 | EVIDENCE—REFUSAL |
| () | | | OF WITNESS TO |
| | | | ANSWER. |
| | | | |

WSR 83-24-032 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-02-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to representation case rules, chapter 391-25 WAC.

This action is taken pursuant to Notice No. WSR 83-20-009 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

AMENDATORY SECTION (Amending Order 80-5, filed 9/30/80, effective 11/1/80)

WAC 391-25-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) ((Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5))) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391–25–330 AUTHORITY OF HEARING OFFICER.

WSR 83-24-033 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-03-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to unit clarification case rules, chapter 391-35 WAC.

This action is taken pursuant to Notice No. WSR 83-20-010 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke Executive Director

AMENDATORY SECTION (Amending Order 80-6, filed 9/30/80, effective 11/1/80)

WAC 391-35-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.

- (4) ((Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5))) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391–35–150 AUTHORITY OF HEARING OFFICER.

WSR 83-24-034 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-04-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to unfair labor practice case rules, chapter 391-45 WAC.

This action is taken pursuant to Notice No. WSR 83-20-011 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke
Executive Director

AMENDATORY SECTION (Amending Order 80-7, filed 9/30/80, effective 11/1/80)

WAC 391-45-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

(1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.

- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) ((Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5))) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391–45–150 AUTHORITY OF EXAMINER.

WSR 83-24-035 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-05-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to impasse resolution case rules, chapter 391-55 WAC.

This action is taken pursuant to Notice No. WSR 83-20-012 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. Special provisions required for conformity with a particular

statute are set forth in separate rules numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees), are set forth in WAC sections numbered one digit greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-200.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-300.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-400.
- (((4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-500.))

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-110 IMPASSE RESOLUTION—DISPUTE RESOLUTION PANEL. The commission shall establish and maintain a panel of <u>individuals</u> qualified ((individuals and)) to serve in an impartial capacity in the resolution of labor disputes.

- (1) Applicants for membership on the dispute resolution panel must demonstrate minimum background and experience equal to the minimum qualifications for the working level positions on the professional staff of the commission: A master's degree in labor relations, personnel management or industrial relations or closely allied field, and experience equivalent to two years of full-time work with major assignments in collective bargaining, contract administration or related work as a union, management or government official, mediator, arbitrator or educator in the above areas. A law degree may be substituted for the master's degree. Additional qualifying experience may be substituted, year for year, for education.
- (2) Applicants for membership on the dispute resolution panel must furnish letters of recommendation from:
 (a) At least one attorney, consultant or labor relations director representing management; (b) at least one attorney, union officer or business agent representing labor; and (c) at least one impartial arbitrator, mediator or labor relations administrative agency official. Such letters of recommendation must support the acceptability of the applicant as an impartial in the resolution of labor disputes.
- (3) Applicants for membership on the dispute resolution panel must file, in the form specified by the executive director, information on their background, qualifications, professional certifications and affiliations. All information submitted shall be subject to administrative verification.

(4) Applications of persons appearing to be qualified for membership on the panel shall be forwarded to the commission for consideration and action. The commission shall review each application submitted to it, together with the supporting letters of recommendation, and shall notify the applicant of the determination made. Upon initial application or at any subsequent time as it may appear to the commission that the applicant or member of the dispute resolution panel has failed or refused to comply with applicable statutes, rules and ethical standards, the application shall be rejected or the member shall be removed from the dispute resolution panel. A member shall also be removed from the panel if he or she has ceased accepting appointments as an impartial in the resolution of labor disputes.

(5) Persons referred from the dispute resolution panel must be impartial. No active member of the dispute resolution panel may serve in any capacity as an advocate or representative for either labor or management in labor relations matters. Any member of the panel who intends to engage in advocacy work shall so notify the executive director and shall be placed on inactive status on the panel while such advocacy work continues.

(6) Upon request of the parties, the executive director shall make a list of members of ((that)) the dispute resolution panel available to parties for their use in selecting a neutral chairman for an interest arbitration panel, a grievance arbitrator, a fact-finder or an ad hoc interest arbitrator. ((Any person may apply for membership on the panel and,)) The parties may use any method agreed upon for selecting an impartial from the list provided by the executive director. In the absence of agreement on any other method, they shall alternately strike names from the list, with the order of striking determined by lot.

(7) Upon ((acceptance)) appointment to the dispute resolution panel by the ((agency, shall)) commission, the panel member may be placed under contract pursuant to RCW 39.29.010. Only persons listed on the panel will be compensated by the agency ((as a neutral chairman under RCW 41.56.450 or as a fact-finder under RCW 41.59.120)) under personal service contract for services.

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-205 UNIFORMED PERSON-NEL—APPOINTMENT OF PARTISAN ARBITRA-TORS. Within ((five)) seven days following the issuance of the notice by the executive director, each party shall name one person who is available and willing to serve as its member of the arbitration panel, and shall notify the opposite party and the executive director of the name, address and telephone number of the person so designated. The members so appointed shall proceed as provided in RCW 41.56.450.

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-210 UNIFORMED PERSONNEL—SELECTION OF IMPARTIAL ARBITRATOR. (1) If the appointed members agree on the

selection of a neutral chairman, they shall obtain a commitment to serve, and shall notify the executive director of the identity of the neutral chairman so selected.

(2) If the appointed members agree to have the commission appoint a neutral chairman, they shall file with the executive director a written joint request. The parties and the appointed members are not entitled to influence the designation of an arbitrator under this subsection and shall not, either in writing or by other communication, attempt to indicate any preference for or against any person as the neutral chairman to be appointed by the commission. Upon the filing of a request in compliance with this subsection, the executive director shall appoint a neutral chairman from the commission staff or the dispute resolution panel.

(3) If the appointed members desire to select a neutral chairman from a panel of arbitrators, they shall attempt to agree as to which of the agencies designated in RCW 41.56.450 will supply the list of arbitrators. If the choice of agency is agreed, either party or the parties jointly shall proceed forthwith to request a panel of five arbitrators. If the appointed members are unable to agree within ((five)) seven days following their first meeting as to which agency is to supply the list of arbitrators, either of them may apply to the executive director for a list of five available neutral chairmen other than agency staff members and the neutral chairman shall be selected from the commission's dispute resolution panel. All request for panels under this subsection shall specify: "For interest arbitration proceedings under RCW 41.56.450." The selection of the impartial arbitrator shall be made pursuant to the rules of the agency supplying the list of arbitrators, and the parties shall notify the executive director of the identity of the arbitrator so selected.

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-310 EDUCATIONAL EMPLOY-EES—SELECTION OF FACT FINDER. Upon the filing of a timely request for fact finding, the executive director shall furnish the parties a list of five members of the dispute resolution panel from which the parties will be invited to exercise their right under RCW 41.59.120(5). Within seven days following receipt of the list, the parties shall meet to attempt to select a fact finder. The parties may agree to designate the mediator as fact finder. If the parties agree on a fact finder, they shall obtain a commitment to serve and shall notify the executive director of the identity of the fact finder so selected. If the parties are unable to agree on a fact finder under RCW 41.59.120(5), they shall notify the executive director, who shall designate a fact finder from the commission staff or the dispute resolution panel. The parties are not entitled to influence the designation of a fact finder and shall not, either in writing or by other communication, attempt to indicate any preference for or against any person as the fact finder to be appointed by the commission.

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-355 EDUCATIONAL EMPLOY-EES—EXPENSES OF FACT FINDING. Each party shall pay the expenses of presenting its own case. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expense of a fact finder ((selected from)) appointed by the commission ((panel)) shall be paid by the commission.

AMENDATORY SECTION (Amending Order 80-8, filed 9/30/80, effective 11/1/80)

WAC 391-55-455 ACADEMIC EMPLOYEES—EXPENSES OF FACT FINDING. Each party shall pay the expenses of presenting its own case. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expense of a fact finder ((selected from the commission panel)) shall be paid by the ((commission)) parties equally.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 391-55-500 MARINE EMPLOYEES—INTEREST ARBITRATION.
- (2) WAC 391-55-510 MARINE EMPLOYEES—INTERVENTION AND CONSOLIDATION OF PROCEEDINGS.
- (3) WAC 391-55-515 MARINE EMPLOYEES—CONDUCT OF INTEREST ARBITRATION PROCEEDINGS.
- (4) WAC 391-55-520 MARINE EMPLOYEES—SUBMISSION OF ISSUES FOR ARBITRATION.
- (5) WAC 391-55-525 MARINE EMPLOYEES—HEARING.
- (6) WAC 391-55-530 MARINE EMPLOYEES—ORDER OF PROCEEDINGS AND EVIDENCE.
- (7) WAC 391-55-535 MARINE EMPLOYEES—ARBITRATION IN THE ABSENCE OF A PARTY.
- (8) WAC 391-55-540 MARINE EMPLOYEES-CLOSING OF HEARING.
- (9) WAC 391-55-545 MARINE EMPLOYEES—INTEREST ARBITRATION AWARD.
- (10) WAC 391-55-560 MARINE EMPLOY-EES—CENTRAL FILING OF AGREEMENTS.

WSR 83-24-036 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-06-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to grievance arbitration rules, chapter 391-65 WAC.

This action is taken pursuant to Notice No. WSR 83-20-013 filed with the code reviser on September 22,

1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

AMENDATORY SECTION (Amending Order 80-9, filed 9/30/80, effective 11/1/80)

WAC 391-65-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) ((Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter, and in a subchapter of rules beginning with WAC 391-65-500.
- (5))) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 391-65-500 MARINE EMPLOYEES—GRIEVANCE ARBITRATION.
- (2) WAC 391-65-510 MARINE EMPLOYEES—INTERVENTION AND CONSOLIDATION OF PROCEEDINGS.

- (3) WAC 391-65-515 MARINE EMPLOYEES—CONDUCT OF GRIEVANCE ARBITRATION PROCEEDINGS.
- (4) WAC 391-65-525 MARINE EMPLOYEES—HEARING.
- (5) WAC 391-65-530 MARINE EMPLOYEES—ORDER OF PROCEEDINGS AND EVIDENCE.
- (6) WAC 391-65-535 MARINE EMPLOYEES—ARBITRATION IN THE ABSENCE OF A PARTY.
- (7) WAC 391-65-540 MARINE EMPLOYEES—CLOSING OF HEARING.
- (8) WAC 391-65-545 MARINE EMPLOYEES—EXAMINER DECISION.
- (9) WAC 391-65-550 MARINE EMPLOYEES—PETITION FOR REVIEW OF EXAMINER DECISION.
- (10) WAC 391-65-555 MARINE EMPLOY-EES—COMMISSION ACTION.
- (11) WAC 391-65-560 MARINE EMPLOY-EES—GRIEVANCE ARBITRATION REMEDIES.

WSR 83-24-037 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-07-Filed December 1, 1983-Eff. January 1, 1984]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to union security dispute rules, chapter 391–95 WAC.

This action is taken pursuant to Notice No. WSR 83-20-014 filed with the code reviser on September 22, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090, 41.59.110 and 28B.52.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

NEW SECTION

WAC 391-95-280 FILING AND SERVICE OF CROSS-PETITION FOR REVIEW. Where a petition for review has been timely filed under WAC 391-95-270, any party who has not previously filed a petition for review may, within seven days after the last date on which a petition for review may be filed, file a cross-petition for review. Such cross-petition for review shall be filed and served in the same manner as a petition for review. Upon the filing of a cross-petition for review, the deadline for the submission of briefs or written arguments shall be extended by seven days.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391-95-210 AUTHORITY OF HEARING OFFICER.

WSR 83-24-038 EMERGENCY RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 83-08-Filed December 1, 1983]

Be it resolved by the Public Employment Relations Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to unfair labor practice case rules, chapter 391-45 WAC, repealing WAC 391-45-171.

We, the Public Employment Relations Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is to conform these rules to the requirements of RCW 41.56.170.

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

This rule is promulgated pursuant to RCW 34.04.022, 41.58.050, 41.56.090 and 41.59.110 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 16, 1983.

By Marvin L. Schurke

Executive Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 391-45-171 SPECIAL PROVISION—PUBLIC EMPLOYEES.

WSR 83-24-039 NOTICE OF PUBLIC MEETINGS BOARD FOR VOLUNTEER FIREMEN

[Memorandum—November 30, 1983]

The State Board for Volunteer Firemen have scheduled the following quarterly business meetings for 1984: January 20 – Secretary's Office – Temple of Justice at 10:00 a.m.; March 23 – Secretary's Office – Temple of Justice at 10:00 a.m.; August 15 – Tyee Motor Inn –

Olympia - approximately 3:00 p.m. Will be held in conjunction with the Washington State Firefighters' Association Conference and Fire School; and October 26 -Secretary's Office – Temple of Justice at 10:00 a.m.

WSR 83-24-040 NOTICE OF PUBLIC MEETINGS **BOARD FOR** COMMUNITY COLLEGE EDUCATION

[Memorandum—November 30, 1983]

The Washington State Board for Community College Education does establish the following times and places for its regular meetings for the calendar year 1984:

January 18-19* February 22-23* March 28-29* May 2-3* June 13-14* September 5-6* October 17-18* December 5-6*

Edmonds Community College Olympia Technical Community College Clark College Yakima Valley Community College North Seattle Community College Olympia Technical Community College Wenatchee Valley College Olympia Technical Community College

*Dates on which meetings will be held should two-day meetings not be necessary.

WSR 83-24-041 ADOPTED RULES EASTERN WASHINGTON UNIVERSITY

[Resolution No. 83-01-Filed December 1, 1983]

Be it resolved by the board of trustees of the Eastern Washington University, acting at the President's Office Conference Room, Showalter Hall, EWU, Cheney, Washington, that it does adopt the annexed rules relating to appeals and grievance procedure, chapter 172-129 WAC.

This action is taken pursuant to Notice No. WSR 83– 14-021 filed with the code reviser on June 29, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rulemaking authority of the board of trustees of Eastern Washington University as authorized in RCW 28B.35.120.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED August 10, 1983.

By Kenneth R. Dolan Secretary, Board of Trustees

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 172-129-010 Purpose.
- (2) WAC 172-129-020 Jurisdiction.
- (3) WAC 172-129-030 Definitions.
- (4) WAC 172-129-031 Reference to bylaws.
- (5) WAC 172-129-035 Informal hearings.
- (6) WAC 172-129-036 Formal hearings
- (7) WAC 172-129-037 Statements and testimony confidential.
- (8) WAC 172-129-040 Divergent procedures established regarding grievances and appeals.
- (9) WAC 172-129-050 Use of normal administrative processes encouraged.
- (10) WAC 172-129-060 Faculty appeals committee—purpose and composition.
- (11) WAC 172-129-070 Functions of the faculty appeals committee.
 - (12) WAC 172-129-080 Conflict of interest.
- (13) WAC 172-129-090 General procedures for appeals and grievances.
 - (14) WAC 172-129-100 Grievance procedures.
- (15) WAC 172-129-110 Appeals—Division into categories.
 - (16) WAC 172-129-120 Burden of proof on appeals.
- (17) WAC 172-129-130 Hearing procedure for appeals.
- (18) WAC 172-129-140 Procedure for appointment of hearing examiner.
- (19) WAC 172-129-145 Scope of authority conferred upon hearing examiner.
- (20) WAC 172-129-150 Cost of appeals and grievances.
- (21) WAC 172-129-160 Content of grievance and appeal forms.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 83-24-042 ADOPTED RULES DEPARTMENT OF GAME (Game Commission)

[Order 219—Filed December 1, 1983—Eff. January 1, 1984]

Be it resolved by the Game Commission, acting at Vancouver, Washington, that it does adopt the annexed rules relating to the 1984 Washington Game Fish Seasons and Catch Limits, WAC 232-28-606, 232-28-607, 232-28-608, 232-28-609, 232-28-610, 232-28-611, 232-28-612 and 232-28-613.

Note: WAC numbers refer to separate sections of the pamphlet.

This action is taken pursuant to Notice No. WSR 83-14-083 filed with the code reviser on July 6, 1983. These rules shall take effect at a later date, such date being January 1, 1984.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED August 22, 1983.

By Vern E. Ziegler Chairman

NEW SECTION

WAC 232–28–606 1984 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS.

Reviser's note: The text and accompanying pamphlet comprising the 1984 Washington Game Fish Seasons and Catch Limits, WAC 232-28-606 through 232-28-613, 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.

NEW SECTION

WAC 232-28-607 MARINE WATERS REGULATIONS.

NEW SECTION

WAC 232-28-608 REGION I.

NEW SECTION

WAC 232-28-609 REGION II.

NEW SECTION

WAC 232-28-610 REGION III.

NEW SECTION

WAC 232-28-611 REGION IV.

NEW SECTION

WAC 232-28-612 REGION V.

NEW SECTION

WAC 232-28-613 REGION VI.

WSR 83-24-043 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 215—Filed December 1, 1983]

Be it resolved by the Washington State Game Commission, acting at Olympia, that it does adopt the annexed rules relating to closure of certain marine waters to the taking of steelhead trout with gill nets and purse seines, WAC 232-32-154 and repealing WAC 232-32-153.

We, the Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is hatchery and wild winterrun steelhead trout destined for Puget Sound and British Columbia rivers pass through various Puget Sound marine areas as a dynamic mixture of stocks. Very little is known about the spatial and temporal attributes of these stock mixtures and the cost of acquiring such information would be prohibitive. When steelhead trout are caught in marine areas, precise allocation of stocks to rivers-of-origin is impossible. Protection of depressed wild or hatchery stocks, as well as management of healthy stocks, is made unnecessarily difficult. Run size predictions become less reliable and proper allocation between Indian and non-Indian fisheries becomes harder to achieve. All of these negatives occur without any benefits in terms of increased resource yields or improved fish quality due to marine harvest. Gillnets and purse seines are so effective that even a few nets fished for a short period can catch substantial numbers of steelhead trout. Therefore, such fishing methods must be carefully controlled. To avoid having the marine harvest of steelhead follow the developmental pattern shown by salmon fisheries (with its attendant conflicts) and to minimize the costs and problems associated with marine harvest, net fishing must not occur in any areas other than those fished during the last few seasons. The Chambers Creek run of winter steelhead trout serves as the broodstock for nearly all Game Department winterrun hatchery production in Puget Sound. The predicted run is below the escapement requirement and is also being closely monitored for returns of experimentally marked fish. Therefore, an immediate closure of certain marine areas is necessary to insure the proper management and protection of mixed steelhead stocks and/or broodstock.

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

This rule is promulgated pursuant to RCW 77.12.150 and is intended to administratively implement that

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

APPROVED AND ADOPTED December 1, 1983.

By Vern E. Ziegler Chairman

NEW SECTION

WAC 232-32-154 CLOSURE OF CERTAIN MARINE WATERS TO THE TAKING OF STEEL-HEAD TROUT WITH GILL NETS AND PURSE SEINES. Effective 12:00 noon, December 1, 1983, it shall be unlawful for all persons to take, fish for or possess steel-head trout with gill net and purse seine gear in the following marine areas or partial areas of Puget Sound: Washington State Department of Fisheries Reporting Areas 4B, 5*, 6, 6A, 6B*, 6C, 6D*, 7, 7A, 7D, 8*, 9*, 10, 10E, 11, 12, 12A, 12B, 12C, 12D, 13, 13A*, and 13B*. (A " *" denotes those areas which have exceptions described below).

Effective 12:00 noon, December 7, 1983 it shall be unlawful for all persons to take, fish for or possess steel-head trout with gill nets and purse seine gear in the following partial marine areas: 7B*, 7C* (see exceptions below).

The following portions of marine areas described below shall remain open to treaty Indian gill net and purse seine fisheries if tribal regulations have been legally adopted and filed with the Washington Departments of Game and Fisheries:

Area 5 (Pysht Bay) – That portion inside a line drawn from Pillar Point to 1000 feet east of the mouth of the Pysht River.

<u>Area 6B</u> – That portion of Area 6B within 600 feet from the mouth of Morse Creek.

Area 6D (Dungeness Harbor) – That portion inside a line running north from the private gun club house on the mainland to the nearest point of land on Dungeness Spit.

Area 7B (Bellingham Bay) — That portion east and north of lines drawn between the northwest tip of Portage Island and the nearest mainland, and from Point Francis on Portage Island to Post Point south of Bellingham (with the line drawn through the 4-second light/bell buoy near Post Point).

Area 7C (Samish Bay) – That portion inside (southeast) of a line drawn from the mouth of Oyster Creek to William Point on Samish Island.

Area 8 (Skagit Bay) - That portion north of a line drawn from Rocky Point to Polnell Point.

Area 9 - That small portion adjacent to Area 8A north of a line drawn from the western end of the 8A-9 boundary on Possession Point to the shipwreck located approximately one-half mile south of the present eastern end of the 8A-9 boundary and lying north of Picnic Point.

<u>Area 13A (Carr Inlet)</u> – That portion northerly of a line drawn from Green Point to Penrose Point.

Area 13B –(1) Oakland Bay northeast of a line drawn true north from the westernmost tip of Munson Point

- (2) Eld Inlet southwest of a line projected from Cooper Point to the outermost point on the southeast shore of Sanderson Harbor,
- (3) Totten Inlet southwest of a line projected south from Arcadia to the Northern tip of Steamboat Island (except that Skookum Inlet and all waters within one-half mile of its mouth are closed).

Effective 12:00 noon, November 25, 1983 it shall be unlawful for all persons to take, fish for or possess steel-head trout with gillnets in Chambers Bay, from the weir on Chambers Creek to the Burlington Northern railroad trestle. All steelhead trout caught in lawful beach seine fisheries inside Chambers Bay must be released unharmed; further, those seines must be constructed of seine webbing with a maximum stretched mesh size of 4 1/2 inches. All such beach seine fisheries shall be unlawful after 4:00 p.m. on December 10, 1983.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 232-32-153 CLOSURE OF CERTAIN MARINE WATERS TO THE TAKING OF STEEL-HEAD TROUT WITH GILL NETS AND PURSE SEINES.

WSR 83-24-044 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-202—Filed December 1, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

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

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

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

APPROVED AND ADOPTED December 1, 1983.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-57-47300B TILTON RIVER. Notwithstanding the provisions of WAC 220-57-473, effective immediately through 11:59 p.m. December 31, 1983, the Tilton River downstream from the West Fork to the mouth is open to salmon angling under bag limit A.

. REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-47300A TILTON RIVER. (83-109)

WSR 83-24-045 NOTICE OF PUBLIC MEETINGS SHORELINE COMMUNITY COLLEGE

[Memorandum—November 30, 1983]

Listed below is the regular meeting schedule of the board of trustees of Shoreline Community College, District Number Seven for 1984:

All regular meetings of the board commence at 8:00 a.m. and are held in the Board Room of the Administration Building on the College Campus, 16101 Greenwood Avenue North.

Friday, January 20, 1984
Friday, February 17, 1984
Friday, March 16, 1984
Friday, April 20, 1984
Friday, May 18, 1984
Friday, June 15, 1984
Friday, July 20, 1984
Friday, August 17, 1984
Friday, September 21, 1984
Friday, October 19, 1984
Friday, November 16, 1984
Friday, December 21, 1984

WSR 83-24-046 ADOPTED RULES CORRECTIONS STANDARDS BOARD

[Order 35—Filed December 2, 1983]

Be it resolved by the Corrections Standards Board, acting at Olympia, Washington, that it does adopt the annexed rules relating to classification and uses of holding facilities, WAC 289-02-040.

This action is taken pursuant to Notice No. WSR 83-21-089 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Corrections Standards Board as authorized in RCW 70.48.050(1)(c).

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

APPROVED AND ADOPTED November 22, 1983.

By Robert W. Cote

Executive Secretary

NEW SECTION

WAC 289-02-040 CLASSIFICATION USES OF HOLDING FACILITIES. (1) The Corrections Standards Board shall classify each holding facility as a "6-hour," "72-hour," or "30-day" holding facility, pursuant to WAC 289-02-030. (2) Pursuant to RCW 70.48.050(1)(c) and with the approval of the court having jurisdiction of the prisoner, a sentenced prisoner may serve up to four 72-hour sentences in a 72-hour holding facility PROVIDED THAT no continuous portion thereof exceeds 72 hours and each such portion is followed by a period of non-incarceration which is at least as long as the period of incarceration. (3) Pursuant to RCW 70.48.050(1)(c) and with the approval of the court having jurisdiction of the prisoner, a sentenced prisoner may serve two 30-day sentences in a 30-day holding facility PROVIDED THAT no continuous portion thereof exceeds 30 days and each such portion is followed by a period of non-incarceration of at least seven days.

WSR 83-24-047 ADOPTED RULES OFFICE OF FINANCIAL MANAGEMENT

[Order 83-60-Filed December 2, 1983]

I, Joe Taller, director of the Office of Financial Management, do promulgate and adopt at Room 300A, Insurance Building, Olympia, Washington 98504, the annexed rules relating to several amendments to the existing sections of chapter 82-28 WAC, travel regulations. These amendments authorize the director of the Office of Financial Management, in accordance with the provisions of chapter 29, Laws of 1983 1st ex. sess., (Substitute House Bill 127), to adopt reasonable allowances for subsistence, lodging and travel for state officers and state employees. Additionally, these amendments conform to the state's new law (chapter 20, Laws of 1983) requiring use of gender-neutral terms. Finally, these amendments make minor technical changes to the existing sections of chapter 82-28 WAC so that the WAC and the travel and transportation regulations, published in OFM's Policies, Regulations and Procedures Manual, are in agreement.

This action is taken pursuant to Notice No. WSR 83-21-087 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.03.050 and 43.03.060 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 2, 1983.

By Joe Taller

Director

AMENDATORY SECTION (Amending Order 41,

filed 3/12/79, effective 4/15/79)

WAC 82-28-010 CONTROL OF TRAVEL. (1) A positive system of control over travel, reimbursable under these regulations, shall be established by each agency providing for authorization or approval by the agency head or ((his)) authorized designee. Authorization of travel should be exercised through the use of travel authorization form (Form A-40), or through other equally effective means. A travel authorization form shall be used whenever a travel advance is required by an employee. Travel expense vouchers (Form A-20) must also be approved by the agency head or ((his)) authorized designee in the space provided on the form.

- (2) Officers and employees are expected to exercise prudent judgment in incurring travel expenses on official state business. Excessive or unnecessary expenses shall not be approved or reimbursed. The number of employees from an agency attending a particular meeting should be the minimum necessary consistent with the benefit to be derived therefrom.
- (3) The itinerary of an employee shall be planned to eliminate unnecessary travel in the performance of work assignments. Whenever it is feasible for two or more employees to travel on official business in one car, they should do so.
- (4) Before placing an employee on travel status, the agency should determine whether it is more economical to reimburse the employee for subsistence and/or lodging, or require the employee to return to ((his)) the official station or residence daily or on weekends.
- (5) For purposes of these regulations, "in-state travel" includes travel within the state of Washington and shall be reimbursed at "in-state travel" rates.
- (6) For purposes of these regulations, "out-of-state travel" includes travel anywhere outside the boundaries of the state of Washington and shall be reimbursed at "out-of-state travel" rates.

(7) Transportation shall be by tourist class. All exceptions must be approved in advance in writing by the agency ((director)) head or authorized designee.

- (((7))) (8) For purposes of these regulations, "High Cost ((cities)) Locations—Continental U.S.A." are specific cities or areas within the ((Continental United States and "High cost cities—Foreign" are specific cities or areas in Hawaii, Alaska and elsewhere outside of the Continental United States)) forty-eight contiguous states and the District of Columbia.
- (9) For purposes of these regulations, "High Cost Locations—Non-Continental U.S.A." are specific cities or areas in Alaska, Hawaii, the Commonwealth of Puerto Rico, and possessions of the United States throughout the world.
- (10) For purposes of these regulations, "High Cost Locations—Foreign" are specific cities or areas in foreign nations or localities throughout the world.

AMENDATORY SECTION (Amending Order 30, filed 6/1/76)

WAC 82-28-020 CONVENTIONS AND CONFERENCES. (1) When travel and other related costs are to be reimbursed or paid by the state for a conference, convention or other meeting of state employees, the location and facilities for the meeting shall be selected with consideration to the state's cost as well as the suitability of the facilities and convenience of any nonstate employees ((that)) who will be attending. First priority shall be given to using state-owned facilities in lieu of renting or leasing other facilities.

(2) Where a convention, conference or meeting involves attendance of 10 or more state employees, the state employee responsible for the choice of location and facilities shall submit justification ((therefor)) in writing to ((his)) the agency head or authorized designee for approval. The justification ((shall)) is to include the purpose and objective of the meeting and disclose the name of the organization or persons expected to attend and an estimate of the attendance. It ((should)) also is to provide an estimate of the anticipated cost to the state, including the travel cost of employees, and the reason why state—owned facilities cannot be used.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-030 APPLICABILITY OF REGULATIONS. (1) Unless otherwise provided by law, these regulations shall be applicable in reimbursing the travel expenses of <u>all</u> state officers and employees.

- (2) Where travel expenses are authorized by statute for other than state officers and employees, but the statute is silent as to amount, these regulations are applicable.
- (3) Members of the senate or house of representatives, when on committee business, shall be entitled to receive allowances as provided in RCW 44.04.120 in lieu of per diem or travel expense as stipulated in these regulations.

AMENDATORY SECTION (Amending Order 41, filed 3/12/79, effective 4/15/79)

WAC 82-28-040 BASIS FOR REIMBURSE-MENT. (1) Reimbursement for subsistence and lodging expenses incurred on official business shall be either on an actual expense basis, ((an allowance)) or on a per diem basis in lieu of actual subsistence and lodging ((or a combination of both)) as determined by the agency head or authorized designee. However, total reimbursement shall not exceed the per diem allowance specified herein. Reimbursement shall be for all authorized travel, subject to the restrictions provided herein, but shall not be for expenses incurred at the official station or official residence of the traveler.

(a) The official station is the city, town or other location where the employee's office is located or the city, town or location where ((his)) the employee's work is performed on a permanent basis. An employee's official station shall be designated by the agency. It shall be determined by the needs of the agency and not assigned

because it is the home or preferred living area of an employee.

- (b) The official residence is the location where an employee ((owns a house or rents an apartment away from his official station, which is used as a domicile by him or his family)) maintains a residence which is used as a domicile by such employee or family.
- (c) If an employee's official residence is not located within the limits of ((his)) the official station, travel expense when authorized ((shall be)) is allowed from ((his)) the official station or official residence, whichever is less.
- (2) Agencies shall not use the method of actual reimbursement or per diem reimbursement to treat any employees differently under like travel circumstances. In addition, employees shall be notified prior to commencement of the travel on official business as to their basis of reimbursement.
- (3) Reimbursement shall be allowed only where the number of travel hours of an employee, BEFORE and/or AFTER the employee's REGULARLY SCHEDULED WORKING HOURS of any one day total three or more((, except that)).
- (4) The agency head or authorized designee may authorize reimbursement for the actual cost of luncheon or dinner meals for inter-agency meetings, or intra-agency meetings for agencies with multiple work stations throughout the state, when such meetings ARE AWAY FROM THE OFFICIAL STATION OR RESIDENCE, without regard to the travel hours ((as follows:)).
- (a) <u>Such reimbursement may only be made for the following:</u>
- (i) Where the meals are scheduled as an integral part of an official proceeding or program related to the state's business and the employee's responsibility, or
- (((b))) (ii) Where, in the course and scope of official business while on travel status, it is necessary for the employee to incur the cost of a meal with one or more individuals with whom ((his)) business is being conducted, other than state employees.
- (b) In such cases the actual reasonable cost of the employee's own meal may be reimbursed, if it is expressly approved in writing by the agency head or authorized designee. The required approval may be endorsed either on a travel authorization form or on the employee's travel expense voucher. A justification supporting the authorization including the name of the organization or persons attending the meeting and its purpose or accomplishments must be included on the travel expense voucher under purpose of trip. If additional space is required for the justification, ((use)) the back side of the voucher may be used.
- (((4))) (5) Per diem shall be computed on a daily basis, using 12:00 midnight as the beginning and end of each day.
- (((5))) (6) For attendance at seminars or professional meetings as opposed to directed or administrative travel, reimbursement may be at less than the maximum rates established herein((5)): PROVIDED ((HOWEVER,)) That in all instances reimbursement at a lower rate is acceptable to the employee.

(((6) Reimbursement for out-of-state travel will be paid at the out-of-state rate from the time of the employee's departure from his official station, residence, or point of any "in-state" stopovers.))

AMENDATORY SECTION (Amending Order 50, filed 4/28/81)

WAC 82-28-050 PER DIEM ALLOWANCE IN LIEU OF ACTUAL EXPENSES FOR SUBSIST-ENCE AND LODGING. (1) When reimbursement for subsistence and lodging in a commercial facility (a public facility selling lodging accommodations to travelers) is authorized, a rate of ((\$40.00)) \$50.00 per day shall be allowed for travel within the state of Washington and \$50.00 per day for travel outside the state of Washington except for those cities or areas in-state and out-of-state designated as high cost ((cities-U.S.A. and high cost cities—Foreign)) locations (see WAC 82-28-06001). When travel is for a period of less than 24 hours but involves lodging in a commercial facility, reimbursement will be at the rate of ((\$1.67)) \$2.08 per hour for both in-state and ((\$\frac{\pmathbf{\qmand}\pmathbf{\pmathbf{\pmathbf{\pmathbf{\pmathbf{\pmathbf{\pmathbf{\pmat state. The name of the commercial facility used must be shown on the travel expense voucher.

(2) When lodging expenses are not incurred either in in-state travel or in out-of-state travel, per diem that reflects reimbursement for subsistence costs only will be paid. The per diem will be ((\$1.80 and)) \$2.00 per hour limited to a maximum of 10 hours in any 24 hour period ((for in-state and out-of-state travel respectively)).

(3) "When lodging expenses are not incurred in travel in the Non-Continental U.S.A. and in foreign countries, as defined respectively in WAC 82-28-010(9) and (10), the per diem rate will be fifty percent of the allowable maximum per diem rate. When lodging is furnished at nominal cost in travel in the Non-Continental U.S.A. and in foreign countries, the per diem rate will be fifty percent of the allowable maximum per diem rate plus the nominal cost of the lodging."

(4) When an employee uses a travel trailer or camper in lieu of commercial lodging facilities for ((his own)) the employee's convenience, ((he)) the employee shall be reimbursed for the actual space rental cost as evidenced by a receipt. Reimbursement for subsistence costs will be at the rate established in WAC 82-28-050(2). Under no circumstances((5)) will reimbursement exceed the ((\$40.00 or)) \$50.00 per day maximum((s)) established for both in-state and out-of-state travel ((respectively)).

((4)) (5) Exceptions to subsection ((3)) (4) above may be made when in the opinion of the agency ((director)) head or authorized designee suitable commercial lodging is not available, state lodging is not provided, and there is a benefit to the state for the employee to remain at ((his)) the temporary work station rather than commute to suitable lodging.

With the concurrence of the employee, the agency ((director)) head or authorized designee may authorize in such circumstances the use of a privately—owned travel trailer or camper, and reimburse the employee at the

((\$40.00 and)) \$50.00 per day maximum((s)) established for both in-state and out-of-state travel ((reimbursement)). High cost ((area)) location rates will not apply to reimbursement for use of trailers or campers.

(((5))) (6) Per diem allowance shall not be authorized

under any of the following conditions:

- (a) When the employee will not incur expenses for lodging because it is furnished by a state agency either directly or through the payment of lodging costs included in registration or conference fees.
- (b) When an employee will not incur expenses for meals because they will be furnished by a state agency.
- (c) When it is evident that actual costs of subsistence and lodging will be significantly less than the per diem allowance.
- (((6))) (7) When per diem is not authorized, employees shall be reimbursed within the limits of these regulations for actual costs which have been incurred for subsistence and lodging.
- (((7))) (8) Where the cost of meals is included in the registration fee of a meeting, conference or convention, an appropriate deduction ((therefor shall)) is to be made from the authorized per diem allowance. Agencies are to establish a standard deduction schedule for meal allowances based on a maximum equal to the current subsistence allowance reflected in WAC 82-28-050(2).
- (((8))) (9) Except as otherwise provided by law, those persons appointed to serve without compensation on any state board, commission or committee, if entitled to reimbursement of travel expenses, shall be reimbursed as follows:
- (a) Those individuals who serve on any part-time board, commission, council, committee or other group of similar nature which is established by executive, legislative or judicial branch to participate in state government and whose function is primarily an advisory, coordinating or planning capacity, shall be paid travel expenses at the hourly rate of ((\$1.67 or)) \$2.08 for both in-state or out-of-state travel respectively, for each hour spent in going to, attendance at the meeting and ((return)) returning to home. Travel reimbursement in designated high cost locations is to be at an hourly rate equal to 1/24 of the high cost maximum per diem rate for the specific locality. No lodging receipts are required.
- (b) Those individuals who serve on any part-time board, commission, council, committee or other group of similar nature which has rule-making authority, performs quasijudicial functions, has responsibility for the administration or policy direction of a state agency or program, or performs regulatory or licensing functions with respect to a specific profession, occupation, business or industry, shall be paid ((\$40.00 or)) \$50.00 per day for both in-state or out-of-state respectively, for each day or portion thereof spent in the conduct of the board, commission, council, etc., business. Travel reimbursement in designated high cost locations is to be at the high cost maximum per diem rate for the specific locality. No lodging receipts are required.

AMENDATORY SECTION (Amending Order 10, filed 7/17/70, effective 8/17/70)

WAC 82-28-060 REIMBURSABLE TRANS-PORTATION EXPENSES. (((1))) Reimbursable transportation expenses include all necessary official travel on railroads, airlines, ships, buses, private ((automobiles)) motor vehicles and other usual means of conveyance. Transportation cost between home and official station is a personal obligation of the employee and is not reimbursable by the state.

AMENDATORY SECTION (Amending Order 50, filed 4/28/81)

WAC 82-28-06001 SPECIAL ALLOWANCES FOR HIGHER THAN USUAL SUBSISTENCE AND LODGING COST ((AREAS)) LOCATIONS. (1) The following locations are considered high cost ((areas)) locations and officials or employees may be reimbursed subsistence and lodging expenses as follows:

- (a) High Cost Locations—Continental U.S.A. The actual cost of lodging as evidenced by a receipt, plus subsistence based on \$2.30 per hour limited to a maximum of 10 hours in any 24 hour period, total reimbursement for subsistence and lodging not to exceed the maximum reimbursement rate periodically established by the office of financial management for a particular city or ((locality by the federal government and published periodically by the office of financial management.
- (b) High cost locations—Foreign. Reimbursement for subsistence and lodging expense may be paid up to the maximum rate established for a particular city or locality by the federal government as published periodically by the office of financial management. The hourly rate will be determined by dividing the reimbursement rate by 24)) area included in the locations defined in WAC 82-28-010(8): PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published by the office of financial management.
- (b) High Cost Locations—Non-Continental U.S.A. Reimbursement for subsistence and lodging expense may be paid up to the maximum rate periodically established for a particular city or area included in the locations defined in WAC 82-28-010(9): PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published by the Department of Defense's Per Diem, Travel and Transportation Allowance Committee in the Federal Register. The hourly rate will be determined by dividing the reimbursement rate by 24.
- (c) High Cost Locations—Foreign. Reimbursement for subsistence and lodging expenses may be paid up to the maximum rate periodically established for a particular city or area included in the locations defined in WAC 82-28-010(10): PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published in the Department of State's Standardized Regulations (Government Civilians, Foreign Areas) entitled "Maximum Travel Per Diem Allowances for Foreign Areas". The hourly rate

will be determined by dividing the reimbursement rate by 24.

(2) In lieu of receiving reimbursement at the rate specified for the High Cost Locations—Continental U.S.A., employees may be reimbursed the per diem allowance specified in WAC 82-28-050(1) provided that this method of reimbursement is determined prior to the start of the trip and approved in writing by the agency head, or ((his)) authorized designee.

AMENDATORY SECTION (Amending Order 14, filed 7/27/71)

WAC 82-28-070 OFFICIAL TRANSPORTATION REQUEST (SF 6855). (1) The official transportation request form shall be used for travel by common carrier and shall be issued only upon approval of the agency head or ((his)) authorized designee. This form shall be prepared in duplicate. The original shall be presented to the transportation company as the basis for billing the agency and the duplicate shall be forwarded to the agency's fiscal officer. The agency shall maintain an accountability record for each transportation request form.

- (2) If there is an authorized change in itinerary to conduct official business, the employee may pay the added cost and claim reimbursement on ((his)) the travel expense voucher.
- (3) Refunds on transportation requests shall be made to the state agency and the agency shall treat such items as recoveries of expenditures.

AMENDATORY SECTION (Amending Order 50, filed 4/28/81)

WAC 82-28-080 REIMBURSEMENT FOR USE OF PRIVATELY-OWNED MOTOR VEHICLES. (1) Reimbursement shall be allowed at a rate not to exceed ((18)) 20 1/2¢ per mile for official travel: PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published by the office of financial management. Mileage between points in the state shall be determined on the basis of the distances shown on the latest state transportation commission map, and the out-of-state mileage on the basis of standard highway mileage guides or by odometer readings. "Vicinity" miles as determined by odometer readings shall be shown on the voucher as a separate figure for each day's travel.

(2) When an official or employee requests to use a privately-owned motor vehicle in lieu of a state-owned or operated passenger motor vehicle that is available for use, and the request is approved by the agency head or authorized designee, the official or employee shall be reimbursed at a rate ((established)) not to exceed 18¢ per mile pursuant to the provisions of WAC 82-28-190(((2))): PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published by the office of financial management.

(3) Reimbursement shall be payable to only one of two or more employees traveling in the same motor vehicle on the same trip. AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-090 MISCELLANEOUS TRAVEL EXPENSES. (1) Miscellaneous travel expenses essential to the transaction of official state business are reimbursable to the employee. Reimbursable expenses include, but are not limited to: (a) Taxi fares, ((ear)) motor vehicle rentals, parking fees, and ferry and bridge tolls.

(b) Registration fees required in connection with attendance at conventions, conferences and official

meetings.

(c) Rental of room in a hotel or other place which is used to transact official business. The room rental is reimbursable as a separate item when authorized by the agency head or ((his)) authorized designee.

(d) Charges for necessary stenographic or typing services in connection with the preparation of reports and/or correspondence, when authorized by the agency

head or ((his)) authorized designee.

- (2) Whenever possible, ((ear)) motor vehicle rentals, registration fees, rental of rooms for official business, and other miscellaneous travel expenses in excess of \$10.00 are not to be paid for by the employee. The vendor of the services should be requested to bill the agency in accordance with ((the requirements set forth in the Budget and Accounting Manual)) prescribed purchasing requirements.
- (3) Certain travel expenses are considered as personal and not essential to the transaction of official state business. Such nonreimbursable expenses include, but are not limited to: (a) Laundry, valet service and entertainment expenses, radio or television rental, tips and gratuities, and other items of a similar nature.
- (b) Taxi fares, ((car)) motor vehicle rental and other transportation costs to places of entertainment and other similar facilities. In addition, transportation expenses between an employee's official residence and official station are not allowable.
- (c) Costs of personal "trip insurance", and medical and hospital services.
- (d) Personal telephone calls to the home of an employee, except where a brief call is made to advise the employee's family of a change in travel plans.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-100 LEAVE OF ABSENCE DUR-ING TRAVEL. (1) When leave of absence of any kind is taken while in a travel status, the exact hour of departure and return to the field duty station must be shown on the travel expense voucher, and except as provided in the following paragraph, per diem shall not be granted for such period nor shall expenses be allowed for transportation to and from the post of duty in such case.

(2) Whenever a traveler takes leave of absence of any kind because of being incapacitated due to ((his)) illness or injury, not due to ((his)) the employee's own misconduct, the authorized reimbursement for subsistence and lodging may be continued during the leave period, but not to exceed in total the cost authorized for private

((ear)) motor vehicle mileage or common carrier in returning the employee to ((his)) the official station or residence, whichever is closer, and then back to the assignment.

AMENDATORY SECTION (Amending Order 14, filed 7/27/71)

WAC 82-28-110 TRAVEL FOR CONVENIENCE OF EMPLOYEE. (1) If an employee elects to return to ((his)) the official station or residence after the close of a regularly scheduled working day, the maximum reimbursement shall be the lesser of either:

- (a) The travel expense incurred in returning to ((his)) the official station or residence, or
- (b) The amount which would have been allowable had the employee remained at ((his)) the temporary duty station.
- (2) If an employee elects to return to ((his)) the employee's base, as set forth above, ((he)) the employee shall return to ((his)) the temporary duty station in time to observe the regularly scheduled working hours.
- (3) No reimbursement for lodging or subsistence shall be paid to an employee for extra field time incurred ((if he travels)) in traveling to a destination for ((his)) the employee's own convenience in advance of the necessary time for arrival, nor shall ((he)) the employee be paid for extra field time incurred ((if he remains)) in remaining at the destination following an official meeting or other work assignment whenever it is for ((his)) the employee's own convenience.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-120 SUBMISSION OF TRAVEL EXPENSE VOUCHERS. (1) All travel expense vouchers must be completed in accordance with the instructions contained herein, and in the detail required on the travel expense voucher (((Form A-20))).

(2) The purpose or accomplishments of the trip are to be indicated in sufficient detail in the "Purpose of Trip" column of the travel expense voucher to document that the travel was essential to carry out the necessary work of the agency.

- (3) Travel expense vouchers (((Form A=20))) should be submitted to the agency's fiscal office no later than the 10th of the month following the close of each calendar month. However, agencies may elect to accept one expense voucher for the first 15 days of a month and another for the remainder of the month when the amounts involved are substantial. When a travel advance has been issued, any unexpended portion of the advance must be returned to the agency immediately at the end of the authorized travel period and the expense voucher prepared and submitted at the same time. The vouchers are to be prepared in ink, indelible pencil or by typewriter, and signed in ink or indelible pencil.
- (((3))) (4) Payment of expense vouchers by the agency's fiscal office should be made no later than 10 days after receipt of the properly completed ((Form A-20)) travel expense voucher.

AMENDATORY SECTION (Amending Order 41, filed 3/12/79, effective 4/15/79)

WAC 82-28-130 RECEIPTS AND INFORMATION REQUIRED IN SUPPORT OF TRAVEL EXPENSE VOUCHERS. (1) Reimbursement for the actual cost of lodging, or for lodging in designated High Cost ((Cities)) Locations—Continental U.S.A. must be supported by a valid receipt from a commercial facility.

(2) Receipts for allowable expenditures for amounts in excess of \$5.00, plus any applicable tax, shall be required for sundry expenses and attached to the voucher,

except for:

(a) Day parking fees;

- (b) Transit fares, ferry fares, bridge and road tolls, and taxi and limousine fares when necessary and on official business;
- (c) Telephone calls where it is necessary to use a coinbox telephone or where the telephone call cannot be charged to the employee's office telephone extension.
- (3) Exact time of departure and return shall be shown on the expense voucher and shall be designated as A.M. or P.M.
- (4) When a state ((car)) motor vehicle is used, ((this fact shall be shown)) the license plate number is to be indicated on the expense voucher.
- (5) When two or more employees are traveling together in one ((car)) motor vehicle, each must indicate this fact, naming on ((his)) the expense voucher the persons ((with whom he was traveling)) accompanying the employee and the travel destination of each.
- (6) When a privately owned ((automobile)) motor vehicle is used and reimbursement is requested, the expense voucher shall show approval or authorization for its use.
- (7) The <u>expense</u> voucher shall not include expenses for supplies exceeding \$5.00 plus applicable tax. Such items must be purchased in accordance with requirements prescribed for regular purchases.
- (8) When reimbursement for the use of a privately owned motor vehicle is made at the higher rate specified in WAC 82-28-080(1), documentation as to the non-availability of a state motor vehicle is to accompany the travel voucher.

AMENDATORY SECTION (Amending Order 35, filed 9/1/77)

WAC 82-28-135 DIRECT PAYMENT TO VENDORS SUPPLYING SUBSISTENCE OR LODGING.
(1) Approval of the agency ((director)) head or authorized designee must be obtained prior to authorizing direct billing to the agency and direct payment by an individual of the agency responsible for payment of the travel allowances.

- (2) Any payments made in accordance with this section will, at a minimum, be supported by documentation consisting of:
- (a) A list of officers and employees for whom such lodging or subsistence is furnished with the following ((date)) data:
 - (i) Name of employee
 - (ii) Organization

- (iii) Official station and official residence
- (b) An invoice from the vendor detailing the number of meals served and the price per meal.
- (c) ((For)) The details of the lodging payment are to include the following information ((will be furnished)):
 - (i) Date(s) of occupancy
 - (ii) Room number
 - (iii) Single room rate
 - (iv) Names of persons occupying the room
- (3) Payments to vendors for subsistence and/or lodging expenses of individuals in travel status shall not result in a cost to the state in excess of what would be payable by way of reimbursement to the individuals involved.
- (4) Agencies ((will be)) are required to institute procedures which will ensure that any payments made under this section are reasonable, accurate, and necessary for the conduct of the agency's business.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-140 PURPOSE OF TRAVEL EXPENSE ADVANCES. Whenever it becomes necessary for an ((elective or appointive)) official or employee of the state to travel and incur reimbursable expenses, an agency may make a travel expense advance to such officer or employee. The purpose of the advance is to defray the officer or employee's anticipated reimbursable expenses other than personal ((automobile)) motor vehicle expenses while traveling on state business away from ((his designated post of duty)) the official station or residence. The advance shall cover a period not to exceed ((30)) 90 days. ((Department heads)) Agencies are to establish written policies prescribing a reasonable amount for which such warrants may be written.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-150 HOW TO OBTAIN TRAVEL EXPENSE ADVANCES. The employee is to submit a travel authorization (((Form A-40))) to ((his)) the supervisor. Upon approval of the proposed travel, the supervisor will forward the travel authorization to the agency head or ((his)) authorized designee. Upon approval of the advance, the agency's fiscal office will process the document for payment of the advance and present the employee with a warrant.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-160 SUBSEQUENT ACCOUNT-ING FOR TRAVEL ADVANCES. (1) Any unexpended portion of the <u>travel</u> advance shall be returned to the agency at the close of the authorized travel period. The authorized travel period is that period of time when the employee is in authorized travel status away from ((his)) the official station. Payment is to accompany an itemized travel expense voucher (((Form A-20))) and payment is to be made by check payable to the agency. The travel expense voucher will list all legally reimbursable expenses.

(2) If the travel advance is less than or equal to the travel expenses incurred, the officer or employee ((will)) is to submit on or before the tenth day following the month in which the authorized travel period ended, a fully itemized travel expense voucher justifying the expenditure of such advance for legally reimbursable expenses. The voucher ((will)) is to indicate a net amount, if any, due the employee. The agency ((will)) is to process the voucher in the manner prescribed for other payments and the agency ((will present)) is to reimburse the employee ((with a warrant)) for the additional amount due ((him)). The expense voucher will be filed by the agency with the payment copy of the travel ((expense)) advance.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-170 DEFAULT BY EMPLOYEE. (1) Any default in accounting for or repaying an advance ((shall render)) is to cause the full amount which is unpaid to become immediately due and payable with interest of ten percent per annum from date of default until paid.

- (2) In order to protect the state from any losses on account of <u>travel</u> advances made, the state ((shall have)) has a prior lien against and ((a right to)) shall withhold any and all ((funds)) amounts payable or to become payable by the state to such officer or employee up to the amount of such <u>travel</u> advance and interest at a rate of ten percent per annum, until such time as repayment or justification has been made.
- (((3) No advance of any kind may be made to any officer or employee at any time when he is delinquent in accounting for or repaying a prior advance.))

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

WAC 82-28-180 LIMITATION OF USE OF TRAVEL EXPENSE ADVANCE MONIES. ((An advance shall be considered as having been made to such officer or employee to be expended by him as an agent of the state for state purposes only, and)) A travel advance is to be expended by the officer or employee to specifically ((to)) defray necessary reimbursable costs while performing ((his)) official duties. No ((such)) travel advance shall be considered for any purpose as a loan to ((such)) an officer or employee, and any unauthorized ((expenditure of such funds)) disbursement of a travel advance shall be considered a misappropriation of state ((funds)) monies by the officer or employee.

AMENDATORY SECTION (Amending Order 41, filed 3/12/79, effective 4/15/79)

WAC 82-28-190 USE OF PRIVATELY OWNED ((AUTOMOBILE)) MOTOR VEHICLE. (1) The use of a privately-owned ((automobile)) motor vehicle in the conduct of official state business may be authorized by the agency head or ((his)) authorized designee for any one of the following reasons:

(a) A state-owned ((agency or motor pool)) or operated passenger motor vehicle is not available.

- (b) It is found to be more advantageous and economical to the state that an employee travel by a privately-owned motor vehicle rather than a common carrier or a state-owned or operated passenger motor vehicle as determined by use of cost-comparison data provided by the department of general administration((, the \$5.00 minimum charge for use of state motor pool vehicles and consideration of other factors which provides the most advantageous and economical method of travel for the state)).
- (2) Normally, the use of a privately-owned motor vehicle shall be based upon the agency work requirements and not the personal preference or convenience of an employee. However, when an employee requests to use a privately-owned motor vehicle in lieu of a state-owned or operated passenger motor vehicle that is available for use, and the request is approved by the agency head or ((his)) authorized designee, the employee shall be reimbursed at a rate which will be promulgated periodically by the office of financial management in WAC 82-28-080(2): PROVIDED, That such rate shall not exceed the rate set by the federal government for federal employees as currently published by the office of financial management.
- (3) The driver of a privately—owned motor vehicle authorized for use in the conduct of official state business must possess a valid driver's license.
- (4) Traffic accidents are to be reported by the operator within 24 hours to the agency head or authorized designee and the proper law enforcement agency as required by law.

AMENDATORY SECTION (Amending Order 30, filed 6/1/76)

WAC 82-28-200 USE OF STATE ((AUTOMOBILES)) MOTOR VEHICLES—GENERAL REQUIREMENTS. (1) The use of a state-owned or operated passenger motor vehicle shall be authorized by the agency head or ((his)) authorized designee.

- (2) Except as otherwise provided by law or by regulations of ((OPP&FM)) the office of financial management, state—owned, leased, or rented passenger motor vehicles shall be used only on official state business.
- (3) The operator shall be responsible for maintaining good appearance of the passenger motor vehicle.
- (4) The operator ((must)) is to adhere to careful driving practices, and observe traffic laws and regulations at all times.
- (5) Purchase of gas, oil and other items under a state credit card or emergency repairs to vehicles ((shall)) are to be made in accordance with applicable Motor Pool and/or Department of General Administration regulations.
- (6) Accident report blanks, trip log and insurance information ((shall)) are to be kept in the glove compartment of the passenger motor vehicle for employee use.
- (7) Operators must have a valid driver's license in their possession while operating a state passenger motor vehicle.

AMENDATORY SECTION (Amending Order 30, filed 6/1/76)

WAC 82-28-210 PASSENGER MOTOR VEHICLE ACCIDENT REPORTS. (1) Traffic accidents must be reported by the operator within 24-hours to the agency head or ((his)) authorized designee and the proper law enforcement agency. All traffic accidents, regardless of how slight, must be reported in writing as required by the state's insurance carrier, state motor pool and the agency as applicable. Those accidents which involve personal injuries must be reported by telephone and followed up with a written report, both to the agency and insurance company.

- (2) Where the employee-driver is presumed not at fault, the owning agency ((shall)) is to file its claim for damages with the insurance company of the other operator. Estimates of the cost of repairs ((shall)) are to be obtained as required and the insurance company advised of the cost.
- (3) Each agency shall provide the governor's office with the collision frequency report on the established due dates.

AMENDATORY SECTION (Amending Order 8, filed 6/16/70)

- WAC 82-28-220 USE OF RENTAL ((AUTO-MOBILES)) MOTOR VEHICLES. (1) A rental ((car)) motor vehicle may be used for official business under the following conditions: (a) A state owned ((car)) motor vehicle is not available;
- (b) The use of the rental ((car)) motor vehicle is advantageous to the state, more economical than other conveyance, and necessary state business cannot be accomplished otherwise (e.g., mail, telephone);
- (c) The rental ((car)) motor vehicle is charged to the agency on a credit basis;
- (d) Use has been approved in advance by agency head or authorized designee through issuance of transportation request or credit card;
- (e) Credit cards, if used, will be issued by agency head (((or his designee))) or authorized designee on a trip basis, rather than on permanent assignment;
- (f) The rental ((car)) motor vehicle is obtained from a firm approved by the Division of Purchasing in those places where such firm offers the service ((check the file of Division of Purchasing Circular Letters for the list));
- (g) The day and purpose of the trip are shown on the travel expense voucher together with the transportation request or credit card number.
- (2) ((Agency heads should recognize that the use of rental cars makes it difficult to segregate charges between official and personal use, and should)) Since the use of rental motor vehicles makes it difficult to segregate charges between official and personal use, the agency head or authorized designee is to take appropriate internal precautions to guard against abuse.
- (3) Operators are to have a valid driver's license in their possession while operating a rental motor vehicle.
- (4) Traffic accidents are to be reported by the operator within 24 hours to the agency head or authorized

designee and the proper law enforcement agency as required by law.

AMENDATORY SECTION (Amending Order 41, filed 3/12/79, effective 4/15/79)

WAC 82-28-230 PROSPECTIVE EMPLOYEE INTERVIEW EXPENSES. (1) Statement of Policy. RCW 43.03.130 provides in part that any state agency may pay a prospective employee the necessary travel expense in connection with interviewing or examining ((said)) the prospective employee. It is the responsibility of the agency head to determine that ((frugality is being exercised)) prudent judgment is exercised in the payment of interview expenses.

- (2) Prospective employees defined. Prospective employees are limited to applicants for the position of director, deputy director, assistant director, state supervisor or equivalent or higher position, engineers or other personnel having both executive and professional status. In the case of institutions of higher education, prospective employees are limited to applicants being considered for academic positions above the rank of instructor and professional or administrative employees in supervisory positions.
- (3) Travel expenses defined. (a) Travel expenses are defined as necessary expenses, reimbursable by law to a state employee, which have been incurred by a prospective employee in traveling to and from a designated place for an interview or merit system examination. Travel expenses authorized for this purpose shall be payable at rates prescribed by law for state employees within the standards established by these regulations.
- (b) For subsistence and lodging, reimbursement shall be on the same basis as for state employees. ((For prospective employees traveling only within the state of Washington, reimbursement for subsistence and lodging shall not exceed \$35.00 per day except in a designated high cost city as provided in WAC 82-28-06001. For prospective employees traveling from outside the state of Washington, reimbursement shall not exceed \$35.00 per day in the state of origin, and \$40.00 per day outside the state of origin.))
- (c) Reimbursement for travel shall be limited to the time required to travel by the most expeditious means.
- (((c))) (d) Transportation expenses shall be authorized in an amount not to exceed the tourist round trip air fare.
- (((d))) (e) Other reimbursable expenses ((shall)) may include necessary costs incurred in travel by taxicab, bus, rental vehicle or other conveyance from and to the common carrier terminal or place of abode of the prospective employee, as required for the interview or examination.
- (4) Mode of payment. (a) ((It is contemplated that the agency will)) The agency is to reimburse the prospective employee for travel expenses incurred after the prospective employee submits an itemization of such expenses on an invoice voucher (Form A19) in the same detail as required for travel reimbursement to state employees.

- (b) When an applicant is called to be interviewed by or on behalf of more than one agency, the travel expenses may be paid directly by the state department of personnel or other corresponding personnel agencies, subject to reimbursement by the interviewing agencies on a pro rata basis.
- (5) Prior authorization required. If the prospective employee is applying for a classified position, ((it will be necessary for)) the interviewing agency is to secure prior authorization of the state department of personnel or other corresponding personnel agency before offering to pay said prospective employee's travel expenses.

WSR 83-24-048 ADOPTED RULES DEPARTMENT OF LICENSING (Board of Nursing)

[Order PL 449—Filed December 2, 1983]

Be it resolved by the Washington State Board of Nursing, acting at Seattle, Washington, that it does adopt the annexed rules relating to the amending of WAC 308-120-180, adding new sections WAC 308-120-600, 308-120-601, 308-120-602, 308-120-603, 308-120-604, 308-120-605, 308-120-606, 308-120-607 and 308-120-608.

This action is taken pursuant to Notice No. WSR 83-20-090 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.88.080 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 18, 1983.

By Edwina Dorsey, R.N., B.A.

Chair

AMENDATORY SECTION (Amending Order PL 216, filed 11/5/75)

WAC 308-120-180 RENEWAL OF LICENSES. (1) ((Effective with the renewal period beginning January 1, 1973,)) The ((annual)) license renewal date ((will be changed to)) shall coincide with the licensee's birthdate.

- (a) Individuals making application for initial license and examination, provided they meet all such requirements, will be issued a license, to expire on their next birth anniversary date.
- (b) Individuals making application for initial license with the state of Washington and under the reciprocity regulations, provided they meet all such requirements, will be issued a license, to expire on their next birth anniversary date.

- (2) ((After the initial conversion to a staggered renewal system,)) Licensees may renew their licenses, at the annual renewal fee rate, for one year, from birth anniversary date to next birth anniversary date.
- (3) ((Under the staggered license renewal system))
 The late payment penalty provision will be applied as follows:
- (a) Before the expiration date of the individual's license, the director shall mail a notice for renewal of license to every person holding a current license. The licensee must return such notice along with current renewal fees prior to the expiration of said license. Failure of any licensee to receive such notice shall not relieve or exempt such licensee from the requirements of this section. Should the licensee fail to renew his or her license prior to the expiration date, then the individual is subject to the penalty fee. If the licensee fails to renew his or her license within one year from expiration thereof, such individual must apply for licensing under the statutory conditions then in force.
- (4) Effective January 1, 1985, individuals making application for license renewal must submit, in addition to the required fee, evidence to show compliance with the continuing education requirements of WAC 308-120-600 through WAC 308-120-608.

NEW SECTION

WAC 308-120-600 PURPOSE. (1) Continuing education is designed to assist licensees in maintaining competence, expanding competence, and/or acquiring new competencies in one or more of the areas of nursing practice defined in RCW 18.88.030.

- (2) Continuing education is that which is beyond the basic preparation for initial licensure in nursing and is related to the practice of nursing. Continuing education includes planned, organized, and systematic educational experience with measurable outcomes.
- (3) Competence is the ability of the licensed nurse to perform skillfully and proficiently the functions within the role of the licensee. The role encompasses the possession and interrelation of essential knowledge, judgment, attitudes, values, skills, and abilities, which are varied and range in complexity.

NEW SECTION

WAC 308-120-601 SCOPE. All nurses who have been licensed under chapter 18.88 RCW who wish to renew or to reinstate a license must comply with the continuing education regulations.

NEW SECTION

WAC 308-120-602 GENERAL REQUIRE-MENTS. (1) Implementation. Effective January 1, 1985, the requirement for license renewal and for reinstatement of a license shall include completion of fifteen contact hours of continuing nursing education per year. Continuing education programs taken by the licensee prior to July 1, 1983, shall not be accepted by the board as contributing to the continuing nursing education requirement for licensure renewal.

- (2) Individuals who are licensed by examination or by endorsement shall be required to meet the requirements for continuing education on their second birthdate after initial licensure in this state.
- (3) Continuing education contact hours required for renewal of CRN recognition shall be included in the total number of contact hours for licensure renewal.
- (4) Continuing education contact hours required for renewal of prescriptive authority shall not be included in the total number of credits required for licensure renewal.
- (5) Carry-over of continuing education credit from one reporting period to another shall not be allowed.
- (6) The board will accept any continuing education that reasonably falls within one or more of the following areas:
 - (a) Nursing practice areas and health care problems;
- (b) Course work required for baccalaureate and advanced nursing degrees;
- (c) Biological, physical, sociocultural and behavioral sciences;
 - (d) Legal and ethical aspects of health care;
- (e) Management/administration of health care personnel and patient care; and
- (f) Teaching/learning process of health care personnel and patients.

NEW SECTION

WAC 308-120-603 LICENSE RENEWAL RE-QUIREMENTS. In addition to the renewal requirements in WAC 308-120-180, the licensee shall:

- (a) Certify, on forms provided, that the minimum continuing education contact hours have been met.
- (b) Be prepared to validate that the continuing nursing education requirement has been fulfilled. The board shall periodically conduct an audit of the continuing education records of a random sample of licensees.

NEW SECTION

WAC 308-120-604 ACCEPTABLE CONTINU-ING EDUCATION. The following will be accepted for meeting the education requirements identified in WAC 308-120-602.

- (1) Academic study. Courses or programs offered for academic credit and in an accredited school, university, or college.
- (2) Conference. An offering design that serves a varying number of persons representing a number of organizations or groups gathered to hear viewpoints or a central theme.
- (3) Course. An offering with a definite enrollment, meeting at specified times for a predetermined length of time for study of a limited area of subject matter, and under the direction of a teacher.
- (4) Correspondence courses. A method of providing for the systematic exchange of information through the mail for the purpose of instruction.
- (5) In-service education. A planned program provided by the employing agency for the purpose of maintaining currency of nursing knowledge and skills.

- (6) Self-directed learning (sometimes called independent study). A learning activity in which the learner takes the initiative and responsibility for the learning process. Self-directed learning may be either self-designed or other-designed. Examples of self-designed programs include informal investigation of a specific nursing problem, self-guided focused reading, independent learning projects and journal clubs. Examples of other-designed learning activities include self-contained learning packages, and auto-tutorial programs.
- (7) Seminar. An offering design in which a small group meets for reports and discussion under expert leadership or resource persons.
- (8) Staff development. A planned program of study using resources both in and outside the employing agency for the purpose of maintaining, expanding, or acquiring new knowledge and/or skills. In-service education can be considered a part of staff development.
- (9) Symposium. An offering design in which two or more specialists present information or different points of views on a particular subject.
- (10) Workshop. An offering design that brings together individuals with a common interest and/or background to engage actively in educational experience in order to solve common problems and to gain new knowledge and/or skills.
- (11) Refresher course. A course of study which provides a review of basic preparation for current nursing practice.
- (12) Journal club. A group of professionals who meet regularly to review and to discuss current topics from the health care literature.

NEW SECTION

WAC 308-120-605 UNACCEPTABLE CONTINUING EDUCATION. The following will not be accepted for meeting the education requirements identified in WAC 308-120-602.

- (1) Orientation program. A means by which the staff members are introduced to the philosophy, goals, policies, procedures, role expectations, and physical facilities in a specific work setting. Orientation occurs at the time of initial employment and at other times when changes occur in roles and functions within an agency.
 - (2) Membership in an organization;
 - (3) Employment work experience; and
 - (4) Consultation.

NEW SECTION

WAC 308-120-606 VALIDATION OF EDUCA-TIONAL PROGRAMS. RCW 18.88.190 states that the board shall validate all educational programs established as provided herein. This means that the board shall confirm through a periodic audit of a random sample of licensees, that the continuing education evidence provided by the licensee meets the rules and regulations set forth in WAC 308-120-602. Contact hours earned through:

(1) Formal continuing education offerings, to be accepted by the board, must be offered by an accredited college or university or must be approved by at least one

- or more of the following types of local, state, or national organizations:
- (a) Professional associations (e.g., nursing, medical, pharmacy, social work, education, etc.);
- (b) Specialty associations, local, state, or national (e.g., critical care, school health, neurology, etc.);
 - (c) Boards of nursing.
- (2) Staff development programs. The licensee must be able to document the following information:
- (a) Title and brief description of the content area studied:
 - (b) Objectives that identify specific learning outcome;
- (c) Evaluation methods utilized in determining mastery of the objectives;
 - (d) Proof of completion.
- (3) Self-directed learning. A maximum of five contact hours may be granted for either (a) or (b):
- (a) The licensee must be able to document the following criteria for self-directed study:
 - (i) Reasons for undertaking study;
- (ii) Title and brief description of the content area studied;
 - (iii) Methods of identification of learning needs;
 - (iv) Objectives that identify specific learning outcome;
 - (v) Methods utilized in implementing the study;
- (vi) Description of learning experiences and resources used:
- (vii) Evaluation methods utilized in determining mastery of the objectives;
- (viii) The number of hours taken for completion of the study and the duration of the study.
- (b) The licensee must document the following criteria for journal club study:
 - (i) Title and brief description of content area studied;
 - (ii) Identify specific learning outcomes;
- (iii) The number of hours taken for completion of the study.
- (4) The following documents must be kept by the licensee for audit purposes:
 - (a) Transcripts, or
 - (b) Certificates of attendance or completion; or
 - (c) Grade reports; or
 - (d) Documentation for self-directed study; or
 - (e) Documentation for journal club study.
- (5) All records must be kept for two years following the end of the reporting period.

NEW SECTION

WAC 308-120-607 CONTACT HOUR. One contact hour equals fifty minutes of actual organized instruction, or two hours of planned and supervised clinical practice which is designed to meet educational objectives or three hours of self-directed learning or journal club study. One academic semester hour equals fifteen contact hours; one academic quarter hour equals ten contact hours.

NEW SECTION

WAC 308-120-608 WAIVERS. The board may grant a waiver of the continuing education requirement

or an extension of time within which to fulfill this requirement. A request for waiver must be submitted by the licensee prior to renewal date.

- (1) The request for a waiver must be accompanied by a statement indicating the reason for noncompliance. If the noncompliance is due to a disability, a certificate signed by a licensed health practitioner must be submitted.
- (2) Waivers of the continuing education requirements may be granted by the board for a period of time not to exceed twelve months. If the cause of the noncompliance continues beyond the period of the waiver, the licensee must request an extension of the waiver.
- (3) The board may, as a condition of the waiver granted, require the licensee to make up a portion or all of the continuing education requirements waived.

WSR 83-24-049 ADOPTED RULES DEPARTMENT OF FISHERIES

[Order 83-203-Filed December 2, 1983]

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

This action is taken pursuant to Notice No. WSR 83-24-023 filed with the code reviser on November 30, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED December 2, 1983.

By Russell W. Cahill for William R. Wilkerson Director

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-215 COMPLIANCE AND MIS-REPRESENTATION. It shall be unlawful for any person((, partnership, association, corporation, or similar entity)) dealing with or possessing food fish, shellfish, or parts thereof:

- (1) To fail to completely and accurately carry out the provisions of this chapter.
- (2) To misrepresent, falsify, or omit any required entry made upon official state of Washington fish receiving ticket, sport salmon catch record, or production report, or to enter information that is so illegible as to be misinterpreted.
- (3) To utilize any forms other than official state of Washington fish receiving tickets, sport salmon catch

record, or production report as described in this chapter for catch reporting.

AMENDATORY SECTION (Amending Order 78-7, filed 2/17/78)

WAC 220-69-220 DEFINITION OF TERMS. (1) DEPARTMENT OF FISHERIES as referred to in this chapter ((shall)) means:

Department of fisheries

Data Processing Section

Room 115 General Administration Building

Olympia, Washington 98504

Telephone (206) 753-2540 or (206) 753-6580

- (2) DEALER as referred to in this chapter ((shall)) means the original purchaser or receiver of food fish, shellfish, or parts thereof.
- (3) BUYER as referred to in this chapter means the person who originally receives food fish, shellfish, or parts thereof on behalf of a dealer whose name appears on the buyer's license.
- (4) FISHERMAN as referred to in this chapter ((shall)) means the person who catches or delivers food fish, shellfish, or parts thereof.
- (5) ORIGINAL RECEIVER OR RECEIVER as referred to in this chapter means the first person in possession of food fish or shellfish in the state of Washington who is a licensed wholesale dealer or fish handler or who is acting in that capacity, after the food fish or shellfish have been caught or harvested by a commercial fisherman.
- (((4))) (6) IPSFC as referred to in this chapter ((shall)) means:

International Pacific Salmon Fisheries
Commission

P.O. Box 30

New Westminster, British Columbia CANADA

- (((5))) (7) TREATY as referred to in this chapter ((shall)) means any person, group, or activity thereof made unique by virtue of descendancy from Indian tribes signatory to treaties made with the United States government in the mid-1850's where such treaties reserved certain rights in what is now the state of Washington or waters bordering that state.
- $((\frac{(6)}{(5)}))$ (8) NONTREATY as used in this chapter $(\frac{(5)}{(5)})$ means all entities not qualified by definition as treaty.
- (9) TREATY INDIAN as referred to in this chapter means an individual treaty Indian fisherman.

AMENDATORY SECTION (Amending Order 80–27, filed 5/2/80)

WAC 220-69-230 DESCRIPTION OF ((CANNERY)) WASHINGTON STATE NONTREATY FISH RECEIVING TICKETS. (1) There is hereby created ((a cannery)) the following nontreaty fish receiving ticket forms to be prepared, printed, and distributed upon request, by the department of fisheries((which)): Cannery, troll, marine, utility, and shellfish. These forms shall contain space for the following information:

(a) Fisherman ((or owner)): Name of ((seller or)) <u>licensed</u> deliverer.

- (b) Address: Address of ((seller or)) licensed deliverer.
- (c) Boat name: Name or Coast Guard number of landing vessel.
- (d) WDF boat registration: Washington department of fisheries boat registration number.
- (e) Gear: Code number or name of specific type of gear used.
- (f) Fisherman's signature: Signature of ((seller or)) licensed deliverer.
 - (g) Date: Date of landing.
- (h) Dealer: Name of dealer, and department of fisheries' number assigned to dealer.
- (i) Buyer: Name of buyer, and department of fisheries' number assigned to buyer.
- (j) ((Dealer's)) <u>Receiver's</u> signature: Signature ((of purchaser or)) of original receiver.
 - (k) Number of days fished: Days spent catching fish.
- (1) Fish caught inside or outside 3-mile limit: Check one box.
- (m) Catch area: Salmon catch area code if salmon are caught. Marine fish/shellfish catch area code if marine fish are caught or shellfish are caught or harvested.
- (n) Tally space for dealer's use: Used at dealer's discretion.
- (o) Species code: Department of fisheries' assigned species code.
- (p) Number of fish, species description, pounds, and value: Summary information for species landed.
- (q) Work area for dealer's use: Used at dealer's discretion.
 - (r) Total amount: Total value of landing.
 - (((s) 2 1/2% tax: 2 1/2% tax collected.)
 - (t) $1 \frac{1}{2}\%$ tax: $1 \frac{1}{2}\%$ tax collected.
 - (u) 1% tax: 1% tax collected.
 - (v) Amount paid: Value paid to seller.))
 - (2) The cannery fish receiving ticket shall be used for:
- (a) Deliveries of nontreaty salmon caught in inland waters.
- (b) Any other delivery of nontreaty salmon where the catch may be easily recorded.
- (c) Any imports of fresh salmon into the state of Washington.
 - (3) The troll fish receiving ticket shall be used for:
- (a) Deliveries of nontreaty coastal salmon and incidental catch.
- (b) Any other nontreaty deliveries where the species delivered may be easily recorded.
- (c) Any imports of fresh salmon into the state of Washington.
 - (4) The marine fish receiving ticket shall be used for:
- (a) Nontreaty deliveries of marine fish or bottomfish that do not include salmon.
 - (b) Any imports of fresh marine fish or bottomfish.
 - (5) The utility fish receiving ticket shall be used for:
- (a) Any nontreaty deliveries that do not include salmon, where other fish receiving tickets are not appropriate.
- (b) Any imports of fresh fish or shellfish that do not include salmon.
 - (6) The shellfish receiving ticket shall be used for:
 - (a) Any nontreaty deliveries of shellfish.
 - (b) Any imports of fresh shellfish.

(c) Any incidental catch of bottomfish made while fishing for shellfish. The species name, total pounds, and price per pounds must be entered for each species of bottomfish caught.

AMENDATORY SECTION (Amending Order 80-27, filed 5/2/80)

WAC 220-69-234 DESCRIPTION OF TREATY INDIAN FISH RECEIVING TICKET. (1) There is hereby created a treaty Indian fish receiving ticket form to be prepared, printed, and distributed upon request, by the department of fisheries, which shall contain space for the following information:

- (a) Tribal name: Name of tribe.
- (b) Fisherman: Name of ((seller or)) deliverer.
- (c) Identification card number: Treaty Indian identification number.
 - (d) Signature: Signature of ((seller or)) deliverer.
 - (e) Date: Date of landing.
- (f) Dealer: Name of dealer, and department of fisheries' number assigned to dealer.
- (g) Buyer: Name of buyer, and department of fisheries' number assigned to buyer.
- (h) Gear: Code name or number of specific gear type used.
 - (i) Receiver's signature: Signature of original receiver.
- (j) On-reservation catch area: River name for river catch, salmon catch area for saltwater salmon catch, marine fish/shellfish catch area for nonsalmon saltwater catch
- (((j))) (<u>k</u>) Off-reservation catch area: River name for river catch, salmon catch area for saltwater salmon catch, marine fish/shellfish catch area for nonsalmon saltwater catch.
- (((k))) (<u>l)</u> Physical gear used: Circle physical gear actually used.
- (((++))) (m) Tally space for dealer's use: Used at dealer's discretion.
- $((\frac{m}{m}))$ (n) Species and description: Species name of fish landed.
- $((\frac{n}{n}))$ (o) Number of fish, pounds, and value: Information for each species landed.
 - (((o))) (p) Subtotal: Total price of catch landed.
 - $((\frac{p}{p}))$ (q) Tribal tax: Tribal tax collected.
 - $((\frac{1}{2}))$ Total: Total price paid seller or deliverer.
- (2) The treaty Indian fish receiving ticket shall be used for any deliveries of fish caught by treaty Indians exercising a treaty fishing right in established treaty waters.

AMENDATORY SECTION (Amending Order 81-6, filed 1/13/81)

WAC 220-69-23501 DESCRIPTION OF HARD-SHELL CLAM AND MUSSEL PRODUCTION RE-PORT. (1) There is hereby created a hardshell clam and mussel production report form to be prepared, printed and distributed on request by the department of fisheries which shall contain space for the following information:

- (a) Firm name: Name of licensee or firm
- (b) Firm address: Address of licensee or firm

- (c) Clam farm registration number: Department of fisheries assigned registration number
- (d) Report for month of: Month and year covered by the report
- . (e) Number of employees: Number of employees employed by the firm during reporting month
 - (f) Tract location: Geographical location of clam farm
- (g) Area code: Department of fisheries assigned geographical area code
 - (h) Species: Species of clam or mussel
- (i) Species code: Department of fisheries assigned species code
 - (j) Pounds: Pounds of clams or mussels harvested
 - (k) Price: Price per pound received
 - (1) Value: Value of monthly harvest
- (m) Signature: Signature of licensee or authorized representative
- (2) The hardshell clam production report shall be used for monthly reporting of hardshell clam or mussel production as specified in WAC 220-69-241(4).

AMENDATORY SECTION (Amending Order 77-121, filed 10/19/77)

WAC 220-69-237 DESCRIPTION OF SPORT SALMON CATCH RECORD. (1) There is hereby created a sport salmon catch record form to be prepared, printed, and distributed on request, by the department of fisheries.

- (2) The sport salmon catch record stub shall contain space for the following information:
- · (a) Name of angler.
 - (b) Home address.
 - (c) City, state, zip code.
- (d) Angler's driver's license number, or, in the case the angler does not have a driver's license, the first five letters of the anglers last name and the initial for the angler's first and middle name. If the last name is less than five letters, enter the entire last name followed by the first and middle initial. If no middle name, leave blank the initial space.
 - (e) Home phone.
 - $\overline{((e))}$) (f) Date of issue.
- (3) The sport salmon catch record card shall contain space for the following information:
 - (a) Name of angler.
 - (b) Home address.
 - (c) City, state, zip code.
 - (d) Space for the license validation stamp.
 - (e) Month of catch.
 - (f) Day of catch.
 - (g) Marine code or stream: Location of catch.
 - (h) Species: Species code for salmon.
 - (((i) Total days fished: Length of time spent fishing.
- (j) Method fish were caught (charter boat, private boat, rental boat, from shore).))

AMENDATORY SECTION (Amending Order 82–105, filed 8/13/82)

WAC 220-69-240 DUTIES OF COMMERCIAL PURCHASERS AND RECEIVERS. (1) Every person((, partnership, association, corporation, or similar

entity)) originally receiving or purchasing fresh or iced food fish or shellfish or parts thereof, or frozen food fish or shellfish or parts thereof that have not been previously landed in another state ((or)), territory, or country from fishermen, firms, or individuals, regardless of whether or not the receiver or purchaser holds a license as required under Title 75 RCW, must immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket regarding each and every purchase or receipt of such commodities. Any employee of a licensed wholesale dealer who has authorization to receive or purchase fish or shellfish for that dealer on the premises of the primary business address or any of its branch plant locations shall be authorized to initiate and sign fish receiving tickets on behalf of his employer. The business or firm shall be responsible for the accuracy and legibility of all such documents initiated in its name. Each delivery must be recorded on a separate state of Washington fish receiving ticket: PROVIDED, That provisions of this section do not apply to purchases or receipts made by individuals or consumers at retail: PROVIDED FURTHER, That the provisions of this section do not apply to fresh, iced, or frozen food fish or shellfish, or parts thereof purchased from any person((, partnership, association, corporation, or similar entity,)) possessing a valid Washington wholesale dealer's license except that a wholesale dealer purchasing fish from a commercial fisherman or shellfish grower shall complete the appropriate fish receiving ticket regardless of whether the commercial fisherman or shellfish grower possesses a wholesale dealer's license. It is the purchaser's responsibility to obtain the name, address, and Washington wholesale dealer's license number, together with such sales receipt documents or information as may be required, to show the ((seller's)) deliverer's name, quantity of fish, and date of the transaction and retain these with the food fish or shellfish.

- (2) State of Washington fish receiving tickets are required for:
- (a) Fresh food fish or shellfish previously landed in another state, territory, or country and shipped or transported into the state of Washington.
- (b) Any frozen food fish or shellfish received in the state of Washington which were not previously landed in another state ((or)), territory, or country.
- (3) Fishermen, fishermen-wholesalers, and wholesalers shall determine the weight of baitfish contained in an average and normal brail and multiply the number of such brailers of baitfish by this weight factor and report such baitfish in both dozens and total weight: PROVID-ED, That it is lawful for such fishermen, fishermenwholesalers, and wholesalers, when receiving herring, candlefish, anchovy, or pilchards for bait purposes, to delay completing that portion of the fish receiving ticket which indicates number of herring received, only if the herring, candlefish, anchovy, or pilchards are sold individually or counted as dozens. Such counts must be entered on the fish tickets immediately. An estimate of herring, candlefish, anchovy, or pilchards caught but not sold due to mortality must be included on the fish ticket as "Loss Estimate."

- (4) It is lawful for an original receiver, when receiving purse seine—caught herring taken from Areas 20A, 20B, 21A, and 21B during the period April 15 through May 31, to delay completing that portion of the fish receiving ticket which indicates the weight of herring received only until the herring are off—loaded from the original receiver's vessel. The herring must then be weighed and the weight immediately entered in the appropriate space on the ticket. A separate state of Washington fish receiving ticket must be initiated at the time of each individual receipt of herring from the purse seine catching vessel.
- (5) The original receiver of herring taken from Puget Sound Marine Fish-Shellfish Catch Areas 20A, 20B, 21A, and 21B, during the period April 16 through May 31 must report each calendar day's receipts by noon of the following day to the Department of Fisheries, Olympia, Washington; telephone (206) 753-6637.
- (6) It is unlawful for any person((, partnership, association, corporation, or similar entity)) receiving or purchasing geoducks from fishermen, firms, or individuals, regardless of whether or not the purchaser or receiver holds a license as required under Title 75 RCW, to fail to accurately and legibly complete the fish receiving ticket initiated on the harvest tract immediately upon the actual landing of geoducks from the harvesting vessel onto the shore. This fish receiving ticket shall accompany the harvested geoducks from the department of natural resources harvest tract to the point of landing.
- (7) It is unlawful for the original receiver of Pacific whiting to fail to enter an estimated weight of Pacific whiting on the fish receiving ticket immediately upon completion of the landing. The exact weights of whiting, by grade, and all incidental species in the landing must be entered on the fish receiving ticket within twenty-four hours of the landing.

AMENDATORY SECTION (Amending Order 81-31, filed 5/11/81)

WAC 220-69-241 DUTIES OF COMMERCIAL FISHERMAN AND GROWERS. (1) Every fisherman, or food fish or shellfish grower, selling his food fish or shellfish to the consumer, restaurant, boathouse, or other retail outlet, and every fisherman, or food fish or shellfish grower, who places, or attempts to place, into interstate commerce any food fish or shellfish previously landed in this state, or caught, or harvested from the territorial waters of this state, is required to:

- (a) Immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket in his own name for each retail sale or out-of-state shipment so made, or
- (b) At the close of each day's business, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket in his own name for the total day's activities, or
- (2) In the commercial geoduck fishery, a vessel operator so designated by the geoduck tract holder must be present at all times on each vessel commercially harvesting geoducks or having commercially harvested geoducks aboard. For each day's harvest of geoducks from

- each tract, the designated operator must legibly and accurately enter the following information on a fish receiving ticket before leaving the department of natural resources geoduck harvest tract:
- (a) Enter in the "dealer's use" column the number of cages of geoducks harvested.
- (b) Write across the top of the fish receiving ticket directly below the tear strip, the harvest vessel name, its Washington department of fisheries identification number and the date.
 - (c) Sign the fish receiving ticket as the fisherman.
- (3) Food fish growers who sell their product as a wholesale dealer or make a direct sale out of state may, upon written approval from the department of fisheries, completely, accurately and legibly prepare a monthly state of Washington aquaculture production report for each and every month irrespective of whether aquaculture harvest was done during that month, or
- (4) Clam farm licensees harvesting hardshell clams or mussels may, upon written approval from the department of fisheries, completely, accurately and legibly prepare a monthly state of Washington hardshell clam and mussel production report for each and every month irrespective of whether hardshell clams or mussels were harvested that month.

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-242 DUTIES OF COMMERCIAL OYSTER PURCHASERS, RECEIVERS, AND SHUCKERS. Every person((, partnership, association, corporation, or similar entity,)) receiving, purchasing, or shucking oysters for resale, or any grower shipping oysters out of the state, shall keep complete and accurate records showing the grower from whom the oysters were received, the quantity received, the quantity of oysters shucked or opened, and the location from which the oysters were harvested, and shall either:

- (1) Completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket for each and every day's activities, or
- (2) Upon written approval from the department of fisheries, completely, accurately, and legibly prepare a monthly state of Washington oyster production report for each and every month irrespective of whether oysters were received, harvested, shucked, or shipped during that month.

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-245 DUTIES OF SPORT SALM-ON CATCH RECORD ISSUERS. Any person((, partnership, association, corporation, or similar entity)) issuing sport salmon catch records shall be subject to the following orders:

- (1) Sport salmon catch records shall be issued in numerical sequence starting with the lowest numbered record book in possession of the issuer.
- (2) Sport salmon catch record books shall not be transferred from one issuer to another without written permission of the department of fisheries.

- (3) Any issuer terminating business shall return all sport salmon card records to the department of fisheries within 30 days after terminating business.
- (4) All sport salmon catch records that are void, lost, destroyed, or otherwise missing, shall be accounted for in writing to the department of fisheries.
- (5) All sport salmon catch record books in which all punch cards have been issued shall be returned to the department of fisheries within 30 days of the date of issuance of the last punch card in each book.
- (6) All sport salmon catch record books, whether used or unused, shall be returned to the department of fisheries by January 31 of the year following the year of issuance.

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-250 REQUIRED INFORMATION ON ((CANNERY)) NONTREATY FISH RECEIVING TICKETS. Entries (a) through (m) and entry (p) of subsection (1) of WAC 220-69-230 shall be required on each completed ((cannery)) nontreaty fish receiving ticket.

PROVIDED, That a valid license card or duplicate license card issued by the department of fisheries shall be used in conjunction with an approved mechanical imprinter in lieu of entries (a) through (((f))) (e) of subsection (1) of WAC 220-69-230 except as provided in WAC 220-69-273.

PROVIDED FURTHER, That a valid dealer or buyer card issued by the department of fisheries shall be used in conjunction with an approved mechanical imprinter in lieu of entries (h) through (j) of subsection (1) of WAC 220-69-230 except as provided in WAC 220-69-273.

AMENDATORY SECTION (Amending Order 78-7, filed 2/17/78)

WAC 220-69-254 REQUIRED INFORMATION ON TREATY INDIAN FISH RECEIVING TICK-ETS. Entries (a) through (((i))) (l) and entries (((m))) (n) and (((n))) (o) of subsection (1) of WAC 220-69-234 shall be required on each completed treaty Indian fish receiving ticket.

PROVIDED, That a valid treaty Indian identification card may be used in lieu of entries (a) through (((d))) (c) of subsection (1) of WAC 220-69-234.

PROVIDED FURTHER, That a valid dealer or buyer card issued by the department of fisheries may be used in lieu of entries (f) and (g) of subsection (1) of WAC 220-69-234.

AMENDATORY SECTION (Amending Order 81-6, filed 1/13/81)

WAC 220-69-25501 REQUIRED INFORMATION ON HARDSHELL CLAM AND MUSSEL PRODUCTION REPORT. Entries (a) through (h) and entries (j), (k) and (m) of subsection (1) of WAC 220-69-23501 shall be required on each completed hardshell clam and mussel production report.

AMENDATORY SECTION (Amending Order 80-27, filed 5/2/80)

WAC 220-69-260 DISTRIBUTION OF COPIES OF CANNERY AND TROLL FISH RECEIVING TICKET. State of Washington cannery and troll fish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the ((cannery)) fish receiving ticket the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by ((purchaser or)) receiver for their use.
- (2) The state copy (green) shall be mailed each day to the department of fisheries.
- (3) The IPSFC copy (pink) shall be mailed each day to the IPSFC, P.O. Box 30, New Westminster, B.C.: PROVIDED, That in the event the fish receiving ticket does not contain any pink or sockeye salmon caught in Catch Areas 3, 4, 4A, 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7B, 7C, 57, 58 and 59 the fish receiving ticket shall be mailed each day to the department of fisheries with the state copy.
- (4) Dealer copy #2 (yellow) shall be retained by ((purchaser or)) receiver for their use.
- (5) Fisherman copy (gold) shall be retained by the ((seller or)) deliverer for their use.

AMENDATORY SECTION (Amending Order 76–153, filed 12/17/76)

WAC 220-69-262 DISTRIBUTION OF COPIES OF MARINE AND UTILITY FISH RECEIVING TICKET. State of Washington marine and utility fish receiving tickets shall be made out in quadruplicate (four copies) at the time of landing. Upon completion of the ((marine)) fish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by ((purchaser or)) receiver for their use.
- (2) The state copy (green) shall be mailed each day to the department of fisheries except for tickets recording landings of Pacific whiting as specified in WAC 220-69-240(7), which must be mailed within twenty-four hours of completion.
- (3) The dealer copy #2 (yellow) shall be retained by ((purchaser or)) receiver for their use.
- (4) The fisherman copy (gold) shall be retained by the ((seller or)) deliverer for their use.

AMENDATORY SECTION (Amending Order 80-27, filed 5/2/80)

WAC 220-69-264 DISTRIBUTION OF COPIES OF TREATY INDIAN FISH RECEIVING TICK-ETS. State of Washington treaty Indian fish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the treaty Indian fish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by ((purchaser or)) receiver for their use.
- (2) The state copy (green) shall be mailed each day to the department of fisheries.

- (3) The IPSFC copy (pink) shall be mailed each day to the IPSFC, P.O. Box 30, New Westminster, B.C.: PROVIDED, That in the event the fish receiving ticket does not contain any pink or sockeye salmon caught in Catch Areas 3, 4, 4A, 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7B, 7C, 57, 58 and 59 the fish receiving ticket shall be mailed each day to the department of fisheries with the state copy.
- (4) The tribal copy (yellow) shall be mailed each day to the department of fisheries: PROVIDED, That upon written agreement received by the department of fisheries from a specific tribe and buyer indicating the desire to transmit the tribe's copy directly to the fisherman's tribe, then that one copy may be so disposed.
- (5) The fisherman copy (gold) shall be retained by the ((seller or)) deliverer for their use.

AMENDATORY SECTION (Amending Order 80-27, filed 5/2/80)

WAC 220-69-26401 DISTRIBUTION OF COP-IES OF SHELLFISH RECEIVING TICKET. State of Washington shellfish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the shellfish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by ((purchaser or)) receiver of their use.
- (2) The state copy #1 (green) shall be mailed each day to the department of fisheries.
- (3) The state copy #2 (pink) shall be mailed each day to the department of fisheries.
- (4) The dealer copy #2 shall be retained by the ((purchaser or)) receiver for their use.
- (5) The fisherman copy (gold) shall be retained by the ((seller or)) deliverer for their use.

AMENDATORY SECTION (Amending Order 81-6, filed 1/13/81)

WAC 220-69-26501 DISTRIBUTION OF COP-IES OF HARDSHELL CLAM AND MUSSEL PRO-DUCTION REPORT. State of Washington hardshell clam and mussel production reports must be made out in duplicate (two copies). The dealer's copy must be retained by the licensee for his use and the state copy must be mailed to the department of fisheries within fifteen days after the end of the month for which the hardshell clam or mussel production report is prepared.

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-270 LICENSE CARDS. (1) Upon lawful application, a commercial fishing license or permit in the form of a license card will be issued by the department of fisheries. The license card will be designed for use with an approved mechanical imprinting device. The license card will contain the boat owner's name; boat name or number, length, and gear type; boat operator's name, description, and address; license expiration date; gear code; license number; and department of fisheries' boat plate number.

- (2) It shall be unlawful for any person to use or possess a license card other than the fisherman to whom the card is issued, or the ((buyer)) receiver to whom the fish are being offered for receipt.
- (3) Upon written request to the department of fisheries by any person holding a valid license card, a duplicate license card will be issued. The duplicate license card will contain the names of the boat owner and operator, boat name or number, gear code, license number, and department of fisheries' boat plate number. The duplicate license card shall be retained by the buyer for preparing the appropriate state of Washington fish receiving ticket in the ((seller or)) deliverer's absence.

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-272 TREATY INDIAN IDENTI-FICATION CARDS. Treaty Indians delivering fish caught in treaty waters while exercising a treaty fishing right may use a treaty Indian identification card, properly embossed with the tribe number and treaty Indian identification number, in lieu of hand-written fisherman information except that the fisherman's signature is required.

AMENDATORY SECTION (Amending Order 76–153, filed 12/17/76)

WAC 220-69-273 IMPRINTERS. (1) Use of a mechanical imprinter approved by the department of fisheries, in conjunction with a license card, duplicate license card, or treaty Indian identification card to identify the deliverer ((or seller)), and a dealer plate or buyer plate to identify the ((purchaser or)) receiver on all state of Washington fish receiving tickets is hereby made mandatory.

PROVIDED, That license card information may be recorded manually on the state of Washington fish receiving tickets in the following exceptions:

- (a) Oregon licensed fishermen delivering fish caught in the Columbia River.
 - (b) Purchases made from out-of-state firms.
- (d) Fishermen selling on a single-delivery vessel delivery permit.
 - (d) Clam and oyster farmers.
- (e) For nontreaty fishermen, any instance where a commercial gear license is not required and license card has not been issued.
- (f) Upon written approval from the department of fisheries, license card and dealer or buyer plate information may be recorded manually by a dealer or buyer having a minimal number of transactions.
- (((2) Any purchaser or receiver terminating business shall notify the department of fisheries in writing and shall return to the department of fisheries any and all mechanical imprinters leased from the department of fisheries.))

AMENDATORY SECTION (Amending Order 76-153, filed 12/17/76)

WAC 220-69-274 SIGNATURES. The ((seller or)) deliverer of food fish, shellfish, or parts thereof,

shall sign the complete fish receiving ticket, which signature shall be deemed certification of the correctness of all entries thereon((: PROVIDED, That)). Where the fisherman is unable to deliver the catch, an agent of the fisherman is authorized to sign the fish receiving ticket if the person has first obtained an additional operator's license for the fishing vessel operated by the fisherman. Should the ((purchaser or)) receiver receive the food fish, shellfish, or parts thereof, by other than direct delivery, the receiver shall affix his or her signature to the fish receiving ticket, and the fish receiving ticket shall be completed and submitted without the ((seller's or)) deliverer's signature together with a statement as to the reasons the signature was not obtained, and the ((purchaser or)) receiver shall assume complete responsibility for the correctness of all entries((: PROVIDED FUR-THER, That a license card or duplicate license card as provided for in WAC 220-69-270, when used with an approved mechanical imprinter shall meet the signature requirement of this section and shall be deemed as certification of the correctness of all entries)).

AMENDATORY SECTION (Amending Order 82–105, filed 8/13/82)

WAC 220-69-280 FISH RECEIVING TICKET ACCOUNTABILITY. Only Series G, Series H, Series J or Series K state of Washington fish receiving tickets shall be used, and shall be subject to the following orders:

- (1) Official state of Washington fish receiving tickets may be ordered free of charge from the department of fisheries.
- (2) Fish receiving ticket books shall be used in numerical sequence, starting with the lowest numbered ticket book issued to the purchaser or receiver. ((All Series G tickets shall be used before using Series II, all Series II tickets shall be used before using Series J, and all Series J tickets shall be used before using Series K tickets:))
- (3) Fish receiving tickets or ticket books shall not be transferred from one purchaser or receiver to another purchaser or receiver without written permission from the department of fisheries.
- (4) Any purchaser or receiver terminating business shall notify the department of fisheries in writing and shall return all unused fish receiving tickets and ticket books to the department of fisheries within 30 days after termination of business.
- (5) All fish receiving tickets that are incorrectly made out, voided, or otherwise unused, shall be submitted to the department of fisheries accompanying, and in sequence with, other fish receiving tickets.
- (6) All fish receiving tickets that are lost, destroyed, or otherwise missing, shall be accounted for in writing to the department of fisheries.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 220–69–231 DESCRIPTION OF TROLL FISH RECEIVING TICKET.

- (2) WAC 220–69–232 DESCRIPTION OF MARINE FISH RECEIVING TICKET.
- (3) WAC 220-69-233 DESCRIPTION OF UTILITY FISH RECEIVING TICKET.
- (4) WAC 220–69–23401 DESCRIPTION OF SHELLFISH RECEIVING TICKET.
- (5) WAC 220-69-251 REQUIRED INFORMATION ON TROLL FISH RECEIVING TICKETS.
- (6) WAC 220-69-252 REQUIRED INFORMATION ON MARINE FISH RECEIVING TICKETS.
- (7) WAC 220-69-253 REQUIRED INFORMA
 TION ON UTILITY FISH RECEIVING TICKETS.
- (8) WAC 220-69-25401 REQUIRED INFORMA TION ON SHELLFISH RECEIVING TICKET.
- (9) WAC 220-69-261 DISTRIBUTION OF COP-IES OF TROLL FISH RECEIVING TICKETS.
- (10) WAC 220-69-263 DISTRIBUTION OF COPIES OF UTILITY FISH RECEIVING TICKET

WSR 83-24-050 PROPOSED RULES DEPARTMENT OF GENERAL ADMINISTRATION

(Division of Banking) [Filed December 5, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Banking, Department of General Administration, intends to adopt, amend, or repeal rules concerning banks and trust companies, amending WAC 50-12-050;

that the agency will at 10:00 a.m., Thursday, January 12, 1984, in the Office of the Supervisor of Banking, Room 219, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 30.12.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 12, 1984.

Dated: December 5, 1983 By: L. O. Malmberg, CFE Acting Supervisor of Banking

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

RCW 30.12.060 requires limits on loans to officers of state chartered banks and trust companies to be established by the banking supervisor by regulation. This regulation establishes those limits.

This regulation drafted and proposed by L. O. Malmberg, Acting Supervisor, Division of Banking, 219 General Administration Building, Olympia, Washington 98504, Telephone (206) 753-6520.

The supervisor and his staff will be responsible for enforcement of this regulation.

Small Business Economic Impact Statement: This statement is filed pursuant to RCW 19.85.040. RCW 30.12.060 requires limits on loans to officers of state chartered banks and trusts companies to be established by the supervisor of banking by regulation. The limit is the same for all state chartered banks and trust companies so that compliance requirements for this regulation will not be disproportionate nor create an adverse economic impact for small business under this regulation. Large business will not be given an economic advantage under this regulation.

AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

WAC 50-12-050 LIMITING LOANS TO OFFICERS. ((H approved)) With the specific prior approval by resolution of its board of directors as required by law, a bank may make the following loans to any of its officers:

(1) A loan, ((not exceeding \$60,000.00)) to any of its officers if, at

the time the loan is made:

(a) It is secured by a first lien on a dwelling which is expected, after the making of the loan, to be owned by the officer and used by him as his residence: and

(b) No other loan made by the bank to the officer under authority of

this subparagraph is outstanding;

(2) In addition to (1) above, a bank may make extensions of credit to any officer of a bank((, not exceeding the aggregate amount of \$20,000.00 outstanding at any one time;)) to finance the education of the children of the officer; and

(3) A bank, in addition to loans made pursuant to subparagraphs (1) and (2) above, may make extensions of credit to its officers not exceeding the ((aggregate amount)) greater of ((\$10,000.00 outstanding at any one time: Provided, That total liability to the bank of such officer does not exceed the limit prescribed in RCW 30.04.110.)) \$25,000.00 or three percent of the bank's capital, surplus, and undivided profits. In no case shall the extension of credit to an officer under this paragraph exceed the aggregate amount of \$100,000.00, or the total liability to the bank by the officer exceed the limit prescribed by RCW 30.04.110, whichever is less.

WSR 83-24-051 ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 27

[December 2, 1983]

OFFICES AND OFFICERS—STATE—WASHINGTON STATE CONVENTION AND TRADE CENTER—CIVIL SERVICE—EMPLOYEES—CIVIL SERVICE STATUS OF EMPLOYEES OF STATE CONVENTION AND TRADE CENTER

- (1) The Washington State Convention and Trade Center corporation which was created pursuant to § 2, chapter 34, Laws of 1982 to construct and operate the State Convention and Trade Center is a state agency for purposes of the state civil service law, chapter 41.06 RCW.
- (2) Identification, based upon the foregoing conclusion, of those offices or positions within the corporation which are, nevertheless, exempt from civil service coverage under RCW 41.06.070.

Requested by:

Honorable Leonard Nord, Director Department of Personnel 600 South Franklin Olympia, WA 98504

WSR 83-24-052 PROPOSED RULES COLUMBIA BASIN COLLEGE

[Filed December 5, 1983]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Columbia Basin College intends to adopt, amend, or repeal rules concerning State Environmental Policy Act regulations.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 6, 1984.

The authority under which these rules are proposed is chapter 28B.10 RCW.

The specific statute these rules are intended to implement is RCW 43.21C.120 and WAC 197-10-800.

Dated: November 22, 1983 By: F. E. Esvelt Secretary, Board of Trustees

STATEMENT OF PURPOSE

Title: Columbia Basin College SEPA (State Environmental Policy Act) Policy.

Purpose: To comply with chapter 43-21 RCW, SEPA.

Statutory Authority: Chapter 28B.10 RCW, chapter 197-10 WAC and WAC 131-24-030.

Summary of Rule: Capital projects proposed and developed by the district shall comply with the State Environmental Policy Act.

Drafting, Implementation and Enforcement: Dr. Fred L. Esvelt, President, Columbia Basin College, 2600 North 20th, Pasco, WA 99301.

SEPA - public.

CBC board of trustees will take action on adoption of proposed policy on Monday, February 6, 1984. Code reviser so notified by Form CR-4, November 22, 1983.

Chapter 132S-285 WAC

SEPA (STATE ENVIRONMENTAL POLICY ACT) POLICY

WAC 132S-285-010 Policy statement

WAC 132S-285-015 Responsible official for carry out policy.

NEW SECTION

WAC 132S-285-010 POLICY STATEMENT. It shall be the policy of Community College District No. 19 that capital projects proposed and developed by the district shall comply with the provisions of Chapter 43-21 RCW, the State Environmental Policy Act (SEPA); chapter 197-10 WAC, guidelines for SEPA implementation; and WAC 131-24-030, SEPA implementation rules of the State Board for Community College Education.

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 132S-285-015 RESPONSIBLE OFFICIAL FOR CARRYING OUT POLICY. In compliance with WAC 197-10-820, the district president, or an administrative officer designated by the district president, shall be the "responsible official" for carrying out this policy.

WSR 83-24-053 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed December 6, 1983]

The Department of Ecology withdraws its notice of intent to amend WAC 173-19-310, Mason County Shoreline Master Program in WSR 83-18-058, 83-23-002 and 83-23-113 scheduled to be adopted November 3, 1983, and extended to November 22, 1983, and November 29, 1983.

The department found that the proposed amendment contained fundamental inconsistencies with the Shoreline Management Act and final guidelines (chapter 90.58 RCW and chapter 173–16 WAC), and has proposed that Mason County resubmit a Shoreline Master Program amendment which corrects those inconsistencies. At such time, the department will file a new notice of intent.

John F. Spencer Deputy Director

WSR 83-24-054 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF GAME

(Game Commission)

[Memorandum—December 2, 1983]

On October 3, 1983 the Washington State Game Commission established the following dates and locations pertaining to 1984 Game Commission public meetings:

January 9-10, 1984 April 6, 1984 May 20-21, 1984 July 9, 1984 August 19-20, 1984 October 1, 1984 Olympia Longview/Kelso Seattle Yakima Spokane Clarkston

WSR 83-24-055 ADOPTED RULES DEPARTMENT OF NATURAL RESOURCES (Board of Natural Resources)

[Order 406—Filed December 6, 1983]

I, Brian J. Boyle, chairman of the Board of Natural Resources, do promulgate and adopt at Olympia, Washington, the annexed rules relating to establishment of charges and fees for services performed by the Department of Natural Resources.

This action is taken pursuant to Notice No. WSR 83-20-080 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule—making authority of the Board of Natural Resources as authorized in RCW 79.01.088 and 79.01.720.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED December 6, 1983.

By Brian J. Boyle Chairman of the Board

AMENDATORY SECTION (Amending Order 349, Resolution 310, filed 11/13/80)

WAC 332-10-170 FEES FOR PERFORMING THE FOLLOWING SERVICE. ((A fee will be collected and transmitted to the state treasurer as required by law.)) Charges for the following categories of services will be collected and transmitted to the state treasurer for deposit into the resource management cost account:

- (1) ((Five dollars for the issuance of:
- (a) original contract of sale;
- (b) original bill of sale;
- (c) original lease;
- (e) original harbor area lease and approval of bond;
- (f) original right of way certificate;
- (g) lieu contract of sale:
- (h) lieu lease (except mineral, coal and oil and gas).)) Twenty-five dollars for the approval of any assignment of contract of sale, assignment of lease, assignment of bill of sale or assignment of right of way.
 - (2) ((Five dollars for the approval of:
 - (a) assignment of contract of sale;
 - (b) assignment of lease (any kind);
- (c) assignment of bill of sale.)) Twenty-five dollars for the division of contracts or leases pursuant to RCW 79.01.236.
 - (3) Five dollars for certification of any document.
- (4) Fifteen cents per page for copies of ((records or)) documents which do not exceed $8-1/2 \times ((\frac{13}{2})) = \frac{14}{2}$ inches in ((page)) size.
- (5) Copies of ((records or)) documents ((which exceed)) or nonstandard items beyond the size ((limits)) of documents set forth in subsection (4) above (e.g., computer printouts, films, recordings or ((larger documents))) maps will be charged on the basis of the cost of reproduction including the time of Department personnel as determined by the records officer for the department of natural resources.

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 349, Resolution 310, filed 11/13/80)

WAC 332-10-180 APPLICATION FEE. An applicant to purchase ((land;)) or lease any public land or valuable materials ((from or lease any public land for any purpose except oil and gas leasing)) shall pay a ((five)) twenty-five dollar application fee, except for prospecting leases or mining contracts fees as specified by WAC 332-16-040, and oil and gas leases as specified

by WAC 332-12-230. ((The application fee is not refundable and will not be credited as a portion of the required annual rental.))

AMENDATORY SECTION (Amending Order 349, Resolution 310, filed 11/13/80)

WAC 332-10-190 EXCEPTIONS. ((A public agency will be)) The following applicants are exempt from paying the fees set forth in WAC 332-10-170 and 332-10-180:

(1) Any agency, political subdivision or municipal corporation of this state, or any agency of the United States;

(2) Any lease or sale of land, valuable materials, minerals, coal, oil or gas, which is initiated by the Department;

(3) Applicants for a coal mining option contract who shall instead pay the fees required by RCW 79.01.656.

(4) Assignment transferring contract or leasehold interest by operation of law.

REPEALER

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

- (1) WAC 332-10-150 PROMULGATION.
- (2) WAC 332-10-160 DEFINITION.

WSR 83-24-056 PROCLAMATION OFFICE OF THE GOVERNOR

On November 24, 1983, a major storm caused extensive damage to the power supply system between McNeil Island and the mainland. As a result of this damage, electric power was eliminated, which interfered with the security and order of McNeil Island Corrections Center. The severity and magnitude of this disruption are beyond the capabilities of the Department of Corrections, and other resources are necessary.

NOW, THEREFORE, I John Spellman, Governor of the state of Washington, as a result of the aforementioned damage and description and under the provisions of chapters 43.06 RCW and RCW 38.08.040, do hereby declare that an Emergency exists at McNeil Island Corrections Center in Pierce County. All resources of the Washington State Military Department are authorized to be employed as deemed necessary.

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 2nd day of December, A.D., nineteen hundred and eighty-three.

John Spellman

Governor of Washington

BY THE GOVERNOR:

Laura Eckert

Assistant Secretary of State

WSR 83-24-057 ADOPTED RULES DEPARTMENT OF LICENSING

[Order 733 DOL-Filed December 6, 1983]

I, John Gonsalez, director of the Department of Licensing, do promulgate and adopt at the Fourth Floor, Highways-Licenses Building, Olympia, Washington 98504, the annexed rules relating to:

| New | WAC 308-127-010 | Promulgation—Authority. |
|-----|-----------------|--|
| New | WAC 308-127-020 | Organization. |
| New | WAC 308-127-030 | Definitions. |
| New | WAC 308-127-040 | Materially adverse change. |
| New | WAC 308-127-100 | Exemptions from registration under the act. |
| New | WAC 308-127-110 | Disclosure documents: Projects already registered in foreign jurisdictions. |
| New | WAC 308-127-120 | Financial information requirements. |
| New | WAC 308-127-130 | Disclosure of number of intervals to be sold to persons residing in the state of Washington. |
| New | WAC 308-127-140 | Expiration and renewal of timeshare offering registration. |
| New | WAC 308-127-150 | Application of four dollars per interval |
| New | WAC 308-127-200 | Activities requiring registration as a timeshare salesperson. |
| New | WAC 308-127-210 | Relationship of timeshare promoters and salespersons and real estate bro- kers and salespersons. |
| New | WAC 308-127-220 | Original application, renewal, termina- tion, and fees for a timeshare salesper- son registration. |
| New | WAC 308-127-300 | Impoundment. |
| | | |

This action is taken pursuant to Notice No. WSR 83-21-046 filed with the code reviser on October 13, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

WAC 308-127-010 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 26, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-020 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 27, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-030 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 1, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-040 is promulgated under

the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 6, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-100 is promulgated under the authority of sections 2 and 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 2, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-110 is promulgated under the authority of sections 7 and 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 7, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-120 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 4, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-130 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 29, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-140 is promulgated under the authority of sections 6 and 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 6, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-150 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 29, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-200 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement sections 1 and 8, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-210 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement sections 3 and 8, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-220 is promulgated under the authority of section 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement sections 8 and 29, chapter 22, Laws of 1983 1st ex. sess. WAC 308-127-300 is promulgated under the authority of sections 13 and 26, chapter 22, Laws of 1983 1st ex. sess. and is intended to implement section 13, chapter 22, Laws of 1983 1st ex. sess.

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

APPROVED AND ADOPTED November 30, 1983.

By John Gonsalez Director

CHAPTER 308–127 TIMESHARE

| WAC | |
|-------------|---|
| 308-127-010 | Promulgation—Authority. |
| 308-127-020 | Organization. |
| 308-127-030 | Definitions. |
| 308-127-040 | Materially adverse change. |
| 308-127-100 | Exemptions from registration under the Act. |
| 308-127-110 | Disclosure documents: projects al- ready registered in foreign jurisdictions. |
| 308-127-120 | Financial information requirements |

| 308-127-130 | Disclosure of number of intervals to be sold to persons residing in the state of Washington. |
|-------------|--|
| 308-127-140 | Expiration and renewal of timeshare offering registration. |
| 308-127-150 | Application of four dollars per interval fee. |
| 308-127-200 | Activities requiring registration as a timeshare salesperson. |
| 308-127-210 | Relationship of timeshare promoters and salespersons and real estate bro- kers and salespersons. |
| 308-127-220 | Original application, renewal, termination, and fees for a timeshare salesperson registration. |
| 308-127-300 | Impoundment. |

NEW SECTION

WAC 308-127-010 PROMULGATION—AUTHORITY. The director of the department of licensing, state of Washington, pursuant to the authority vested in him by the Timeshare Act, chapter 22, Laws of 1983 1st ex. sess., does hereby promulgate the following rules and regulations relating to the registration of timeshare offerings and timeshare salespersons.

NEW SECTION

WAC 308-127-020 ORGANIZATION. The administrator, real estate division, business and professions administration, department of licensing, administers the Timeshare Act for the director of licensing. Information regarding the regulation of timeshare offerings and timeshare salespersons may be obtained by writing to: administrator, real estate division, department of licensing, p.o. box 247, Olympia, Washington 98504. Persons desiring to visit the real estate division on matters relating to timeshare offerings and timeshare salespersons may do so at the real estate division offices located on the sixth floor, highways-licenses building, 12th and Franklin streets, Olympia, Washington.

NEW SECTION

WAC 308-127-030 DEFINITIONS. (1) Words and terms used in these rules shall have the same meaning as each has in the Timeshare Act, sec. 1, chapter 22, Laws of 1983 1st ex. sess., unless otherwise clearly provided in these rules, or the context in which they are used in these rules clearly indicates that they be given some other meaning.

- (2) "Agency" means the department of licensing in the state of Washington.
- (3) "Timeshare project and timeshare property" mean all the properties subject to a timeshare program established by a particular set of timeshare instruments.
- (4) "Timeshare program" means the rights and obligations of the timeshare owners, and methods and procedures for occupying and managing the timeshare project, as established by a particular set of timeshare instruments.

- (5) "Resale timeshare offering" means a timeshare interval or intervals offered or sold by a person, on his or her own account, who:
- (a) Is not the original promoter of the timeshare, or an agent, affiliate, or bulk-sale transferee of an original promoter; and
- (b) Is not engaged in the business of selling or offering timeshares; and
- (c) Was not an owner of the timeshare property at, or prior to, the time such property was made subject to a timeshare program.
- (6) "Start-up timeshare offering" means a timeshare interval or intervals offered or sold by a person who:
 - (a) Is a promoter of the timeshare; or
- (b) First establishes the timeshare program and makes the property subject to the program; or
- (c) Is in the business of offering or selling timeshares; or
- (d) Was an owner of the timeshare property at the time it was made subject to a timeshare program.
- (7) "Limited timeshare offering" means a timeshare interval or intervals offered or sold in which:
- (a) None of the owners of interests are owners for the purpose of making a profit from renting, exchanging, or selling the timeshare interests; and none do in fact make a profit from such activities during a three year term subsequent to establishment of the program; and
- (b) The establishment of the project is not for the purpose of making a profit on behalf of any person; and
- (c) All co-owners had personal knowledge of each other prior to establishment of the program and there is no solicitation of co-owners by means of advertising in public media.
- (8) "Public offering statement" means the disclosure document referred to in the Timeshare Act.

NEW SECTION

WAC 308-127-040 MATERIALLY ADVERSE CHANGE. (1) A materially adverse change means any change in the condition of a promoter or its affiliates which causes or might cause loss or risk of loss to the interests of the timeshare purchasers or prospective purchasers.

A materially adverse change occurs under circumstances which include, but are not limited to, the following:

- (a) Any bulk sale of all or a significant portion of the timeshare properties;
- (b) Any actual or threatened bankruptcy, receivership, or similar proceeding involving the promoter or its affiliates;
- (c) Any lien, encumbrance, or similar circumstance which threatens to affect, or does affect, any of the timeshare properties;
- (d) Any sale, lease, substitution of, or addition to the inventory of the timeshare properties by the promoter or its affiliates;
- (e) Any amendment or change in the timeshare instruments or the timeshare program;
- (f) Any change in the affiliation of the promoter or the association with a timeshare exchange company;

- (g) Any change in the promoter's or an affiliate's plan of promotion;
- (h) Any change in the status of an escrow, trust, bond, letter of credit, impound or other protective device, being utilized in the timeshare program for purposes of purchaser protection;
- (i) Any criminal prosecution, civil lawsuit, or administrative proceeding in which the promoter or its affiliates are parties;
- (j) Sell-out of the number of intervals registered to be sold to persons residing in the state of Washington;
- (k) Any change in the financial status of the promoter or its affiliates that might adversely affect their ability to pay the timeshare expenses, including reserve accounts, during marketing of the timeshares.
- (2) Materially adverse changes shall be reported to the agency for purposes of amending or renewing the registration and the public offering statement at the time they are known or proposed by the promoter or its affiliates. Failure to report such changes within 20 days shall be cause for suspension, revocation, or denial of a registration.

NEW SECTION

WAC 308-127-100 EXEMPTIONS FROM REG-ISTRATION: (1) Provided that, the conditions stated are met, the director may exempt from registration the following types of offerings:

- (a) Limited offerings are exempt from registration, provided that:
- (i) The project contains fewer than ten owners or timeshare intervals for at least three years after its establishment; and
- (ii) There is not soliciting of purchasers in the project from among the general public; and
- (iii) There appears to be neither hazard to the public or owners nor violation of the non-registration provisions of the statute; and
- (iv) The co-owners of the project provide the agency with advance notice of their "intent to establish a limited timeshare offering." Such notice may be given on a form for this purpose provided by the agency, or otherwise, which shall include information about the names and addresses of all co-owners of the project, the identity and location of the timeshare properties, and a description of the timeshare program, including a copy of all agreements and forms that financially commit the owners to the program.
- (b) Resales, by an owner, on the owner's own account, are exempt from registration, provided that:
- (i) Within any twelve-month period the owner offers or sells no more than nine resale timeshare intervals in any single timeshare project; or within any twelve-month period, the owner offers or sells no more than fifteen resale timeshare intervals in two or more timeshare projects; and
- (ii) The owner of these timeshares is not in the business of marketing timeshares. There shall be a presumption that a person is engaged in the business of marketing timeshares if the person is a corporation, partnership, venture or single proprietorship formed for such purposes and does in fact engage in offering or

selling of timeshares; or the person does in fact offer or sell in excess of fifteen intervals in two or more timeshare projects in a given twelve-month period.

- (c) Offering resale timeshares for another person's account, by a person actively licensed as a broker under chapter 18.85 RCW, shall be exempt from registration under the Timeshare Act, provided that:
- (i) The broker shall act solely in a brokerage capacity; and
- (ii) The broker shall provide prospective purchasers with information about the timeshares, as required in the Timeshare Act, sec. 3, chapter 22, Laws of 1983 1st ex. sess.; and
- (iii) The broker shall assure the transfer of the timeshares; and
- (iv) The broker shall not be in a business of marketing as a clearing house for the primary purpose of offering or selling timeshares.
- (d) Start-up projects are exempt from registration, provided that the project contains four timeshares or fewer during any given three-year period; and the promoter offers no less than a 25 percent interest to any owner in such a project.
- (2) The director may, by written order, exempt any timeshare offering where the director finds that registration is unnecessary for the protection of the public. Exemptions shall not be granted where it appears that project documentation or structuring is inadequate or contrary to industry standards for similar projects, or that the non-registration provisions of the Timeshare Act are being violated.
- (3) Those timeshare projects registered with the agency prior to August 1, 1983, under the provisions of the Land Development Act, and which are currently registered, shall be exempt from registration under the Timeshare Act until the agency notifies the promoter of termination of the Land Development Act registration. Promoters of such projects shall actively work towards transferring registrations to the Timeshare Act, during the period of exemption. Failure to do so shall be cause for cancellation of the exemption.

NEW SECTION

WAC 308-127-110 DISCLOSURE DOCU-MENTS: PROJECTS ALREADY REGISTERED IN FOREIGN JURISDICTIONS. (1) Whenever a timeshare project or a significant portion of a timeshare project's properties are sited in a foreign jurisdiction and there has been a prior registration in that jurisdiction under an enactment specifically addressing the regulation of timeshares, the director may accept in whole or in part the disclosure statement of such foreign jurisdiction for purposes of satisfying the disclosure requirements of the Timeshare Act, sec. 3, chapter 22, Laws of 1983 1st ex. sess.

(2) Promoters who wish to utilize a disclosure document accepted by a foreign jurisdiction shall forward a copy of the foreign state's disclosure document to the agency along with the state of Washington registration forms, documents and filing fee ordinarily required of promoters.

(3) If a foreign jurisdiction's disclosure document is incorporated by reference into the state of Washington public offering statement, the state of Washington registration is deficient and void at the moment the foreign jurisdiction's registration expires, or, if for any reason, that jurisdiction's disclosure statement is or becomes deficient.

NEW SECTION

WAC 308-127-120 FINANCIAL INFORMATION REQUIREMENTS. (1) The agency may require that the financial statements provided for in the Timeshare Act, sec. 4(1), chapter 22, Laws of 1983 1st ex. sess., be prepared and audited by an independent certified public accountant, in a manner which complies with the standards and guidelines established by the American Institute of Certified Public Accountants, under circumstances which include but are not limited to the following:

- (a) For promoters of projects where accommodations or facilities are not completed at the time of the taking of a binding purchaser commitment and review of such statements will assist the agency in determining the promoter's ability to perform; or
- (b) For promoters of right-to-use projects where a review of such statements will assist the agency in determining the ability of the promoter to provide continued future quiet enjoyment of the timeshare; or
- (c) For promoters of projects where the promoter's payment of project expenses and servicing of reserve accounts cannot be assured by means other than reliance upon the promoter's own ability to pay such obligations from the promoter's existing assets.

NEW SECTION

WAC 308-127-130 DISCLOSURE OF NUMBER OF INTERVALS TO BE SOLD TO PERSONS RESIDING IN THE STATE OF WASHINGTON. The public offering statement shall declare the total number of intervals to be sold to persons residing within the state of Washington.

NEW SECTION

WAC 308-127-140 EXPIRATION AND RENEWAL OF TIMESHARE OFFERING REGISTRATION. A timeshare offering registration shall expire one year from the date of issuance of the registration, or at the time the promoter sells the total number of intervals registered to be sold to persons residing in the state of Washington, whichever event occurs first. In order to continue offering the timeshare project in this state, a promoter shall file for renewal of its timeshare offering registration no later than thirty days prior to expiration of the registration.

NEW SECTION

WAC 308-127-150 APPLICATION OF FOUR DOLLARS PER INTERVAL FEE. If the promoter intends to sell more than four hundred intervals to persons residing in this state, then the promoter shall pay four

dollars per additional interval registered to be sold to persons residing in this state. This amount shall be in addition to the fee for initial filing or renewal of registration.

NEW SECTION

WAC 308-127-200 ACTIVITIES REQUIRING REGISTRATION AS A TIMESHARE SALESPER-SON. (1) An individual acts as a timeshare salesperson whenever the individual induces, solicits, or attempts to encourage a person to acquire a timeshare; or the individual is responsible for causing an advertiser to publicize a timershare offer.

- (2) Unless exempted under the Timeshare Act, or these rules, a timeshare salesperson shall be registered in the state of Washington whenever:
- (a) The timeshare salesperson offers a timeshare for sale from a timeshare project in which the principal property of the project is located in this state; or
- (b) The timeshare salesperson offers a timeshare for sale from a timeshare project in which the principal property of the project is located outside of this state, and
 - (i) The offer is made in or from this state, or
- (ii) The person receiving the offer is located in this state at the time the offer is received.

NEW SECTION

WAC 308-127-210 RELATIONSHIP OF TIMESHARE PROMOTERS AND SALESPER-SONS AND REAL ESTATE BROKERS AND SALESPERSONS. (1) A timeshare salesperson shall be registered to a specific timeshare promoter who has one or more timeshare offerings registered in this state. The promoter shall have full responsibility for all activities of the promoter's timeshare salesperson which relate to offering timeshares for sale.

- (2) An active real estate broker or salesperson may act as the brokerage agent of one or more timeshare promoters without registering as a timeshare salesperson. However, this exemption from registration as a timeshare salesperson applies only when the exempted person is performing real estate brokerage in compliance with chapter 18.85 RCW. Further, this exemption only pertains to the timeshare salesperson registration requirement. All other provisions of the Timeshare Act apply to real estate brokers and salespersons offering timeshares for sale.
- (3) A natural person may be registered as a timeshare salesperson while actively licensed as a real estate broker or salesperson. However, the natural person shall carry out timeshare activities and maintain associated business records in a manner which is separate and apart from his or her activities carried out and records maintained as a real estate broker or salesperson. The term "separate and apart" shall not preclude location of timeshare salesperson and real estate brokerage activities at the same office.
- (4) Any individual who is registered as a timeshare salesperson and actively licensed as a real estate broker

or salesperson shall disclose in writing to the recipient of a timeshare sales offer whether he or she is acting as the timeshare salesperson of a promoter or a real estate broker or salesperson at the time he or she presents the public offering statement to the prospective purchaser.

NEW SECTION

RENEWAL, TERMINATION, AND FEES FOR A TIMESHARE SALESPERSON REGISTRATION. (1) An individual shall apply for an original registration as a timeshare salesperson on a form and by procedures prescribed by the agency. The registration which the agency may issue entitles an individual to act as a timeshare salesperson for a specific promoter for a peri-

od of one year beginning on the issuance date printed on

WAC 308-127-220 ORIGINAL APPLICATION,

the registration.

- (2) The registration of a timeshare salesperson shall be retained at all times by the timeshare promoter. When a timeshare salesperson ceases to be employed by the promoter to whom the timeshare salesperson is registered, the timeshare salesperson's registration is terminated. Notice of this termination shall be given by the promoter to the director and this notice shall be accompanied by and include the timeshare salesperson's registration. A terminated individual who desires to work for the same or another promoter shall make an original application in order to engage in further timeshare sales activities.
- (3) A timeshare salesperson registration shall terminate when the one year period of registration expires unless an application for renewal has been timely received by the agency. Where a registration terminates because of expiration, an individual shall make an original application to engage in further timeshare sales activity.
- (4) An individual may renew his timeshare salesperson registration for one year if the agency receives the individual's request for renewal on or before the expiration of the individual's existing registration and subsequently issues a renewal registration. The effective date of the renewal shall be the anniversary date of the previous registration.
- (5) An application for an original registration or a renewal of a registration shall not be complete unless it is accompanied by payment of a fee of twenty-five dollars. Payment of the fee with a check which is subsequently dishonored shall be a deficient application. Upon notification to the promoter by the agency, the promoter shall return the mistakenly issued registration and cease employing the applicant as a timeshare salesperson. An original registration application shall be required in order to register the individual as a timeshare salesperson.

NEW SECTION

WAC 308-127-300 IMPOUNDMENT. (1) The agency may require impoundment authorized in the Timeshare Act, sec. 13(1), chapter 22, Laws of 1983 1st ex. sess., under circumstances which include, but are not limited to, the following:

- (a) For the registration of any cooperative or rightto-use project whenever adequate assurances of continued quiet enjoyment cannot be provided by means of bonds, escrows, trusts, or other devices; or,
- (b) For the registration of any form of timeshare project whenever the timeshare properties and other facilities promised are not yet constructed or otherwise available, and where completion of construction or delivery of accommodations and facilities cannot be assured by bonds, escrows, trusts, or other devices.
- (2) Funds subject to impoundment shall be placed in a separate and independent trust account with a bank or depository institution acceptable to the director. A written consent of the depository to act in such capacity shall be filed with the director.
- (3) The director will authorized the depository to release to the promoter or an affiliate when appropriate, such amounts of the impounded funds applicable to a specified purpose such as, payment of selling costs or timeshare expenses, purchase of property, or the construction of an improvement, upon a showing that the promoter can satisfy its obligations under the purchaser contracts to furnish purchasers the accommodations, facilities and services promised, or that for other reasons the impoundment is no longer required for the protection of purchasers. An application for an order of the director authorizing the release of the impounded funds to the promoter or an affiliate, shall be verified and contain, the following:
- (a) A statement of the promoter, or affiliate where appropriate, that all required proceeds from the sale of timeshares have been placed with the depository in accordance with the terms and conditions of the impoundment agreement; and
- (b) A statement of the depository signed by an appropriate officer setting forth the aggregate amount of funds placed with the depository, and any interest earned by these funds; and
- (c) The name of each timeshare contract purchaser and the amount impounded for the account of each purchaser; and
- (d) Such other information as the director may request in a particular case.

WSR 83-24-058 ADOPTED RULES DEPARTMENT OF CORRECTIONS

[Order 83-13—Filed December 6, 1983]

I, Amos E. Reed, director of the Department of Corrections, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Criminal justice reimbursement costs—Adult, amending chapter 137-70 WAC.

All correspondence regarding this WAC should be addressed to:

Robert W. Sampson, Administrator Office of Contracts and Regulations Division of Management and Budget Mailstop FN-61 Scan 234-5770 This action is taken pursuant to Notice No. WSR 83-22-006 filed with the code reviser on October 21, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 34.04 RCW which directs that the Department of Corrections has authority to implement the provisions of chapter 72.72 RCW.

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

APPROVED AND ADOPTED December 6, 1983.

By Amos E. Reed

By Amos E. Reed Secretary

AMENDATORY SECTION (Amending Order 82-10, filed 8/16/82)

WAC 137-70-040 REIMBURSABLE IMPACTS/RATES. (1) Reimbursement shall be restricted to fully documented law enforcement, prosecutorial, judicial and jail facility costs, as defined herein, ((in accordance with)) at the actual costs of the submitting jurisdiction, not to exceed the following rates:

- (a) Law enforcement costs are costs incurred by any political subdivision in apprehending escapees, in investigating crimes committed by state institutional inmates including pretrial investigations within or outside the institution, or in providing security for inmates outside the jail facility. These costs are reimbursable at the following rates:
- (i) ((\$14.51 per hour from the effective date of this chapter through June 30, 1982.)) \$17.48 per hour for the period July 1, 1983, through June 30, 1984.
- (ii) \$((16.60)) <u>18.39</u> per hour for the period July 1, ((1982)) 1984, through June 30, ((1983)) 1985.
- (b) If an escape or investigation results in the filing of a criminal complaint, the impacted political subdivision shall be entitled to attorney costs associated with the prosecution and/or defense of the filed action. These costs are reimbursable at the following maximum rates:
- (i) \$((36.00)) 41.79 per hour from ((the effective date of this chapter)) $\overline{\text{July 1, 1983}}$, through June 30, ((1982)) 1984.
- $\overline{\text{(ii)}}$ \$((39.69)) 43.96 per hour from July 1, ((1982)) 1984, through June 30, ((1983)) 1985.
- (c) Reimbursement for judicial costs incurred as a result of the filing of a criminal complaint shall be limited to judges, court reporters, transcript typing or preparation, witness fees and jury fees. These costs are reimbursable at the following maximum rates:
- (i) Judges \$((36.00)) 38.95 per hour from ((the effective date of this chapter until)) July 1, 1983, through June 30, ((1982)) 1984, and \$((36.99)) 40.98 per hour for the period July 1, ((1982)) 1984, through June 30, ((1983)) 1985. These costs shall include the services of court clerks and bailiffs.
- (ii) Court reporters \$((15.00)) 17.52 per hour from ((the effective date of this chapter)) July 1, 1983, through June 30, ((1982)) 1984, and \$((16.64)) 18.43

per hour for the period July 1, ((1982)) <u>1984</u>, through June 30, ((1983)) 1985.

- (iii) Transcript typing services \$((3.00)) 3.49 per page from ((the effective date of this chapter)) July 1, 1983, through June 30, ((1982)) 1984, and \$((3.31)) 3.67 per page for the period July 1, ((1982)) 1984, through June 30, ((1983)) 1985.
- (iv) Expert witnesses -\$((50.60)) 58.65 per hour from ((the effective date of this chapter to)) July 1, 1983, through June 30, ((1982)) 1984, and \$((55.70)) 61.70 per hour for the period July 1, ((1982)) 1984, through June 30, ((1983)) 1985.
- (v) Witness fees/nonexpert jury fees reimbursable at the rate established by the local governmental legislative authority up to a maximum of \$((25.00)) 26.33 per day for the period July 1, 1983, through June 30, 1984, and \$27.70 for the period July 1, 1984, through June 30, 1985.
- (d) Jail facility costs resulting from the escape or criminal complaint shall be reimbursed at the following maximum rate: \$((7.00)) 7.37 per inmate day from ((the effective date of this chapter)) July 1, 1983, through June 30, ((1983)) 1984 and \$7.75 for the period July 1, 1984, through June 30, 1985.
- (e) Coroner Where an inmate dies as a result of criminal activity of another inmate, coroner costs incurred by a local jurisdiction may be reimbursed up to a maximum amount established by the committee as reasonable.
- (f) Medical costs Where an inmate is in the custody of a local jurisdiction as a result of a crime committed while incarcerated in a state institution, extraordinary medical costs, beyond the routine medical services of the jail, may be reimbursed at the discretion of the committee. Counties, cities, and towns shall notify the department prior to incurring expenses for extraordinary medical expenses, where practicable, to allow the department an opportunity to provide the necessary medical care directly.

WSR 83-24-059 NOTICE OF PUBLIC MEETINGS COMMUNITY ECONOMIC REVITALIZATION BOARD

[Memorandum—December 7, 1983]

The following is the schedule of 1984 regular meetings of the Community Economic Revitalization Board:

January 19, 1984 9:00 a.m. April 19, 1984 9:00 a.m. July 19, 1984 9:00 a.m. October 18, 1984 9:00 a.m.

The meetings will be held in the Host International Auditorium at Jackson International Airport.

In accordance with Executive Order 79-03, the meeting site has been selected to be barrier free to the greatest extent feasible. Brailled or taped agenda items for the visually impaired, and interpreters for those with hearing impairments will be provided if requested with

adequate notice. Such requests should usually be made at least ten working days in advance of the scheduled meeting date, and should be addressed to:

> Beth Davis, CERB Administrator Community Economic Revitalization Board c/o Dept. of Commerce and Economic Development 101 General Administration Building Olympia, WA 98504

WSR 83-24-060 ADOPTED RULES LIQUOR CONTROL BOARD

[Order 134, Resolution No. 143—Filed December 7, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to Advertising, offering for sale, or selling beer, wine or spirituous liquor at less than cost—Prohibited—Exceptions, WAC 314-52-114.

This action is taken pursuant to Notice No. WSR 83-23-120 filed with the code reviser on November 23, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule—making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.98.070 and 66.08.060.

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

APPROVED AND ADOPTED December 7, 1983.

By Robert D. Hannah

Chairman

NEW SECTION

WAC 314-52-114 ADVERTISING BY RETAIL LICENSEES, OFFERING FOR SALE, OR SELL-ING BEER, WINE OR SPIRITUOUS LIQUOR AT LESS THAN COST—PROHIBITED—EXCEPTIONS. (1) Beer, wine, or spirituous liquor shall not be advertised, offered for sale or sold by retail licensees at less than cost, or as a loss leader, as defined in the following subsections:

- (a) "Cost" has its usual meaning and as applied to retail licensees means the invoice cost or replacement cost, whichever is lower, of the article or product to the licensee plus the cost of doing business by said licensee;
- (b) "Cost of doing business" or "overhead expense" means all costs of doing business incurred in the conduct of such business and must include without limitation the following items of expense: Labor (including salaries of executives and officers), rent, depreciation, selling cost, maintenance of equipment, delivery costs, credit losses, all types of licenses, taxes, insurance and advertising;
- (c) "Loss leader" means any article or product sold at less than cost as herein defined to induce, promote, or

encourage the purchase of other merchandise, or which may have the tendency or capacity to mislead or deceive purchasers or prospective purchasers, or which diverts trade from or otherwise injures competitors.

- (2) The provisions of this section shall not apply to any sale made:
- (a) In closing out in good faith the owner's stock or any part thereof for the purpose of discontinuing his trade in any such article or product and in the case of the sale of seasonal goods or to the bona fide sale of perishable goods to prevent loss to the vendor by spoilage or depreciation: PROVIDED, Notice is given to the public thereof;
- (b) When the goods are damaged or deteriorated in quality, and notice is given to the public thereof;
 - (c) By an officer acting under the orders of any court;
- (d) In an endeavor made in good faith to meet the legal prices of a competitor selling the same article or product in the same locality or trade area and in the ordinary channels of trade.

WSR 83-24-061 ADOPTED RULES LIOUOR CONTROL BOARD

[Order 135, Resolution No. 144—Filed December 7, 1983—Eff. February 15, 1984]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to Packages—Classification, WAC 314-20-030.

This action is taken pursuant to Notice No. WSR 83-22-063 filed with the code reviser on November 2, 1983. These rules shall take effect at a later date, such date being February 15, 1984.

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.98.070, and Title 34 RCW.

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

APPROVED AND ADOPTED December 7, 1983.

By Robert D. Hannah

Chairman

AMENDATORY SECTION (Amending Order 64, filed 1/17/78)

WAC 314-20-030 PACKAGES—CLASSIFI-CATION (((RULE 39))). (1) No manufacturer, wholesaler or importer shall sell beer for use in the state of Washington in any packages or containers differing in sizes and ((capacities)) case quantities from the ((following classifications:

Barrels—Whole barrels, 1/2 barrels, 1/4 barrels.

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Packages—24/7 oz., 32/7 oz., 35/7 oz., 36/7 oz., 48/7 oz.

12/8 oz., 24/8 oz., 35/8 oz., 36/8 oz., 48/8 oz.

12/11 oz., 24/11 oz., 48/11 oz.

12/12 oz., 24/12 oz., 48/12 oz.

12/15 oz., 24/15 oz., 48/15 oz.

12/16 oz., 24/16 oz., 48/16 oz.

12/24 oz.

12/32 oz., 24/32 oz.
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PROVIDED, HOWEVER, That beer manufactured in a foreign country may be imported and sold within the state in package and case sizes customarily used in such foreign country, and which have been approved for marketing within the United States by the Bureau of Alcohol, Tobacco, and Firearms, U.S. Treasury Department)) manufacturer's original packages.

(2) Net contents—Packaged beer. Net contents shall be stated in a clearly legible manner on the label in fluid ounces or as follows:

(a) If less than 1 pint, in fluid ounces, or fractions of a pint;

(b) If 1 pint, 1 quart, or 1 gallon, the net contents shall be so stated;

(c) If more than 1 pint, but less than 1 quart, the net contents shall be stated in fractions of a quart, or in pints and fluid ounces;

(d) If more than 1 quart, but less than 1 gallon, the net contents shall be stated in fractions of a gallon, or in quarts, pints, and fluid ounces;

(e) If more than 1 gallon, the net contents shall be stated in gallons and fractions thereof;

(f) The net contents need not be stated on any label if the net contents are displayed by having the same blown, branded, or burned in the container in letters or figures in such manner as to be plainly legible under ordinary circumstances and such statement is not obscured in any manner in whole or in part.

(3) Container size limitations—Barrels. Whole barrels (31 gallons), 1/2 barrels (15.5 gallons), 1/4 barrels (7.75 gallons). Packaged beer—Maximum capacity for individual containers, 170 fluid ounces: PROVIDED, HOWEVER, That beer manufactured in a foreign country may be imported and sold within the state in barrel sizes customarily used in such foreign country, and which have been approved for marketing within the United States by the Bureau of Alcohol, Tobacco, and Firearms, United States Treasury Department.

(4) Gift packages. A beer importer or beer wholesaler may prepare and sell "gift packages" consisting of containers of beer differing in case quantities from the manufacturer's original case capacities provided the tax has been paid on the previously purchased beer in accordance with RCW 66.24.290 and provided written approval by the board has been obtained.

WSR 83-24-062 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-204-Filed December 7, 1983]

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

Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 7, and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. All other areas are closed to prevent overharvest. Steelhead management needs prevail in Areas 7B and 7C.

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

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

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED December 7, 1983.

By Edward P. Manary for William R. Wilkerson Director

NEW SECTION

WAC 220-47-826 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly through the morning of December 7 and purse seines may fish from 5:00 AM to 8:00 PM daily through December 6 and from 5:00 AM to 12 noon December 7. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

Partial area exclusions applicable to the Area 7B opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-825 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-197)

WSR 83-24-063 PROPOSED RULES PUBLIC DEPOSIT PROTECTION COMMISSION

[Filed December 7, 1983]

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

that the agency will at 9:00 a.m., Wednesday, January 11, 1984, in the Office of the State Treasurer, Legislative Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

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

The specific statute these rules are intended to implement is chapter 39.58 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1984 (9:00 a.m.).

Dated: December 7, 1983 By: Robert S. O'Brien State Treasurer and Chairman

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.043 and amends existing sections of chapter 389–12 WAC.

The Washington Public Deposit Protection Commission intends to adopt amended rules concerning: WAC 389-12-010 Promulgation; 389-12-020 Definitions; 389-12-030 New banks; 389-12-040 Computation and report of maximum liability; 389-12-050 Valuation; 389-12-080 Maximum deposit limitation; 389-12-100 Violations—Penalty; 389-12-130 Bank mergers; 389-12-230 Operations and procedures; and 389-12-270 Requests for public records.

The Purpose of These Rules: To implement changes caused by the passage of House Bill 54 (chapter 66, Laws of 1983) by the 1983 legislature. This legislation enables savings and loan associations and mutual savings banks to form a collateral pool for the insurance of public funds. The proposed rules will add or change language to conform with the 1983 amendment to the statute.

Statutory Authority: RCW 39.58.040.

Summary of the Rule Changes: Amends existing sections of chapter 389–12 WAC to conform with language in chapter 66, Laws of 1983, and provide the addition of language to incorporate the collateral pool for savings and loan associations and mutual savings banks.

Agency Personnel Responsible for Drafting and Implementation of the Rules: Patricia Richards, Administrative Assistant for the Public Deposit Protection Commission, Office of the State Treasurer, Phone: 753-7477, scan 234-7477, Mailstop AS-23.

These rule changes are not a result of federal law or state court action.

Small Business Economic Impact Statement: The Public Deposit Protection Commission has the responsibility for monitoring securities pledged as collateral for public deposits to insure these deposits from loss. Chapter 39.58 RCW prescribes that all qualified public depositaries regularly report to the commission.

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

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

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

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

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

business:

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

(b) Thrift depositaries—Any state chartered mutual savings bank or stock savings bank, any state or federally chartered savings and loan

association (including federally chartered savings bank).

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

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

condition of a bank.))

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

- (5) Commission report. The "commission report" shall mean a formal accounting rendered by savings banks and savings and loan associations to the commission, which details pertinent information of each depositary as of the close of the last business day of each calendar quarter; the commission report is due in the office of the commission not later than thirty days after the end of the calendar quarter.
- (6) Date of loss. The term "date of loss" shall mean the date on which a loss shall be deemed to have occurred within the meaning of the act, and shall be the first to happen of the following:
- (a) The date of the taking of possession of the ((bank)) financial institution by a supervisory agency; or
- (b) The date of the appointment of the receiver or conservator for a ((bank)) financial institution; or
- (c) The date of the commencement of a voluntary liquidation proceeding for a ((bank)) financial institution; or
- (d) The date of an order issued by a regulatory authority or a court of competent jurisdiction restraining a financial institution from making payments on deposit liabilities; or
- (e) The date on which the commission declares that a ((bank)) financial institution no longer has the ability to repay public deposits in full.
- (((5))) (7) Depositary Pledge Agreement. "Depositary Pledge Agreement" means a written tri-party agreement, on a form supplied by the commission, wherein a ((bank)) financial institution, in compliance with the act and as a condition precedent to becoming or continuing to be a qualified public depositary, transfers and delivers securities which are eligible collateral to a corporate fiduciary under the exercise of its trust powers, ((or)) to a federal reserve bank or any branch thereof or federal home loan bank or any branch thereof, which agrees to safekeep such securities for the primary benefit of the commission under the terms and conditions of the agreement and for the purposes set forth by the act and the regulations of the commission. Such agreement shall be executed on behalf of the commission by the chairman, who shall be the state treasurer.
- (((6))) (8) Segregation of collateral. "Segregation of collateral" means the transfer and delivery of eligible securities by a ((bank)) financial institution pursuant to a depositary pledge agreement (RCW 39.58.050). Eligible securities shall not include coupon securities from which have been detached any coupon which is not matured at the time of transfer and delivery of such securities as segregated collateral.
- (((7) Subordinated notes and debentures. Capital, surplus and undivided profits of a bank or trust company shall include all capital notes and debentures that are subordinate to the interest of depositors.))
- (9) Net worth. Net worth of a qualified public depositary means:
 (a) For a bank depositary, the aggregate of capital, surplus, undivided profits and all capital notes and debentures which are subordinate to the interest of depositors;
- (b) For a thrift depositary, the aggregate of such capital stock, guaranty fund, general reserves, surplus, undivided profits, and capital notes and debentures which are subordinate to the interest of depositors, as are eligible for inclusion in otherwise determining the net worth of a mutual savings bank, stock savings bank, or savings and loan association.
- (10) Corporate fiduciary. Corporate fiduciary for the purposes of these rules means a financial institution as defined herein which is possessed of statutorily granted trust authority provided that for the purposes of this definition such financial institution need not be located or doing business in the state of Washington.

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

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

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

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

The report to the commission for commercial banks shall be received in the office of the commission not later than the due date for filing of reports of condition with the comptroller of the currency of the United States or the Washington state supervisor of banking, and shall have attached a completed copy of the balance sheet portion of the depositary's most recent consolidated report of condition (domestic subsidiaries).

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

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

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

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

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

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

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

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

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

WAC 389-12-080 MAXIMUM DEPOSIT LIMITATION. In determining the maximum deposit limitation ((by any bank)) of any financial institution, a treasurer, unless advised to the contrary by the commission, may assume that each ((bank's capital, surplus, undivided profits and subordinated notes and debentures have)) depositary's net worth has remained unchanged from that stated in the most recently rendered call or commission report.

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

WAC 389-12-100 VIOLATIONS—PENALTY. Violations of any of these rules or of any of the provisions of the act shall be

grounds for cancellation, suspension, or revocation of a ((bank's)) financial institution's authority to act as a public depositary.

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

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

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

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

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

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

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

(a) The name of the person requesting the record;

- (b) The time of day and calendar date on which the request was made;
 - (c) The nature of the request;
- (d) If the matter requested is referenced within the current index maintained by the records officer, a reference to the requested record as it is described in such current index;
- (e) If the requested matter is not identifiable by reference to the commission's current index, an appropriate description of the record requested.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer or staff member to whom the request is made, to assist the member of the public in appropriately identifying the public record requested.

WSR 83-24-064 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed December 7, 1983]

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 relating to heat suppliers, chapter 480-95 WAC. The proposed adoption is shown below as Appendix A, Cause No. U-83-59. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed adoption on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 8:00 a.m., Wednesday, January 18, 1984, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 80.01.040 and 80.62.040.

The specific statute these rules are intended to implement is chapter 80.62 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 13, 1984.

Dated: December 7, 1983 By: Barry M. Mar Secretary

STATEMENT OF PURPOSE

In the matter of adopting chapter 480-95 WAC relating to heat suppliers.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 80.62.040 which direct that the commission has authority to implement the provisions of chapter 80.62 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to provide for the issuance of operating permits to qualified heat suppliers; provide for the establishment of contract rates and assure adequacy of service in conformity with statutory standards; and establish fees.

Barry M. Mar, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington, telephone number (206) 753-6420, and members of his staff were responsible for the drafting of the proposed rules and will be responsible for implementation and enforcement of the proposed rules.

The proponent of the rules is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization reflected in RCW 80.01.040 and 80.62.040.

The rule change is not necessary as the result of federal law, or federal or state court action.

The rule change proposed will affect no economic values.

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Joint Administrative Rules Review Committee.

APPENDIX "A"
CHAPTER 480-95 WAC
HEAT SUPPLIERS

NEW SECTION

WAC 480-95-010 APPLICATION OF RULES. These rules shall apply to any heat supplier subject to the jurisdiction of the commission under authority of chapter 94, Laws of 1983.

NEW SECTION

WAC 480-95-020 DEFINITIONS. Unless the language or context indicates that a different meaning is intended, the following words, terms, and phrases shall, for the purposes of these rules, have the meanings hereinafter indicated.

- (1) The terms "heat," "heat source," "heat supplier," and "commission," shall have the meaning ascribed to them in section 2, chapter 94, Laws of 1983.
- (2) "Permit" means a nonexclusive operating permit authorized to be issued by the commission for the provision of heating services within a designated service territory.
- (3) "Designated service territory" means the geographic service area of a heat supplier.
- (4) "Provider of heating services" means any person, firm, or corporation, including municipal corporations, affording heat from any source whether electric, oil, natural gas, or other within the geographic scope of the designated service territory of a heat supplier or an applicant for a permit to operate as a heat supplier.
- (5) "Rate" means any price, charge, or classification made, demanded, observed, or received by heat suppliers or providers of heating services in the sale or purchase of heat from any heat source whatever, or any rule, regulation, or practice respecting any such price, charge, or classification, and any contract pertaining to the sale or purchase of heat.
- (6) "Formula" means any mathematical relationships by which a rate is to be calculated.
- (7) "Customer" means any person, partnership, firm, corporation, municipality, cooperative organization, or governmental agency which is receiving service from a heat supplier or has completed an application to a heat supplier for service.

NEW SECTION

WAC 480-95-030 PERMIT REQUIRED. No heat supplier shall engage in the development, production, transmission, distribution, delivery, furnishing, or selling of heat without having first obtained from the commission a permit to so do within a designated service territory.

NEW SECTION

WAC 480-95-040 OPERATION UNDER TRADE NAME. No permit will be issued to persons operating under a trade name, unless a certificate of said trade name is filed in accordance with the provisions of RCW 19.80.010 and a certified copy thereof is filed with the commission.

NEW SECTION

WAC 480-95-050 APPLICATION FOR PERMIT. Application for permits or extension thereof shall be typewritten, on forms to be furnished by the commission, completing all information therein requested. The application shall provide the following basic information:

- (1) The area proposed to be served by specific reference to known and ascertainable streets, avenues, roads, or highways, or boundaries, or by metes and bounds. The application shall be accompanied by a map specifically delineating the area in which service is intended to be provided.
- (2) A detailed description of the operating system, together with a statement as to the number and type of customers the applicant expects to be serving at the end of the first, fifth, and tenth years of operations and the heating requirements expressed in terms of British Thermal Units (BTU's).
- (3) A statement signed by a registered professional engineer qualified to make such a statement that:
- (a) The calculation of the load and design of the system has been reviewed,
 - (b) The calculation of the load appears reasonable, and
- (c) The system is designed in compliance with applicable codes and has sufficient capacity to meet projected uses.
- (4) A form of service contract or contracts to be used, including the rates to be charged or the formula by which rates are to be determined.

Applications not in substantial conformity with the requirements of this rule may be rejected by the commission.

NEW SECTION

WAC 480-95-060 NOTICE OF APPLICATIONS. (1) For purposes of this rule, applications shall include applications for permit or extension thereof.

(2) The commission shall notify all known existing providers of heating service which, at the time of the filing of an application, are serving or hold a permit to serve the territory described in the application, of the filing of the same. The notice will set forth the docket number, if any, of the application and shall identify the applicant and the designated service territory covered by the application. Notice will be given by mail in accordance with commission rules. Such existing providers of heating service shall have twenty days from the date of such notice to file with the commission protests to the application. Protests must set forth specifically the grounds upon which they are made and contain a concise statement of the interest of the protestant in the subject matter of the application. Protests are to be directed only to the fitness, willingness and ability of the applicant to serve, the adequacy of the design of the system, and/or the reasonableness of the proposed contract rates in relation to the rates charged to customers for comparable heating services by other providers thereof. The commission may reject any protest which appears to be frivolous, or fails to raise substantial issues as to the qualifications of the applicant or its system, or is otherwise not deemed meritorious. Amendment of the application to meet protests will be permitted within ten days of the last day for the filing of such protests.

NEW SECTION

WAC 480-95-070 PROCEDURE BEFORE COMMISSION. The commission will review the application in detail and may request amendment or such additional information as may be required to assure compliance with statutory standards. The commission may, on its own motion if it is not satisfied that the granting of the application would comport with statutory standards, or upon protest raising substantive issues, set the application for hearing in accordance with the provisions of chapter 34.04 RCW. No application will be denied without an opportunity for hearing, and in the event of hearing, the burden shall be upon the applicant to show that it meets the requirements of section 5, chapter 94, Laws of 1983.

NEW SECTION

WAC 480-95-080 SALE, LEASE OR TRANSFER OF PER-MIT. Any permit may be sold, leased, or transferred upon application therefor on forms to be furnished by the commission giving all information requested therein and accompanied by the applicable fee Transfer application shall not be subject to protest, and may be granted by the commission upon a showing that the transferee is fit, willing, and able to provide heating service.

NEW SECTION

WAC 480-95-090 DUPLICATE PERMITS. All applications for duplicate permits must be accompanied by an affidavit of the holder that the original has been lost or destroyed.

NEW SECTION

| WAC 480-95-100 FEES. | |
|--|------|
| (1) Application for permit | 0.00 |
| (2) Application for extension | |
| (3) Application for sale, transfer, or lease | 0.00 |
| (4) Application for duplicate permit | 3.00 |

NEW SECTION

WAC 480-95-110 CONTRACTS. (1) Except as otherwise authorized by the commission, service to each class of customer shall be provided by uniform contract and at uniform rates. Heat suppliers may employ a master contract or may enter into individual contracts with each customer. If a master form of contract is used, a true and correct copy shall be filed with the commission, and the heat supplier shall file quarterly a complete list of customers subscribing to service under the master contract. In the event that separate contracts are used, a true and correct copy of each contract shall be filed with the commission. Amendments to the contract or contracts shall also be filed with the commission.

- (2) Contracts between a heat supplier and its customer shall be for a minimum of one year. They shall be terminable within the period for which they are written only in the manner provided in the contract, and under no circumstances upon less than thirty days' notice to the commission and each contracting party. Every such contract shall so provide.
- (3) Every contract shall be mutually binding upon both heat supplier and customer, shall be entered into and performed in good faith, for an agreed rate or upon a formula by which the rate can reasonably be determined, and for an agreed term. Contracts shall conform to the following requirements:
- (a) The time or term of performance by both parties must be stated and in no event shall the term or notice required for termination be shorter than that provided in these rules;
- (b) Define the circumstances under which a customer deposit may be required, and delineate the circumstances under which discontinuance of service may be effectuated;
- (c) Specify the procedure for renewal, modification, or termination of the contract;
- (d) Specify the rates or the formula for determining rates to be charged during the contract term and, if necessary, specify the procedure for changing rates or the formula by which rates are to be determined; and
- (e) Define the service responsibilities of the heat supplier and the customer for the purpose of maintaining adequate service. Each heat supplier shall commit to maintaining its plant and system in such condition as will enable it to furnish adequate service and shall endeavor to avoid interruptions of service, and, when such interruptions occur, to re-establish service with a minimum of delay. The contract will also provide that should it be necessary for the heat supplier to make repairs to or change its facilities it may, without incurring any liability therefor, interrupt service for such periods as may be reasonably necessary, and in such manner as to minimize the inconvenience to customers. All customers affected by a scheduled interruption shall be given notification at least one day in advance. Each heat supplier shall keep a record of all interruptions of service including in such record the location, the date and time, the duration, and, as far as possible, the cause of each interruption. Copies of such records shall be submitted to the commission on request.
- (4) Every contract shall contain the provision that it is made subject to the power and authority of the commission from time to time to determine the reasonableness of rates as provided in section 7, chapter 94, Laws of 1983.

NEW SECTION

WAC 480-95-120 COMPLAINTS. Any complaint or dispute involving a heat supplier and a customer shall be treated in the following manner:

- (1) Each complaint or dispute received by a heat supplier shall be investigated promptly as required by the particular case, and the result reported to the customer. When circumstances indicate the need for corrective action, such action shall be taken as soon as possible.
- (2) Each heat supplier shall ensure that personnel engaged in initial contact with a dissatisfied or complaining customer that if dissatisfied with the decision or the explanation that is provided, the customer has the right to have that problem considered and acted upon by supervisory personnel. The customer shall be provided with the name or department of such supervisory personnel and a telephone number by which they may be reached.
- (3) Each heat supplier shall ensure that supervisory personnel contacted by a dissatisfied applicant or customer shall inform the still-dissatisfied applicant or customer of the availability of the commission for further review of any complaint or dispute. The telephone number and address of the commission shall also be provided.
- (4) All parties to a dispute between a customer and a heat supplier shall have the right to bring before the commission an informal complaint pursuant to the provisions of WAC 480-08-040 and/or a formal complaint pursuant to provisions of WAC 480-08-050.
- (5) When a complaint is referred to a heat supplier by the commission, the heat supplier shall, within two working days, report results of any investigation made regarding the complaint to the commission and shall keep the commission currently informed as to the progress made with respect to the solution of, and final disposition of the complaint. If warranted in a particular case, a heat supplier may request an extension of time.
- (6) Each heat supplier shall keep a record of all complaints concerning its service or rates. The record shall show at least the name

and address of the complainant, the nature and date of the complaint, action taken, and the final disposition of the complaint. Such record shall be maintained in a suitable place readily available for commission review. All written complaints shall be acknowledged. Correspondence and records of complaints shall be retained by the heat supplier for a minimum period of one year.

WSR 83-24-065 ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 28 [December 6, 1983]

OFFICES AND OFFICERS—STATE—BOARD OF NURSING—NURSES—COLLEGES AND UNIVERSITIES—COMMUNITY COLLEGES—STANDARDS FOR NURSING SCHOOLS

- (1) The State Board of Nursing has the authority to adopt rules establishing criteria and minimum standards with which schools must comply with if they wish their nursing programs to be "approved" by that board for the purpose of determining whether or not their graduates may qualify to be licensed as registered nurses in this state, and that authority extends to state-operated nursing schools (e.g., community colleges) as well as to nursing schools in the private sector.
- (2) Consideration, in light of the foregoing conclusion, of the validity of various specific administration regulations heretofore adopted by the State Board of Nursing as applied to nursing schools operated by community colleges.

Requested by:

Honorable John N. Terrey Executive Director State Board for Community College Education WEA Building, FF-11 319 East Seventh Avenue Olympia, Washington 98504

Honorable Henry M. Milander Olympic Community College 16th and Chester Bremerton, Washington 98310

Honorable Edwina Dorfey, R.N. Washington State Board of Nursing P. O. Box 9649, MS PB-01 Olympia, Washington 98504

WSR 83-24-066 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal

rules concerning funeral expense, amending chapter 388-42 WAC;

that the agency will at 10:00 a.m., Wednesday, January 11, 1984, in the Third Floor Conference Room, H-19, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 18, 1984.

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

The specific statute these rules are intended to implement is RCW 74.08.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1984.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 28, 1983. The meeting site is in a location which is barrier free.

Dated: December 6, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending chapter 388-42 WAC.

The Purpose of the Rule Change: To control expenditures of the funeral expenses program and to improve the organization and readability of the chapter.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Revise rates; eliminate requirement for prior approval; redefine terms; and change prerequisites for a memorial service.

Person Responsible for the Drafting, Implementation and Enforcement of the Rule Change: Steve Asher, CSPM II, Division of Income Assistance, Mailstop: OB 31C, Phone: 234–3696 scan.

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

The department has reviewed the requirements for an economic impact statement and has determined a statement is not required.

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-020 FUNERAL ((EXPENSES)) AND INTERMENT ASSISTANCE—DEFINITIONS ((AND STANDARDS)).

(1) "Funeral" ((shall)) means the proper preparation, transportation within the local service area, ((and)) care, and disposition of the remains of a deceased person with needed facilities and appropriate memorial services.

(2) "Interment" means disposition of the remains of a deceased person by burial or cremation, and the customary memorial marking of the grave or repository of the cremated remains.

- (3) "Local service area ((shall))" means ((an area whose boundaries are seventy-five miles from the mortuary)) the state of Washington.
- (4) "Funeral services" means the services provided by the funeral director and the mortuary.
- (5) "Memorial service" means a service facilitated by the funeral director to commemorate the deceased, whether held at the mortuary, in a church, or at the graveside.
- (((2))) (6) "Burial ((shall)) services" ((mean necessary costs of a lot or cremation and)) means all services related to ((interment)) burial and the customary memorial marking of a grave.
- (((3) Two types of funeral services shall be available: A minimum standard service and a minimum service:
 - (a) The minimum service shall include:
- (i) Transportation of the body from place of death to mortuary within the local service area:
- (ii) Proper preparation and care of the remains of the deceased person for immediate disposition by cremation or burial;
- (iii) Preparation and filing of death certificate and permits;
- (iv) A wooden container of sufficient durability to transport the remains from the mortuary to the crematorium or cemetery;
- (v) Transportation of the remains from the mortuary to the crematorium or cemetery within the local service area;
- (vi) Use of the funeral director's staff and facilities when requested for a memorial service:
- (b) The minimum standard service shall include all the services of the minimum service plus:
 - (i) Embalming and care of the body;
- (ii) Casket of octagon shape cut panel board top, or of rectangular shape with raised top, covered with crepe or flannel cloth, trimmed with full art lining and six bail handles;
- (iii) Use of reposing rooms, chapel, casket coach, one car for family and personal services.
- (4) Payment for the minimum standard service shall be authorized only upon request by someone who wishes the deceased to have a minimum standard funeral service and who plans to attend the service. Otherwise, only the minimum service shall be authorized.
 - (5) Disposition of the body shall be by cremation or burial:
 - (a) Burial services shall include:
 - (i) Burial plot if not previously provided;
 - (ii) Minimum grave marker;
 - (iii) Liner and endowed care if either or both are required;
- (iv) Cost of the lot purchased within thirty days prior to burial shall be included in cemetery costs;
 - (v) Opening and closing grave;
- (vi) Items available under a prepaid plan shall be utilized for the purpose intended.
 - (b) Cremation services shall include:
 - (i) Cremation;
 - (ii) An urn of metal or other substantial material;
 - (iii) Marker;
- (iv) Space for disposition of the remains either in a mausoleum or
- (v) Disposition of cremated remains:
- (6) Payment made for any funeral or burial service by relatives, friends, or any other third party shall be deducted from the payment made by the department.))
- (7) ((Donated flowers, music, and ministerial service shall not be deducted from the department's payment. However, if these services are provided by the funeral director they are considered as part of the funeral director's services and their cost must be included in the department's standard)) "Cremation services" means all services related to cremating the remains of the deceased, disposing of the remains, and the customary memorial marking of the repository of the cremated remains.

NEW SECTION

WAC 388-42-025 AVAILABLE SERVICES. (1) Funeral services.

- (a) Essential services shall include:
- (i) Transportation of the body from place of death to mortuary;
- (ii) Preparation and care of the remains of the deceased for immediate disposition by cremation or burial;
- (iii) Preparation and filing of death certificate and permits;
- (iv) A casket or container of sufficient durability to transport the remains to a crematorium or cemetery;
- (v) Transportation of the remains to the crematorium or cemetery; and

- (vi) Refrigeration or embalming.
- (b) Memorial services shall include:
- (i) Use of the funeral director's staff and facilities for a memorial service; and
- (ii) Use of reposing rooms, chapel, casket coach, and one car for family of the deceased.
 - (2) Burial services. Interment shall be by burial or cremation.
 - (a) Burial only shall include:
 - (i) Minimum grave marker;
 - (ii) Grave liner if required; and
 - (iii) Opening and closing the grave.
- (b) Burial services may include burial plot and endowed care if not previously provided or if purchased within thirty days prior to death.
 - (3) Cremation services.
 - (a) Cremation only shall include:
 - (i) Cremation; and
 - (ii) A container of a substantial material.
- (b) Cremation and disposition shall also include:
- (i) Space for disposition of the remains in a cemetery or columbarium;
 - (ii) Disposition of the remains; and
 - (iii) Minimum marker.

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-030 ((FUNERAL EXPENSES—))GENERAL ELIGIBILITY ((STANDARDS)). (1) Pursuant to RCW 74.08.120, public assistance funds may be used to pay for the funeral expenses of a deceased person to the extent his or her estate and available resources (including resources of surviving spouse and dependent children, contributions from ((spouse,)) relatives, friends, or other sources) are not wholly sufficient to defray the funeral expenses according to department policies and standards ((in WAC 388-42-020 and 388-42-150 and when the conditions)) in this ((section are met)) chapter.

(2) The department's legal responsibility for a deceased person does not extend beyond the responsibility of providing funds to meet the funeral expenses. In no case does the department authorize the funeral, burial, cremation, or other disposition of a deceased person. Such authority is vested by statute in other individuals, including the county commissioner in the case of an unclaimed body.

(3) Neither funeral, nor cemetery, nor crematorium costs shall be paid by the department when((;)):

(a) Charges for any of these services exceed any one of the maximum standards in ((WAC 388-42-150)) this chapter, or ((when))

- (b) The funeral, burial, or cremation takes place outside the state of Washington. However, exception to out-of-state payment rule is made for funerals in areas in bordering states which are normal trade areas of a border area of this state.
- (((3) Funeral costs shall be paid only when authorized prior to the funeral services and burial or cremation unless for religious reasons the body must be disposed of immediately and it is not possible to apply before the funeral. In such case, application must be made on the first working day after the funeral.))
- (4) All assets of the deceased are considered available for funeral expenses((. However, if the deceased was a public assistance recipient when he died, assets left to a surviving spouse and/or minor children are considered according to WAC 388-42-040)), except as provided for in this chapter.
- (5) ((All assets of a surviving spouse or surviving parents of a minor child are considered available for funeral expenses except those resources which are exempt for a public assistance applicant and income needed to meet the monthly maintenance needs of the surviving individual and his dependents computed according to the department's continuing assistance standards)) Payment for any funeral, burial, or cremation services made by relatives, friends, or any third party shall be deducted from the department's standards.

(6) Donated flowers, music, and ministerial services shall not be deducted from department standards. However, if these services are provided by the funeral director, they are considered part of the funeral services and their cost must be included toward the department standard.

(7) Payment for a memorial service shall be made only upon request of a relative or friend of the deceased wishing to have a memorial service and planning to attend. The funeral director and his or her representatives or associates are precluded from applying for a memorial service.

(8) Persons applying for funeral ((expenses)) assistance shall be required, except for a ((social security,)) Veterans' Administration((;))

or railroad retirement board death benefit, to apply for any death benefits to which the deceased may be entitled from other public or private agencies or organization.

(((77)) (9) When a body is claimed for scientific purposes, no funeral expenses shall be authorized for payment from public assistance funds

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-040 ((FUNERAL EXPENSES—))RESOURCES ((CONSIDERED)). (1) The resources available for funeral expenses must be taken into consideration in determining eligibility ((for)) and amount of payment ((from department's funds)).

(2) Resources available for funeral expenses may include, but are

not limited to((, the following third party payments)):

- (a) A ((burial)) <u>death</u> benefit from the United States <u>Veterans'</u> Administration;
 - (b) Washington state workmen's compensation;
- (c) ((A lump sum death benefit for the social security administration
 - (d))) A death benefit from the railroad retirement board;
 - (((e))) (d) Life or burial insurance proceeds;

(((f))) <u>(e)</u> Decedent's estate;

- (((g))) (f) Excess resources and income of a surviving spouse, surviving minor children, or surviving parents of a minor child ((as defined by WAC 388-42-030(5))).
- (i) Resources that would be exempt if the survivors were receiving general assistance shall be excluded.
- (ii) Income sufficient to meet the survivors' monthly needs according to the department's need standards shall be excluded.
- (iii) The status of resources and income shall be determined according to the department's rules for the general assistance-unemployable program.
- (3) ((Use of resources and income available to surviving spouses shall be directed by WAC 388-28-482.
- (4))) Third-party death benefits shall be considered available whether paid, directly payable to, or deposited with a funeral director or any other vendor providing funeral, burial, or cremation services.
- (4) Proceeds from a prepaid plan shall be used for the purposes intended.
- (5) The department will be responsible for claiming and collecting the death benefit from the railroad retirement board.
- (6) The department may pay the cost of funeral expenses when the deceased leaves assets((, if the assets are left)) to a surviving spouse and/or to minor children ((and if these assets are resources which would be exempt in determining eligibility for public assistance)). The department, when ((it furnishes)) furnishing funeral assistance, shall have a lien against said assets. The lien shall be valid for six years from the date of filing with the county auditor and shall have preference to all other claims except prior secured creditors. If the assets remain exempt or if no probate is commenced, the lien shall automatically terminate without further action six years after filing.
- (7) ((Cash or certificates of ownership found among the effects of a deceased recipient left with a friend, nursing home or hospital belong to the estate of the deceased and may be disposed of only in the manner provided by law)) Ineligibility due to transferring property to qualify for assistance with funeral expenses shall be directed by chapter 388-28 WAC.

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

WAC 388-42-100 DECEDENT'S ESTATE. (1) The estate of a deceased person consists of all of his <u>or her</u> real and personal property. Any value in the estate of the deceased which can be readily determined shall be considered a resource available to meet the funeral expenses according to the rules in this ((section)) chapter.

- (2) ((The department may pay the cost of funeral expenses when the deceased leaves assets, if the assets are left to a surviving spouse and/or to minor children and if these assets are resources which would be exempt in determining eligibility for public assistance. The department when it furnishes funeral assistance shall have and shall file a lien against said assets. The lien shall be valid for six years from the date of filing with the county auditor and shall have preference to all other claims except prior secured creditors. If the assets remain exempt or if no probate is commenced, the lien shall automatically terminate without further action six years after filing.
- (3) When the estate is insufficient to meet the total expense of a minimum standard funeral, the ESSO should reach agreement with

the funeral director and cemetery (or crematorium) operator as to the amount to be considered as currently available for payment from the estate.)) The ((state office)) department claims reimbursement from any remainder in the estate after funeral expenses are paid for any prior overpayment of public assistance according to ((WAC 388-44-160 for any amount authorized by the ESSO for the payment of funeral expenses)) chapter 388-44 WAC.

(((4))) (3) Cash or certificates of ownership found among the effects of ((a)) the deceased ((recipient)) left with a friend, nursing home, or hospital belong to the estate of the deceased and may be disposed of only in the manner provided by law. ((Such assets are generally turned over to the nearest relative or to the administrator of the estate by the friend, nursing home or hospital.

(5) On occasion the ESSO may find itself in possession of funds or other property of a deceased recipient. Property held in custody by the ESSO shall be disposed of in one of the following ways:

(a) If an executor or administrator appears, the cash and any other property in the custody of the ESSO shall be released to him and a receipt taken.

(b) If the property is cash and the department has paid the funeral expenses, the cash is applied as a partial or complete refund of the funeral expenditure.

(c) If the property is cash and the department has not paid the funeral expenses or the amount exceeds the funeral expenditure and the deceased recipient was indebted to the department for assistance received contrary to law, the eash is applied as a credit to the indebtedness:

(d) If the property is not disposed of according to subsection (5)(a)(b)(c) the ESSO shall notify the SO of the possession of the property and retain the property pending disposition instructions from the SO)).

(4) When the estate is insufficient to defray wholly the funeral expenses, the department shall:

(a) Determine the amount available from the estate;

(b) Allocate that amount to the vendor or vendors; and

(c) Deduct that amount from the department's standards before authorizing payment of public assistance funds.

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-110 ((FUNERAL EXPENSES—))INTERMENT OF TWO OR MORE BODIES IN ONE GRAVE. The department pays for ((public assistance)) burials of two or more bodies in one grave, provided:

(1) This type of burial is accepted practice in a cemetery and is available to the general public, and

(2) ((When a body is claimed by relatives or church organizations, permission to bury two or more bodies in one grave is obtained in writing (filed with the CSO) from such relatives or church representatives)) The applicant requests multiple interment.

((If the body is unclaimed, written permission shall be secured from the board of county commissioners, or its duly appointed representative, and filed with the CSO:

Relatives or friends of the deceased, the county commissioners, or other persons are not to be led to believe that the department's rules limit interment to this type burial. It should be impressed upon such persons that they, rather than the department, are responsible for interment or burial.))

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-115 ((FUNERAL EXPENSES—))APPLICATION. (1) ((The department's legal responsibility for a deceased person does not extend beyond the responsibility of providing funds to meet the funeral expenses. In no case does the department authorize the funeral, or any other disposition of a deceased person. The authority to authorize funerals and burials is vested by statute in other designated individuals including the county commissioners in the case of an unclaimed body.

(2))) Application for the payment of funeral expenses ((shall)) may be made by any relative, friend, or church organization claiming the remains or, if no such person or organization exists, by the board of county commissioners, or its duly appointed representative.

(2) Application for assistance with funeral expenses must be made before the funeral is held, unless for health or religious reasons the remains must be disposed of immediately. In such cases, application must be made the first working day after the funeral.

AMENDATORY SECTION (Amending Order 1691, filed 8/12/81)

WAC 388-42-125 ((FUNERAL EXPENSES—))FAIR HEAR-ING. ((Relatives or friends of the deceased who apply for payment of funeral expenses shall have the right to a fair hearing if dissatisfied with the CSO decision on their request)) Applicants or recipients aggrieved by a decision made by the department and based on the rules in this chapter can request a fair hearing as provided for in chapter 388-08 WAC.

AMENDATORY SECTION (Amending Order 1772, filed 3/3/82)

WAC 388-42-150 MAXIMUM COST STANDARDS ((FOR FUNERAL DIRECTOR'S SERVICES AND BURIAL OR CREMATION SERVICES)). (1) Funeral ((director's)) services—Actual ((charges)) costs, but not to exceed:

| services only | (a) ((m | | | | | | | | |
|---------------|----------|------|--|--|--|--|--|--|--|
| | services | only | | | | | | | |

| services only 35/3 |
|--|
| ((Adult or older child (casket 5 feet or larger)\$250 |
| ((Adult or older child (casket 5 feet of larger) |
| Child (casket 2 feet 6 inches, less than 5 feet) \$195 |
| China (casket 2 rect o menes, less than 3 rect) \$19- |
| Child (casket less than 2 feet 6 inches) \$ 94)) |
| |
| (b) ((Minimum standard)) Essential services plus |

| (b) ((Minimum standard)) Essential services plus | |
|--|-------------------|
| memorial service | \$473 |
| ((Adult or older child (casket 5 feet or larger) | 5573 |
| ((Adult of older clind (casket 5 feet of larger) | 0010 |
| Child (casket 2 feet 6 inches, less than 5 feet) | 3242 |
| Child (casket less than 2 feet 6 inches)\$ | -94)) |
| | |

(2) Burial ((or cremation)) services—Actual

| costs, but not to exceed. | |
|-----------------------------------|-----------------------------------|
| (a) Burial only, no plot included | \$((258)) <u>314</u> |
| ((Burial in grave of another | \$258 |
| Burial with lot included | \$290)) |
| (h) ((Ction ambs)) Duriel wi | th plot included |

((January 1, 1982)) March 1, 1984.

WSR 83-24-067 ADOPTED RULES DEPARTMENT OF NATURAL RESOURCES

[Order 407—Filed December 7, 1983]

I, Brian Boyle, Commissioner of Public Lands, do promulgate and adopt at Room 202, Public Lands Building, Olympia, Washington 98504, the annexed rules relating to this order establishes rules for implementing a statewide system of voluntary registration of natural areas and dedication of natural area preserves. The rules set forth: The criteria for the selection of sites to be considered for registration; the method of landowner contact before site nomination; the nomination and approval process; the landowner agreement process; and the listing of a site on the Register. The rules also set the requirements for the dedication of private and government owned lands into the natural area preserve system, including: The instrument of dedication and its term; or the requirements of a cooperative agreement between the Department of Natural Resources and a government landholder.

This action is taken pursuant to Notice No. WSR 83-22-015 filed with the code reviser on October 24, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 79.70.030 and 79.70.090 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 7, 1983.

By Brian J. Boyle Commissioner of Public Lands

NEW SECTION

WAC 332-60-010 AUTHORITY. This chapter is promulgated pursuant to the authority granted in RCW 79.70.030 and RCW 79.70.090

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 332-60-020 PURPOSE. The purpose of this chapter is to establish rules for implementing a statewide system of registration of natural areas and creation of natural area preserves.

NEW SECTION

WAC 332-60-030 INVALIDITY OF PART OF CHAPTER NOT TO AFFECT REMAINDER. If any provision of this chapter, or its application to any person or circumstance is held invalid, the remainder of the chapter, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION

WAC 332-60-040 COOPERATION WITH GOVERNMENT AGENCIES OR PRIVATE ENTITIES. The Department may cooperate or contract with any federal, state or local government agency, private organization, or individual, in carrying out the purpose of this chapter.

NEW SECTION

WAC 332-60-050 DEFINITIONS. (1) "Department" means the Department of Natural Resources.

- (2) "Council" means the Natural Heritage Advisory Council as established in RCW 79.70.070.
- (3) "Plan" means the State of Washington Natural Heritage Plan as established under RCW 79.70.030.
- (4) "Natural heritage resource" means the plant community types, aquatic types, unique geologic types, and special plant and animal species and their critical habitat as defined in the plan.
- (5) "Natural area" means a unit of land or water or both which contains a natural heritage resource, and which has been registered by the landowner and may be considered for dedication or commitment as a natural area preserve.
- (6) "Natural area preserve" means a natural area which has been:

- (a) dedicated under the provisions of RCW 79.70.090; or
- (b) formally committed to protection by a cooperative agreement between a government landholder and the Department.
- (7) "Registration" means a voluntary commitment by the landowner for protection of a specific natural heritage resource located on the landowner's land. No real property interest is transferred. Registration is memorialized by a certificate of registration issued by the Department.
- (8) "Dedication" means the formal recognition and protection of a natural area for natural heritage conservation purposes accomplished by the voluntary transfer by a landowner to the Department of an interest in real property less than fee simple.
- (9) "Register" means the Washington Register of Natural Area Preserves which lists the sites which have been formally registered, dedicated or formally protected by cooperative agreement, for natural area purposes.

(10) "Instrument of dedication" means a written document intended to convey an interest in real property, pursuant to chapter 64.04 RCW.

- (11) "Landowner" means any individual, partnership, private, public, non-profit, or municipal corporation, city, county, state agency, agency of the United States or any other governmental agency or entity, which exercises control over a natural heritage resource whether such control is based on legal or equitable title, or which manages or holds in trust land in Washington State.
- (12) "Government landholder" means any city, municipal corporation, county, state agency, agency of the United States, or any other government agency which manages, owns, holds in trust or otherwise has jurisdiction over land in Washington State.

NATURAL AREAS - REGISTRATION

NEW SECTION

WAC 332-60-060 SITE CRITERIA FOR REGISTRATION. The criteria for identification for registration are set forth in the plan.

NEW SECTION

WAC 332-60-070 PROCEDURES FOR REGISTRATION OF NATURAL AREAS. (1) After a site has been identified, the Department or its designee shall notify the landowner, in writing, of the site's natural heritage resource and the site's eligibility for the Register.

- (2) The Department or its designee must obtain from the landowner written permission to proceed with the site evaluation process.
- (3) Once permission is granted by the landowner to proceed with the site evaluation process, the Department nominates the site to the Council.
- (4) The Council shall review each site nomination and approve or reject registration of the site.
- (5) The Department shall notify the landowner of the Council's determination and, for an approved site, offer

- the landowner the opportunity to voluntarily place the site on the Register.
- (6) If the landowner agrees to register the site, the Department shall place the site on the Register and provide the landowner with a certificate of registration.
- (7) The Department may offer voluntary management guidelines and may enter into a management agreement with the landowner of a registered natural area.

NEW SECTION

WAC 332-60-080 REMOVAL OF A NATURAL AREA FROM THE REGISTER. (1) The Department shall remove natural areas from the Register at any time:

- (i) Upon written request by the landowner to the Department; or
- (ii) If the Council determines that the site is no longer managed for the natural heritage resources present, or the site no longer meets the original criteria for selection.
- (2) Landowners are to be notified in writing of removal of a natural area from the Register.

NATURAL AREA PRESERVE - DEDICATION

NEW SECTION

WAC 332-60-090 NATURAL AREA PRE-SERVE BY INSTRUMENT OF DEDICATION. Upon such terms as the Department and landowner agree, a registered natural area may be dedicated as a natural area preserve through the execution of an instrument of dedication in a form approved by the Council.

NEW SECTION

WAC 332-60-100 INSTRUMENT OF DEDICATION - FORM. The instrument of dedication shall be in accordance with the requirements of RCW 64.04.130. The instrument of dedication shall be substantially in the form required by law for the conveyance of any land or other real property.

NEW SECTION

WAC 332-60-110 INSTRUMENT OF DEDICA-TION - INTEREST CONVEYED. The instrument of dedication shall transfer a real property interest for the purpose of providing protection to a natural heritage resource. Interests which may be transferred include, but are not limited to: water, timber, grazing, development rights, rights to hunt, fish, drain or fill, access easements, or rights of way.

NEW SECTION

WAC 332-60-120 EFFECTIVE DATE OF DEDI-CATION. Dedication shall be effective upon the recording of the instrument of dedication in the real property records of the county or counties in which the natural area is located.

NEW SECTION

WAC 332-60-130 TERMINATION OF DEDI-CATION. A dedication shall not be terminable except as provided by the instrument of dedication.

NATURAL AREA PRESERVE – COOPERATIVE AGREEMENT

NEW SECTION

WAC 332-60-140 NATURAL AREA PRE-SERVE BY COOPERATIVE AGREEMENT. A government landholder of a registered natural area may commit the area as a natural area preserve by executing with the Department a cooperative agreement in a form approved by the Council and upon such terms as the Department and government landholder agree.

NEW SECTION

WAC 332-60-150 COOPERATIVE AGREE-MENT. The cooperative agreement must include a description of the legal or administrative commitment by the government landholder to manage the land for the protection of a natural heritage resource.

NEW SECTION

WAC 332-60-160 TERMINATION OF NATURAL AREA PRESERVE BY COOPERATIVE AGREEMENT. The site may be removed from a natural area preserve status as provided by the cooperative agreement.

WSR 83-24-068 PROPOSED RULES DEPARTMENT OF LICENSING (Board for Registration of Architects)

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board for Registration of Architects intends to adopt, amend, or repeal rules concerning the amending of WAC 308-12-031, 308-12-050 and 308-12-110;

that the agency will at 9:00 a.m., Wednesday, January 18, 1984, in Nendel's (Rainier Room), 16830 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.08.130.

The specific statute these rules are intended to implement is RCW 18.08.160 and 18.08.180.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1984.

Dated: December 7, 1983

By: James R. Silva

Assistant Attorney General

STATEMENT OF PURPOSE

Name of Agency: Washington State Board for the Registration of Architects.

Description of Rules: Rules outlining the purpose, scope and procedure of the oral architects examination given by the board to prospective registrants; clarifying registration by reciprocity; and pertaining to public listings of architects in this state.

Statutory Authority: RCW 18.08.130.

Summary of Rules: WAC 308-12-031, rule is amended to clarify the purpose, scope and procedure of the oral examination given to architect candidates; WAC 308-12-050, amends this section to change "license" to "registration," as far as reciprocity registration; and WAC 308-12-110, amends this particular section by spelling out requirements for the listing of architects.

Responsible Personnel: The Board of Registration for Architects and the Department of Licensing have responsibility for drafting, implementing and enforcing the rules: Washington State Board for Registration of Architects: Larry Erickson, Ronald Tam, Carolyn Giese, Benjamin Woo and Roger Rue. Executive Secretary of the Board: Robert D. Theriault. Director of the Department of Licensing: John Gonsalez. Board Address and Phone: State Board for Registration of Architects, Professional Licensing Division, P.O. Box 9649, Olympia, WA 98504, (206) 753–3873.

Proponents: These rules were proposed by the State Board for the Registration of Architects.

These rules were promulgated pursuant to RCW 18.08.130.

AMENDATORY SECTION (Amending Order PL 422, filed 2/2/83)

WAC 308-12-031 ((LICENSING)) REGISTRATION EXAMINATION. The form of the examination required of applicants shall consist of a written and an oral examination. Where RCW 18.08.160 refers to the "entire examination," it means the nine part written examination plus the oral examination.

The board adopts the Architectural Registration Examination prepared in 1983 by the National Council of Architectural Registration Boards to test the applicant's qualifications and minimum competency for registration.

- (1) Requirements for admittance to the Architects Registration Examination are found in RCW 18.08.140 and 18.08.150.
 - (2) Application and fee for examination:
- (a) The application for examination must be received by the board prior to April first to be considered for the next scheduled examination.
- (b) Applications shall be submitted on forms provided by the board and must be accompanied by education and/or experience verification as per the filing instructions.
 - (c) An examination fee must accompany all applicantions.
- (d) Notice of acceptance of applications will be mailed to all applicants approximately six weeks in advance of the examination along with detailed information as to time, place and extent of examination.
- (e) No application fee will be refunded because of withdrawal from he examination.
- (3) The examination: The Architectural Registration Examination is divided into nine divisions which will be administered over a four day period in June of each year. The examinees are tested on their ability to exercise value judgments in actual architectural practice situations. The examination covers the following:

APPROXIMATE HOURS

| Division A | Pre-design | 4 |
|------------|-----------------|----|
| Division B | Site Design | 3 |
| Division C | Building Design | 12 |

| Division D | Structural-General 2 1/2 |
|------------|--|
| Division E | Structural-Lateral Forces 1 1/2 |
| Division F | Structural-Long Span 1 $1/2$ |
| Division G | Mechanical, Plumbing, Electrical and Life Safety Systems |
| Division H | Materials and Methods 3 |
| Division I | Construction Documents and Services 2 1/2 |

To pass the examination, an applicant must achieve a passing grade on each division.

RETAKES: First time examinees must take all nine divisions of the A.R.E. on their first attempt. On subsequent attempts, the examinees must retake all divisions not passed on previous attempts. Examinees transferring from the previous examination series need only take those divisions for which credit has not been received.

(4) The oral examination is given upon the applicant's completion of the written examination, the fulfilling of the experience requirement and submittal of an acceptable written summary of the law.

The purpose of the oral examination is to test in those areas of knowledge and skill not covered in the written examination.

The oral part of the examination shall include a review of the applicant's practical experience, the applicant's understanding of the law and the applicant's responsibility to safeguard life, health and property and to promote the public welfare.

To accomplish the above, the applicant will present to the examining board members examples of drawings and documents completed by the applicant during the required practical experience. The required documents shall include a minimum of two each of schematic site plans, building plans and perspectives or elevations; elevations and details; contract drawings represented by plans, elevations, sections and details; two sets of specifications, the work of the applicant and field reports including field inspection reports, change orders, certificates of payment and lien releases.

To receive a passing score, the applicant must exhibit an acceptable entry level knowledge and execution skill in basic professional documents, and will assure the board that registration of the applicant will not present a hazard to life, health and property and the public welfare.

The oral examination may be conducted by the full board or a member of the board. The board may recommend waiver of full board examination if the examining board member deems the applicant prepared for ((licensure)) registration. Such a recommendation shall be circulated to the balance of the board members and must receive approval by a majority of the board before the candidate may be registered. When a single board member conducts the oral examination, one of two recommendations is given. One is a recommendation for registration; the other is to recommend a full board oral examination. ((If such recommendation is not made approved,)) When the candidate is not recommendation for registration he or she shall be called before the full board for further consideration.

If an applicant does not receive a recommendation for registration, the board will advise the applicant of the areas of deficiency and schedule another oral examination when the board and the examinee determine if it is possible for the examinee to remove the deficiency.

The examinee will be required to retake the entire examination if it is not completed within the five year period per RCW 18.08.160.

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: 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.

AMENDATORY SECTION (Amending PL 132, filed 9/25/72)

WAC 308-12-050 ((LICENSE)) REGISTRATION BY RECIPROCITY. Any architect registered in another state who desires ((a license to practice architecture)) registration in Washington, shall make formal application on forms provided by the board, accompanied by the reciprocity application fee.

The board will require an oral examination of any candidate for ((ticense)) registration by reciprocity, except that oral examination may be waived in cases where documentary or other evidence shows sufficient information for the board to reach judgment ((without examination)).

Any applicant seeking registration in the state of Washington and originally registered in the applicant's base state in the years beginning in 1978 through 1983, regardless of education, shall be required to have passed the NCARB qualifying examination and parts "A" and "B" of the professional examination. If an applicant has not passed the qualifying examination, the applicant must take and pass parts "D", "E" and "F", the structural divisions of the architects registration examination. If an applicant has not passed part "A" of the professional examination, "Building Design", or or she must take and pass parts "B" and "C", "Site Design" and "Building Design", of the architects registration examination. The examination is given during the second week of June each year. The application deadline is April 1 each year.

A person whose architectural registration examination did not include NCARB approved seismic sections will be required to attend an NCARB approved seismic seminar or shall be required to write a treatise on seismic forces; details of which can be received upon written request to the board.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's note: 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 PL 178, filed 10/23/74)

WAC 308-12-110 ARCHITECT LISTINGS. Any firm or individuals offering to provide architectural services in the state of Washington, through ((histings, advertisements, publications or directories is required to)) directories, listings, advertisements or publications shall clearly identify the ((name or names of the architect or architects registered in Washington who is a principal as defined in WAC 308-12-120:)) firm or individual as being engaged in the practice of architecture. And further, when the firm or individual uses an assumed business name, an architect or architects responsible shall be clearly identified with the name of the firm. No firm name shall include the surname of a person who is not presently or was not previously associated in the practice as an architect or engineer with the named entity or its members or predecessors.

WSR 83-24-069 PROPOSED RULES BOARD OF ACCOUNTANCY

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Accountancy intends to adopt, amend, or repeal rules concerning the amending of WAC 4-25-020;

that the agency will at 10:00 a.m., Friday, January 27, 1984, in the Sea-Tac Marriott, 3201 South 176th Street, Seattle, WA, conduct a public hearing of the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.04.055.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 27, 1984.

Dated: December 7, 1983 By: James R. Silva Assistant Attorney General

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Accountancy.

Description of Rule: Repealing WAC 4-25-020(12) defining "opinions on financial statements" and substituting the definitions of "generally accepted auditing standards" and "generally accepted accounting principles."

Statutory Authority: RCW 18.04.055.

Summary of Rule: WAC 4-25-020(12), which defined "opinions on financial statements" is repealed, because "opinions on financial statements" are defined in RCW 18.04.025(4). Revised WAC 4-25-020(12) defines the terms "generally accepted auditing standards" and "generally accepted accounting principles," terms used in RCW 18.04.025(4), but not defined therein.

The Board of Accountancy and its chief executive officer have responsibility for drafting, implementing and enforcing these rules: Washington State Board of Accountancy: E. William Parker, CPA, Robert Aiken, CPA, Ralph Scott, CPA, Albert P. Carvo, CPA and Jack F. Rodda, CPA. Chief Executive Officer: Boothe W. Havisham, CPA. Board Address and Phone: Washington State Board of Accountancy, 210 East Union Street, Suite H, Olympia, WA 98504, (206) 753–2585.

These rules were proposed by the Washington State Board of Accountancy.

These rules were promulgated pursuant to RCW 18.04.055.

AMENDATORY SECTION (Amending Order ACB 105, filed 10/26/83)

WAC 4-25-020 DEFINITIONS. For purposes of these rules the following terms have the meanings indicated:

(1) "Act" means the Public Accounting Act of 1983.

(2) "Board" means the Washington State Board of Accountancy.

(3) "Client" means the person or entity which retains a licensee for the performance of professional services.

- (4) "Enterprise" means any person or entity, whether organized for profit or not, with respect to which a licensee performs professional services
- (5) "Firm" means a sole proprietorship, a corporation or a partnership.
- (6) "Financial statements" means statements and footnotes related thereto that purport to show financial position which relates to a period of time, or changes in financial position which relate to a period of time, or results of operations, on the basis of generally accepted accounting principles or another comprehensive basis of accounting. The term does not include ((incidential)) incidental financial data included in management advisory services reports to support recommendations to a client, nor does it include tax returns and supporting schedules.
- (7) "He," "his," and "him" mean, where applicable, the corresponding feminine and neuter pronouns also.
- (8) "Licensee" means the holder of a certificate issued under the Act, or of a permit issued under the Act; or, in each case, under corresponding provisions of prior law.
- (9) "Practice of (or practicing) public accountancy" means performing services as one skilled in the knowledge and practice of public accounting and preparing reports designated as "audit reports," "review reports," and "compilation reports."
- (10) "Professional services" means any services performed or offered to be performed by a licensee for a client in the course of a practice of public accountancy.

(11) "Public communication" means a communication made in identical form to multiple persons or to the world at large, as by television, radio, motion picture, newspaper, pamphlet, mass mailing, letterhead, business card or directory.

(12) (("Opinions on financial statements" are any reports prepared by certified public accountants, including audits based on examinations in accordance with generally accepted auditing standards and review and compilation reports based on Statements on Standards for Accounting and Review Services (SSARS) as to whether the presentation of information used for guidance in financial transactions or for accounting for or assessing the status or performance of commercial and noncommercial enterprises, whether public, private, or governmental, conforms with generally accepted accounting principles or other comprehensive bases of accounting, in accordance with pronouncements or other authoritative media formally issued by the American Institute of Certified Public Accountants or any of its subdivisions including but not limited to the FASB and SSARS.)) "Generally Accepted Auditing Standards" (GAAS) are measures of the quality of auditing performance as demonstrated by a licensee and include general standards, standards of field work, and standards of reporting as defined and codified by the American Institute of Certified Public Accountants. "Generally Accepted Accounting Principles" (GAAP) is a body of knowledge which refers to the set of accounting conventions, rules and procedures as developed by the accounting profession and applied by licensees in the practice of public accountancy. Generally accepted accounting principles include but are not limited to principles concerned with the recognition and recording of financial data and with the issuance of reports upon that data, including audit reports based on examinations in accordance with generally accepted auditing standards and review and compilation reports based on Statements on Standards for Accounting and Review Services (SSARS), all in accordance with pronouncements or other authoritative media issued by the Financial Accounting Standards Board (FASB) and by the American Institute of Certified Public Accountants, including but not limited to the senior technical committees thereof.

WSR 83-24-070 PROPOSED RULES BOARD OF PHARMACY

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning the amending of WAC 360-18-020;

that the agency will at 9:00 a.m., Wednesday, January 18, 1984, in the Mason Clinic East, 13014 120th Avenue N.E., Kirkland, WA 98055, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1984.

Dated: December 6, 1983

By: Donald H. Williams

Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Pharmacy.

Purpose: The purpose of the amendment to WAC 360–18–020 is to bring the rule into compliance with RCW 18.64.043(4).

Statutory Authority: RCW 18.64.005.

Summary of the Rule: WAC 360-18-020 contains a listing of the fees to be charged by the Board of Pharmacy for the various types of licenses issued by the board.

Reason Proposed: The amendment to this rule is proposed in order to make the rule comply with the provisions of RCW 18.64.043, which require the renewal fee and the penalty fee for late renewal to be the same.

Responsible Personnel: In addition to the members of the board, the following Board of Pharmacy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Donald H. Williams, Executive Secretary, W.E.A. Building, 319 East 7th Avenue, Olympia, WA 98504, 234-6834 scan, 753-6834 comm.

Proponents: These rules are proposed by the Washington State Board of Pharmacy.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.64.005.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined in RCW 43.31.920.

AMENDATORY SECTION (Amending Order 175, filed 8/30/83)

WAC 360-18-020 LICENSE FEES. Effective October 1, 1983 the following fees shall be charged by the board of pharmacy:

| (a) PHARMACY LOCATION, CSA & PROPHYLACTIC | |
|---|------------------------|
| Original pharmacy fee | \$125.00 |
| Original CSA fee | 35.00 |
| Original prophylactic fee | 10.00 |
| Original pharmacy assistant | |
| utilization fee | 30.00 |
| Renewal pharmacy fee | 65.00 |
| Renewal CSA fee | 30.00 |
| Renewal prophylactic fee | 10.00 |
| Renewal pharmacy assistant | |
| utilization fee | 30.00 |
| Penalty pharmacy fee | 130.00 |
| * 1 | |
| (b) VENDOR | 20.00 |
| Original fee | 20.00 |
| Renewal fee | 20.00 |
| Penalty fee | 20.00 |
| (c) PHARMACIST | |
| Exam fee (full exam) | 100.00 |
| Reexamination fee (jurisprudence portion) | 25.00 |
| Original license fee | 75.00 |
| Renewal fee | 50.00 |
| Penalty fee | ((35.00)) |
| · | <u>50.00</u> |
| Reciprocity fee | 200.00 |
| Certification of license status | |
| to other states | 10.00 |
| (d) coopyrenes | |
| (d) SHOPKEEPER Original fee | 20.00 |
| Renewal fee | 20.00 |
| Penalty fee | 20.00 |
| renalty for | 20.00 |
| (i) SHOPKEEPER – 6 or fewer drugs | * ** |
| Original fee | 5.00 |
| Renewal fee | 5.00 |
| Penalty fee | 5.00 |
| (ii) SHOPKEEPER - with differential hours | |
| Original fee | 20.00 |
| Renewal fee | 20.00 |
| Penalty fee | 20.00 |
| ·• · · · · · · · · · · · · · · · · · · | |

| Original fee Renewal fee 175.00 Renewal fee 175.00 Penalty fee 175.00 (f) DRUG WHOLESALER – full line Original fee 175.00 Renewal fee 175.00 Penalty fee 175.00 (g) DRUG WHOLESALER – OTC only Original fee 125.00 Renewal fee 125.00 Penalty fee 125.00 Penalty fee 125.00 (h) PHARMACY ASSISTANT – Level "A" Original fee 20.00 Renewal fee 15.00 (i) PHARMACY INTERN Original registration fee 10.00 | (a) and a subject of the contract of the contr | |
|--|--|--------|
| Renewal fee 175.00 | (e) DRUG MANUFACTURER | 175.00 |
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| Original fee 125.00 Renewal fee 125.00 Penalty fee 125.00 (h) PHARMACY ASSISTANT – Level "A" Original fee 20.00 Renewal fee 15.00 (i) PHARMACY INTERN Original registration fee 10.00 | Penalty fee | 175.00 |
| Renewal fee 125.00 125.0 | (g) DRUG WHOLESALER - OTC only | |
| Penalty fee 125.00 | Original fee | 125.00 |
| (h) PHARMACY ASSISTANT – Level "A" 20.00 Original fee 20.00 Renewal fee 15.00 (i) PHARMACY INTERN 0riginal registration fee 10.00 | Renewal fee | 125.00 |
| Original fee 20.00 Renewal fee 15.00 (i) PHARMACY INTERN Original registration fee 10.00 | Penalty fee | 125.00 |
| Renewal fee 15.00 (i) PHARMACY INTERN Original registration fee 10.00 | (h) PHARMACY ASSISTANT - Level "A" | |
| (i) PHARMACY INTERN Original registration fee 10.00 | Original fee | 20.00 |
| Original registration fee 10.00 | Renewal fee | 15.00 |
| 01.B 1.B | (i) PHARMACY INTERN | |
| Paraural registration for | Original registration fee | 10.00 |
| Reliewal registration rec 10.00 | Renewal registration fee | 10.00 |

WSR 83-24-071 PROPOSED RULES BOARD OF PHARMACY

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning the amending of WAC 360-12-015;

that the agency will at 9:00 a.m., Wednesday, January 18, 1984, in the Mason Clinic East, 13014 120th Avenue N.E., Kirkland, WA 98055, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.64.005(1) and 18.64.080.

Dated: December 6, 1983

By: Donald H. Williams

Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Pharmacy.

Purpose: The purpose of the amendment to WAC 360-12-015 is to make the requirement for individuals who fail the jurisprudence portion of the licensing examination consistent throughout the regulations.

Statutory Authority: RCW 18.64.005.

Summary of the Rule: WAC 360-12-015 describes the examinations that individuals applying the licensure as a pharmacist in the state of Washington are required to take. The rule also outlines the passing score and the procedure for examinees who fail any portion of the examination.

Reason Proposed: The amendment to this chapter is proposed to make the requirements for candidates who fail the jurisprudence portion of the examination consistent throughout the rules.

Responsible Personnel: In addition to the members of the board, the following Board of Pharmacy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Donald H. Williams, Executive Secretary, W.E.A. Building, 319 East 7th Avenue, Olympia, WA 98504, 234-6834 scan, 753-6834 comm.

Proponents: These rules are proposed by the Washington State Board of Pharmacy.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.64.005.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as the term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order 147, filed 3/27/79)

WAC 360-12-015 EXAMINATIONS. (1) The examination for licensure as a pharmacist shall be known as the full board examination and shall consist of both theoretical and practical sections in such form as may be determined by the board.

- (2) The score required to pass the overall examination shall be 75 percent. In addition, the scores achieved in the jurisprudence and written practice of pharmacy sections of the exam shall be no lower than 75 percent and the scores achieved on the other sections of the exam shall be no lower than 60 percent.
- (3) An examinee failing any portion of the examination other than the jurisprudence section shall retake the regularly scheduled full board examination.
- (4) An examinee failing the jurisprudence portion of the full board examination shall be allowed ((one)) to retake ((of)) the jurisprudence portion at a time and place to be specified by the board.
- (5) ((An examinee failing the retake of the jurisprudence examination shall be required to retake the full board examination.)) An examinee who fails the jurisprudence examination three times shall not be eligible for further examination until he or she has satisfactorily completed additional preparation as directed and approved by the board.

WSR 83-24-072 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Physical Therapy)

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Physical Therapy intends to adopt, amend, or repeal rules concerning the practice and licensure of physical therapists;

that the agency will at 9:00 a.m., Thursday, January 12, 1984, in the Swept Wing Inn, Room 247-B, 18601 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is section 4, chapter 116, Laws of 1983.

The specific statute these rules are intended to implement is section 4, chapter 116, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency is writing to be received by this agency before January 10, 1984.

Dated: December 7, 1983

By: Barbara Johnson

Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: State of Washington Board of Physical Therapy.

Purpose: To simplify or clarify procedures regarding the conduct of physical therapy examinations, renewal of license, and license reinstatement.

Statutory Authority: Section 4, chapter 116, Laws of 1983

Summary of the Rules: WAC 308-42-040 Examinations when held; 308-42-070 Reinstatement; and 308-42-120 Renewal of license.

Reasons Proposed: The amendments and repealers are designed to correct any obsolete references created as the result of the passage of chapter 116, Laws of 1983, and to simplify or clarify certain procedures regarding the physical therapy examination, reinstatement procedures and renewal of license procedure.

Responsible Departmental Personnel: In addition to members of the Physical Therapy Board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Barbara Johnson, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-1153 scan, 753-1153 comm.

Proponents: The subject matter of this rules hearing has been proposed by the Washington State Board of Physical Therapy.

Small Business Economic Impact Statement: A small business economic impact statement is not required since these rules do not impact small businesses as that term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 426, filed 2/10/83)

WAC 308-42-040 EXAMINATIONS—WHEN HELD. (1) Examinations of applicants for ((registration)) licensure as physical therapists shall be held twice a year at the time and location prescribed by the ((director)) board ((with the advice and consent of the examining committee)).

(2) If for religious or other reasons acceptable to the ((examining committee)) board, an applicant is unable to be examined on the appointed day, another examination may be given within a reasonable time on a day approved by the ((examining committee)) board.

(3) Physical therapy students in their last year may apply for licensure by examination prior to graduation under the following circumstances:

(a) Receipt of a letter from an official, of their physical therapy school, verifying the probability of graduation prior to the date of the examination for which they are applying.

(b) Results of the examination ((and the probational certificate)) will be withheld until a diploma, official transcript or certification letter from the registrar's office certifying completion of all requirements for degree or certificate in physical therapy is received by the department.

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 PL 426, filed 2/10/83)

WAC 308-42-070 REINSTATEMENT. (1) Any physical therapist who fails to renew ((his or her)) the license ((for a period of three years shall not be entitled to automatic renewal of license under RCW 18.74.070)) within thirty days of the date set by the director for renewal shall automatically lapse. ((In order for such a physical therapist to obtain a license to practice physical therapy he or she must file

an original application along with the required fees. The examining committee may, in its sole discretion, permit such applicant to be licensed without examination if it is satisfied that such applicant meets all the requirements for licensure in this state and is competent to engage in the practice of physical therapy.)) The licensee may, within three years from the date of lapse and upon recommendation of the board, request the license be revived by paying all back fees and a penalty fee determined by the director.

(2) If a license has lapsed more than three years, the license may be

revived under the following conditions:

(a) the board may require reexamination of an applicant who has not been continuously engaged in lawful practice in another state or territory, or

(b) waive reexamination in favor of evidence of continuing education satisfactory to the board.

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 PL 337, filed 3/24/80)

WAC 308-42-120 RENEWAL OF LICENSE. (1) The annual license renewal date for physical therapists ((is hereby changed to)) shall coincide with the licensee's birthdate. Individuals making application for initial license and examination, provided they meet all such requirements, will be issued a license to expire on their next birth anniversary date.

(((2) Current licensees, as of January 1, 1981. Licensed physical therapists desiring to renew their licenses will be required to pay a fee of fifteen dollars, plus one-twelfth of that amount for each month or fraction thereof, in order to extend their license to expire on their birth

anniversary date next following January 1, 1981.

(3) After the initial conversion to a staggered system, licensees may renew their licenses at the annual fee rate, for one year from birth anniversary date to the next birth anniversary date.))

REPEALER

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

WAC 308-42-020 REGISTRATION CERTIFICATES—SIGNED BY EXAMINING COMMITTEE.

WAC 308-42-030 EXAMINING COMMITTEE—CHAIR-MAN TO BE DESIGNATED.

WAC 308-42-035 EXAMINATION COMMITTEE— MEETINGS.

WAC 308-42-050 PROBATIONARY CERTIFICATES—FOREIGN TRAINED APPLICANTS.

WAC 308-42-055 PROBATIONARY CERTIFICATES—DO-MESTIC TRAINED APPLICANTS.

WSR 83-24-073 PROPOSED RULES DEPARTMENT OF LICENSING (Dental Hygiene Examining Committee)

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Dental Hygiene Examining Committee intends to adopt, amend, or repeal rules concerning adding new section WAC 308-25-025, amending WAC 308-25-030, 308-25-070 and repealing WAC 308-25-020 and 308-25-040:

that the agency will at 10:00 a.m., Thursday, January 26, 1984, in the Sea-Tac Hilton, Victoria Room, 17620 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is section 14, chapter 168, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 26, 1984.

Dated: December 7, 1983

By: Chris Robert Rose

Assistant Administrator

STATEMENT OF PURPOSE

Name of Agency: Washington State Dental Hygiene Examining Committee.

Purpose: The purpose is to revise the rules concerning the examination process.

Statutory Authority: Section 14, chapter 168, Laws of 1983.

Summary of the Rules: WAC 308-25-025 The examination, explains examination content and procedures, including the clinical demonstrations covered in the practical examination section; WAC 308-25-030 Examination results, establishes the scores or requirements for passing the examination; and WAC 308-25-070 Dismissal from examination, informs applicants of conduct which may result in expulsion from the examination.

Reasons Proposed: To clarify and improve the examination.

Responsible Departmental Personnel: In addition to the members of the Dental Hygiene Examining Committee, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Chris Robert Rose, Assistant Administrator, and Linda McCue, Administrative Assistant, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-1150 scan, 753-1150 comm.

Proponents: All amendments and/or new sections were proposed by the Washington State Dental Hygiene Examining Committee.

Small Business Economic Impact Statement: A small business economic impact statement is not required since these rules do not impact small businesses as that term is defined by RCW 43.31.920.

NEW SECTION

WAC 308-25-025 THE EXAMINATION. The dental hygiene examination will consist of a written section and a practical section.

(1) Written examination. The written theory examination will cover ten (10) subject areas including inorganic chemistry, physiology, anatomy, bacteriology, anesthesia, radiography, materia medica, dental histology, principles of nursing and hygiene, and restorative dentistry: PROVIDED, That a certificate granted by the National Board of Dental Hygiene Examination may be accepted in lieu of the written examination: PROVIDED, FURTHER, that such applicant will also be required to successfully complete a written examination covering anesthesia, restorative dentistry, and other subjects.

(2) Practical examination: The practical examination will include:

(a) A clinical demonstration of a prophylaxis case to consist of the removal of deposits from the polishing of the surfaces of the teeth.

(i) Patients must be obtained by applicant and be at least eighteen (18) years of age with a minimum of twenty-four (24) teeth. A patient shall not be a dentist, dental student, dental hygienist, or dental hygiene student. Patients must have sufficient supragingival and subgingival calculus and stain to provide a suitable test. Requirements for suitable test case:

- (A) Subgingival calculus: Patients must have a minimum of the twelve (12) teeth with subgingival calculus, a minimum of four (4) teeth must be located in two (2) posterior sextants.
- (B) Supragingival calculus: Patient must have supragingival calculus visible in at least one sextant.
- (C) Stain: Patients must have visible stain in at least one sextant.
- (D) Patients will not be acceptable if patient has advanced stages of periodontal involvement such as generalized 6mm sulcus depths in more than one sextant, with moderate degrees of alveolar bone loss. If case is not adequate for testing the applicant's competency, patient will be rejected.

(ii) Case history to be completed on forms furnished by the committee. The patient will be rejected if contraindications exist in the medical history for receiving immediate dental hygiene treatment.

- (iii) The applicant must furnish a specified series of diagnostic radiographs taken by the applicant which will be evaluated by and remain with the committee. Unless otherwise authorized by the committee, the same patient will be used for patient case history, prophylaxis, anesthetic administration and radiographs.
- (b) The applicant will be required to demonstrate the administration of a local anesthetic. The applicant will furnish anesthetia armamentarium including an aspirating syringe and using anesthetic solution with no vaso-constrictor unless otherwise authorized by the committee.
- (c) Restorative: applicant will need to demonstrate the placement, carving and polishing of an amalgam alloy.
- (i) Applicant will bring a typodont with a condensed, carved and unpolished M.O.D. amalgam restoration on a molar which applicant will be required to polish and leave with the board.
- (ii) The applicant must demonstrate proper application of a matrix and the insertion, condensation and carving of the filling material in the manikin tooth establishing proper anatomy, contour and proximal contact. The applicant must supply all instruments and materials required to perform the restorative procedures.

AMENDATORY SECTION (Amending Order PL 398, filed 5/14/82)

WAC 308-25-030 EXAMINATION RESULTS. (1) In order to pass the examination the applicant must ((attain)):

(a) ((An average grade)) Attain a score of 65% in the written theory examination section, OR submit proof of successful completion of the National Board of Dental Hygiene Examination and a score of ((65%)) 75% on any required additional written examination; ((and))

(b) ((an average grade of 75% in the practical examination;)) suc-

cessfully complete the prophylaxis case;
(c) successfully complete the anesthetic practical examination and; (d) successfully complete the restorative practical examination.

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 672, filed 3/2/82)

WAC 308-25-070 DISMISSAL FROM EXAMINATION. Any applicant whose conduct interferes with the evaluation of professional competency by the ((director or the director's authorized agent)) committee may be dismissed from examination and all of his or her work will be rejected. Such conduct will include but not be limited to the following:

(a) Giving or receiving aid, either directly or indirectly, during the examination process.

(b) Failure to follow directions relative to the conduct of the examination, including termination of procedures.

(c) Endangering the life or health of a patient.

REPEALER

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

WAC 308-25-020 THE EXAMINATION **EXAMINATION REVIEW PROCEDURES.** WAC 308-25-040

WSR 83-24-074 ADOPTED RULES BOARD OF CHIROPRACTIC EXAMINERS

[Order PL 451—Filed December 7, 1983]

Be it resolved by the Washington State Chiropractic Examining Board, acting at Seattle, Washington, that it does adopt the annexed rules relating to the amending of WAC 114-12-160.

This action is taken pursuant to Notice No. WSR 83-21-092 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.25.017 which directs that the Washington State Chiropractic Examining Board has authority to implement the provisions of chapter 18.25 RCW.

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

APPROVED AND ADOPTED December 7, 1983. By Michael R. Davenport, D.C. Chairman

AMENDATORY SECTION (Amending Order PL 362, filed 11/13/80)

CONTINUING CHIRO-WAC 114-12-160 PRACTIC EDUCATION—GUIDELINES SYMPOSIUM APPROVAL. (1) In order to be used by a licensee to satisfy the continuing chiropractic education requirements of RCW 18.25.070(1) an educational symposium must be approved by the Washington Board of Chiropractic Examiners.

(2) In order to qualify for board approval, the subject matter of an educational symposium must ((include at least nine hours in one or more of the following categories: chiropractic research, spinal adjusting technique and. examination procedures; spinal x-ray; chiropractic philosophy, dietary advice (not to include dietary therapy))) relate to matters appropriate to the practice of chiropractic as provided in Washington state law.

(3) In order to qualify for board approval an educational symposium ((offered within the state of Washington)) must offer instruction ((a minimum of nine hours provided)) by a lecturer or ((minimum of two)) lecturers who ((are affiliated with chiropractic colleges approved by the Washington Board of Chiropractic Examiners: PROVIDED, That this requirement shall not apply to those educational symposiums using lecturers who have participated in educational symposiums approved by the Washington Board of Chiropractic Examiners for continuing education purposes within a ten-year period immediately prior to the date of the program seeking approval)) have demonstrated competency through knowledge, experience and reputation in the subject area to be presented.

- (((4) As a condition of board approval, sponsors of educational symposiums offered within the state of Washington shall provide the board within thirty days after the symposium is completed with an alphabetical list of those participants who were registered for the symposium.
- (5) Because of the practical impossibility of the board monitoring the quality of symposiums given out-of-state, the board will not approve out-of-state symposiums except those given by chiropractic colleges approved by the board. Such approval will be limited to one major program annually for each college (e.g. Homecoming).))

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 83-24-075 WITHDRAWAL OF PROPOSED RULES PUBLIC DISCLOSURE COMMISSION

[Filed December 7, 1983]

Please withdraw that part of WSR 83-23-032 that dealt with the amendment to WAC 390-16-041, Forms—Summary of total contributions and expenditures.

Karen M. Copeland Confidential Secretary

WSR 83-24-076 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning Forms—Summary of total contributions and expenditures, amending WAC 390-16-041;

that the agency will at 9 a.m., Tuesday, January 24, 1984, in the Second Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, Olympia, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 24, 1984.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 24, 1984.

Dated: December 7, 1983

By: David R. Clark

Assistant Administrator

STATEMENT OF PURPOSE

Title: WAC 390-16-041 Forms—Summary of total contributions and expenditures.

Description of Purpose: To adopt form C-4 with attachments Schedule A, B, C and T.

Statutory Authority: RCW 42.17.360(1).

Summary of Rule: Adopts form which provides summary of total contributions and expenditures during a certain period.

Reasons Supporting Proposed Action: Changes in law require changes in Schedule A and adds new Schedule T.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Administrator.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: [No information supplied by agency]

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

AMENDATORY SECTION (Amending Order 82-03, filed 5/10/82)

WAC 390-16-041 FORMS—SUMMARY OF TOTAL CONTRIBUTIONS AND EXPENDITURES. Pursuant to the statutory authority of RCW 42.17.360(1), the official forms for reports of contributions and expenditures by candidates and political committees as required by RCW 42.17.080 - 42.17.090 and WAC 390-16-120 are hereby adopted for use in reporting to the public disclosure commission. The form, revised 6/82, shall be designated as "C-4" and includes Schedules A, B, ((and)) C, and T. These forms may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.

PDC form C4 (rev. 10/82) --- 297---

| | ite or Committee Name (Do not abl | breviate. Include candidate's full name). | | C4 | |
|-------------|---|--|--|---|---------------------|
| ddrese | | | | F R | ecv. Date |
| ity | | c | County | Zip U S E | |
| port . | From: (last C-4) | To: (end of period) | Funds on hand at start of this report period: | Checking and Petty Cash \$ | Savings Other \$ |
| verec | <u> </u> | | RECEIPTS | This Rep | ort Total for |
| l. Pr | revious total cash and in kind of beginning a new campaign or | contributions (From line 8, last C-4) calendar year, see instruction book | ilet) | Period | Campaign or Year |
| . C | ash received during this report | ling period (From line 3, Schedule A |) | | |
| i. In | kind contributions received du | iring this reporting period (From line | 1, Schedule B) | | |
| . т | otal cash and in kind contributi | ons received (Line 2 plus 3) | | | |
| i. Lo | oan repayments made during th | nis period (From line 5, Schedule A) | J | (-) | |
| s. C | orrections (From line 1 or 4 Sc | :hedule C) Show + or (-) | | (·) | |
| N | et contributions this period (Co | ombine lines 4, 5, & 6) Show + or (| .) | | (·) |
|), T | otal cash and in kind contribut | tions during campaign (Total lines 1 | 8.7) | | |
|). To | otal pledge payments due (Fro | m line 4, Schedule B) | | | |
| | | nditures (From line 16, last C-4) | chedule A) | | |
| . In | kind expenditures (goods & se | ervices) during this reporting period | (From line 1, Schedule B) | | |
| . то | otal cash and in kind expenditu | res made (Line 11 plus line 12) | | + | |
| . C | orrections (From line 2 or 4, S | chedule C) Show + or (·) | | (-) | + |
| | et expenditures this period (Co | ombine lines 13 & 14) Show + or (- |) | | Θ |
| 5. N | otal cash and in kind expenditu | ures during campaign (Total lines 10 |) and 15) | | |
| | | (From line 3, Schedule B) | L | | |
| s. To | rders placed but not yet paid (| | | | |
| 8. To | | or committees but not yet paid (From | n line 5, Schedule B) | | |
| s. To | edges made to other candidates | tates please complete this section is | • | RECAPITULATIO | |
| s. To | edges made to other candidates | tates please complete this section is | • | o date (Subtract line 16 from I | |
| s. To | ELECTION RESULTS: Candid reports filed after primary or | dates please complete this section (| for 19. Cash balance to | o date (Subtract line 16 from I | |
| s. To | edges made to other candidates ELECTION RESULTS: Candidates reports filed after primary or | dates please complete this section of general elections GENERAL | for 19. Cash balance to | o date (Subtract line 16 from l | |
| s. To | ELECTION RESULTS: Candidres reports filed after primary or PRIMARY [] Won [] Lost [] Unopposed | dates please complete this section of general elections GENERAL Won Lost Unopposed | for 19. Cash balance to 20. Total loans ower 21. Total unpaid ord and outstandir | o date (Subtract line 16 from l | ine 8) |
| 8. To | ELECTION RESULTS: Candid reports filed after primary or PRIMARY [] Won [] Lost | dates please complete this section of general elections GENERAL Won Lost | for 19. Cash balance to 20. Total loans ower 21. Total unpaid ord and outstandir 22. Total debts and | o date (Subtract line 16 from I dera ng bills liabilities (Line 20 plus line 2 | ine 8) |
| 8. To | ELECTION RESULTS: Candid reports filed after primary or PRIMARY Won Lost Unopposed Old not run | dates please complete this section of general elections GENERAL Won Lost Unopposed | for 19. Cash balance to 20. Total loans ower 21. Total unpaid ord and outstandir 22. Total debts and 23. Surplus or defici | o date (Subtract line 16 from I dera ng bills liabilities (Line 20 plus line 2 | ine 8) |

PUBLIC DISCLOSURE COMMISSION 403 EVERGREEN PLAZA---FJ-42 OLYMPIA, WASHINGTON 98504 PHONE: 206-753-1111

PDC FORM **C-4** Rev 6/82

CONTRIBUTION AND EXPENDITURE SUMMARY

INSTRUCTIONS

(1982 amendments are incorporated)

Please consult PDC instruction book or RCW 42.17 and WAC 390-16 when completing this report. If you have questions, write or telephone PDC (phone 206-753-1111).

WHO MUST REPORT:

Each candidate or political committee which receives contributions or makes expenditures in an election campaign. This report is not required by candidates who use the MINI reporting option.

WHEN TO SEND C-4 REPORTS:

| | ABBREVIATED REPORTING | FULL REPORTING |
|--|-------------------------------|-------------------|
| Day C-1 registration is filed if contributions have been received | | ner on mag |
| or expenditures made. | No | Yes |
| Tenth of each month if contributions received or expenditures were over \$200 made since last C-4 report was filed. | No | w. |
| Tenth of month report is not required if another $C\cdot 4$ is required to be filed during that month | 140 | Yes |
| For each election for which the candidate or committee will make an expenditure: | | |
| 21 days prior to each election | No | V |
| 7 days prior to each election | No | Yes |
| 21 days after each election | Yes * | Yes |
| | * Not required after primary. | Yes |
| By January 31 (Continuing committees which use Ab- | | |
| breviated Reporting). | Yes | No |
| Final report. When campaign is finished or committee closes operation. This is often the same as 21 days after the elec- | | |
| tion. | Yes | Yes |

SCHEDULES AND ATTACHMENTS (FULL REPORTING ONLY):

The C-4 report is a summary page. Schedules A, B and C as appropriate must be attached to support financial information on the C-4. Also, copies of C-3 and C-3A reports must be attached if they have not previously been filed with PDC and the county election office.

WHERE TO SEND REPORTS:

Send original to: **Public Disclosure Commission** 403 Evergreen Plaza-FJ-42 Olympia, WA 98504

Send duplicate to: County Election Dept. (or County Auditor) where candidate lives Political committees sent to county where

headquarters is located

OTHER REPORTS REQUIRED:

- C-1 (registration statement) is used to register candidates and committee.
- C-3 (contribution report) is used to list campaign contributors.
- F-1 (financial affairs statement) is filed by candidates (not required from other committees).

C 4 BACK (rev. 6/82) -164-

| ((\ | CASH RECEIPTS AND EXPEN | IDITU | RES | | | DULE C4 | Α | |
|--|--|-------------------|--------------------------|---|--------------------------|---------------------------------------|----------------|---|
| Candidate or Committee Na | me (Do not abbreviate. Use candidate's full name) | | | | | | | |
| 1. CASH RECEIPTS (Conti Date of Deposit | Type Report (C3 or C3A) Amount | 1 | it made since | last C4 report wa Type Repo (C3 or C3/ | | d. Amou | nt | Total Deposits |
| 2. MISCELLANEOUS CASI | HRECEIPTS not reported on C3 or C3A. Source: Name, Ad | Idrese and | d Explanation | of Receipt | | | | Amount |
| 3. TOTAL RECEIPTS | | | - | | Sum of pa | arts 1 and 2 | sbove of C4 | |
| 4. CASH EXPENDITURES | | | | | | | | |
| Date of Payment | Name and address of recipient or vendor paid. ment was made to an advertising agency or tagent, list advertiser, newspaper, station of other who supplied goods or services. You may a copy of agency order or bill. | hru an er ven- | support o | Purpose of ecific as possib r oppose a cano of person or or opposed | ole. If exp didate or | enditure v ballot me | asure, | Amount |
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| | | | 1 | | Total au | penditutes | | |
| | | | | | | 50 not list | | |
| | *Itemize all expenditures of \$50 or more. R total of expenditures less than \$50 which do | | | | Total fro | om attache | pages | |
| | have to be itemized. | | | | | ash Expensor | | 4 |
| 5. LOAN REPAYMENTS N | ADE | | | | | | | \ \ |
| Date | Name | | | Add | iress | | | Amount |
| | | | Total Loan Enter as a | Payments this R | Reporting Contributi | Period ons on Lin | e 5 of C4 | |

| CASH RECEIPTS | AND | EXPENDITURES |
|---------------|-----|--------------|
|---------------|-----|--------------|

SCHEDULE A

| Candidate or Committee Nar | ne (Do not abbreviate. Use candid | ste's full name) | | | | 004 | |
|----------------------------|--|---|-----------|-----------------|--|--|---|
| CARL PROFIDE (C | butions) which have been reported | on C3 or C3A List each | denos | it made since | leet C4 report was submi | tted | |
| Date of Deposit | " Type Report (C3 or C3A) | Amount | | of Deposit | Type Report (C3 or C3A) | Amount | Total Deposits |
| 2. MISCELLANEOUS CASH | RECEIPTS not reported on C3 or | CSA. | | | ··* 40 Ti | | |
| Date Received | | Source: Name, Addr | reas and | l Explanation o | of Receipt | | Amount |
| 3. TOTAL RECEIPTS | | | | | | parts 1 and 2 above iso on line 2 of C4 | |
| 4. CASH EXPENDITURES | | | | | | | |
| Date of Payment | Name and address of recipi ment was made to an adve agent, list ad:ortiser, newsp dor who supplied goods or a copy of agency order or bi | ntising agency or thr aper, station or other services. You may ai | ven- | support or | Purpose of expend cific as possible. If e oppose a candidate of person or measure or opposed | xpenditure was to or ballot measure, | Amount |
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| | Transfer of funds. If this rep candidate's committee and f paid to another candidate of enter amount transferred. Als | unds have been given candidate's committ | or ee, | | (Attaci | ransfers of funds h Sched. T) expenditures each \$50 not listed above | |
| | *Itemize all expenditures of total of expenditures less have to be itemized. | | | | | rom attached pages | |
| | nere to be remitted. | | | | | Cash Expenditures also on Line 11 of C | 4 |
| 5. LOAN REPAYMENTS MA | VDE | | | | | | |
| Date | Nan | 1 e | | | Address | | Amount |
| | , , | | | | | , | |
| | ı | | | | ayments this Reporting | | |
| | | | l | Enter as an / | Adjustment to Contribu | tions on Line 5 of C4 | · ' |

PDC form C4A (rev. 8783) - - 297

IN KIND CONTRIBUTIONS and EXPENDITURES, PLEDGES and ORDERS PLACED

SCHEDULE B

| . In kind contribution | ons received and expended (goods, services, dis | counts, etc.) | | |
|--|---|---|----------------------|--|
| Date received | Contributor's name and nature of contribution | Address, City, Zip | Fair market value | Total contributions by this per son during campaign or year |
| | | | | |
| | | TOTAL | | |
| | de la sebas condidates and committees | Enter also on line 3 and line 12 of C4 | L | |
| . In kind expenditu Date | res made to other candidates and committees Recipient | Addresa, City, Zip | Fair market value | |
| New orders plac | Note: Amounts in this section are not carried ed (but not yet paid) | forward to C4 report | | |
| Date | Recipient | Address, City, Zip | Amount | Purpose |
| | | | | |
| | | TOTAL (Include new orders above and all other orders and unpaid bills.) | | |
| | | Enter also on lines 17 and 21 of C4 | <u> </u> | |
| . Pledges receive | | | | · · |
| Date you were notified of pledge | Name of person (including organizations) making pledge | Address, City, Zip | Amount | Total contributions by this pe son during campaign or yea |
| | | TOTAL (Include new pledges above and all other outstanding pledges.) | | |
| | | Enter also on line 9 of C4 | | |
| | o other candidates and committees (but not yet p | | | |
| Date Made | Recipient | Address, City, Zip | Amount | |
| | · | Enter total on line 18 of C4 | | |

| | CORRECTIONS | | SCHEDULE C | |
|---|--|-----------------------|---|--------------------------|
| Candidate or Committee Nam | ne (Do not abbreviate. Use candidate's full name.) | | 1004 | Date |
| 1. Corrections to cash o | or in kind contributions previously reported on C4 Schedule A, C3 | or C3A. | | |
| Date of Report | Name of Contributor or Description of Correction | Amount Reported | Corrected Amount | Difference (+ or ⋅) |
| 2. Corrections to cash o | Ent | | ections to Contributions 3 of C4. Show + or (-). | |
| Date of | Name of Vendor or Description of Correction | Amount | Corrected | Difference |
| | | Total Con | rections to Expenditures | |
| | | er here and on line 1 | 4 of C4. Show + or (-). | |
| Loans forgiven, Loans contrib | listed below and previously reported on C3 reports have been for outions to that extent. | given in whole or pa | rt and should now be cona | idered as cash or in kin |
| Date of Loan | Name of Creditor | Original Amount | Amount Repaid | Amount Forgiven |
| . Refunds. The below list | Line 20 of C4 should be | <i>!</i> | · | and reported on C3 |
| report (line 4) Date of |). Source/Person Making Re | | Totalia had book doposited | |
| Refund | Source/Fersori Making He | iulo | | Amount of Refund |
| | | Enter as (-) on | TOTAL line 6 & line 14 of C4. | |
| OC form C4C (rev 12/81) -286- | _ | | | |

| TRANSFER OF FUNDS | SCHEDULE to C4 | T | |
|-----------------------------|-------------------|---|--|
| CANDIDATE OR COMMITTEE NAME | | | |

TO BE USED BY CANDIDATES OR CANDIDATE'S COMMITTEE WHICH RECEIVES FUNDS FROM OR TRANSFERS FUNDS TO ANOTHER CANDIDATE OR CANDIDATE'S COMMITTEE.

RECEIPTS

INCLUDE ALL FUNDS RECEIVED FROM ANOTHER CANDIDATE OR CANDIDATE'S COMMITTEE. BE SURE THAT FUNDS REPORTED HERE ARE DEPOSITED IN YOUR CAMPAIGN BANK ACCOUNT AND THAT DEPOSIT IS REPORTED ON FORM C-3.

| DATE RECEIVED | CONTRIBUTOR'S NAME | ADDRESS, CITY, ZIP | AMOUNT | TOTAL CONTRIBUTED |
|------------------|--------------------|--------------------|--------|----------------------|
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EXPENDITURES

INCLUDE ALL FUNDS TRANSFERRED TO ANOTHER CANDIDATE OR CANDIDATE'S COMMITTEE. BE SURE THAT FUNDS REPORTED HERE ARE ALSO REPORTED AS AN EXPENDITURE IN ITEM 4, SCHEDULE A TO C-4.

| DATE OF PAYMENT | CANDIDATES TO WHOM FUNDS WERE GIVEN | AMOUNT |
|--------------------|-------------------------------------|--------|
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PDC FORM C4T (8:83) 629

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 83-24-077 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-205—Filed December 7, 1983]

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

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 7 and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. Areas 7B and outer 7C were reopened as there are still chum available for harvest with no anticipated incidental steelhead harvest problems. All other areas are closed to prevent overharvest.

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

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

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

APPROVED AND ADOPTED December 7, 1983.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-47-827 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly through the morning of December 9 and purse seines may fish from 5:00 AM to 8:00 PM daily through December 9. That portion of Area 7C each of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed

Partial area exclusions applicable to the Area 7B opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-826 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-204)

WSR 83-24-078 ADOPTED RULES COUNCIL FOR POSTSECONDARY EDUCATION

[Order 6-83, Resolution No. 84-9-Filed December 7, 1983]

Be it resolved by the Council for Postsecondary Education, acting at Bellevue, Washington, that it does adopt the annexed rules relating to the teacher incentive loan program for teachers of mathematics and science.

This action is taken pursuant to Notice No. WSR 83-20-034 filed with the code reviser on September 27, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 74, Laws of 1983 1st ex. sess. and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED Tuesday, November 22, 1983.

By Carl A. Trendler Executive Coordinator

Chapter 250–60 WAC
STATE OF WASHINGTON TEACHER INCENTIVE LOAN PROGRAM FOR TEACHERS OF MATHEMATICS AND SCIENCE CHAPTER 28B-.15 RCW

RULES AND REGULATIONS

NEW SECTION

WAC 250-60-010 PURPOSE. The purpose of the teacher incentive loan program for teachers of mathematics and science is to provide financial support in the form of long-term educational loans to applicants with demonstrated academic competency and financial need who intend to pursue a teaching career in mathematics or science in Washington public schools. The program is also intended to offer a financial incentive to those individuals by providing for the forgiveness of loan repayments in recognition of teaching service.

NEW SECTION

WAC 250-60-020 ADMINISTRATION OF PROGRAM. The council for postsecondary education (CPE) is charged with the administration of the teacher incentive loan program for teachers of mathematics and science. When a responsibility of the CPE or council is referenced in these regulations, the authority needed to discharge that responsibility lies with the executive coordinator or his or her designee.

NEW SECTION

WAC 250-60-030 STUDENT ELIGIBILITY. (1) Initial eligibility. For a student to receive a mathematics/science loan, he or she must:

(a) Be a "needy student" as defined by the council for postsecondary education;

(b) Be a resident of Washington;

(c) Be enrolled or accepted for enrollment as a student at a participating institution;

(d) Be registered for at least 10 credit hours or the equivalent for each term in which a loan is received;

(e) Have satisfied the institution's requirements for formal acceptance as a declared major in a program of teacher education in a field of mathematics or science leading to a degree, certificate, or primary endorsement;

(f) Demonstrate the capability of maintaining a 3.0

grade point average (on a 4.0 scale);

- (g) Certify that he or she does not owe a refund on a State Need Grant, a Pell grant or a Supplemental Educational Opportunity Grant, and is not in default on a loan made, insured, or guaranteed under the National Direct Student Loan, Guaranteed Student Loan, or Mathematics/Science Loan programs; or
- (h) Be a certificated teacher who satisfies (a), (b), (c), (d) and (g) of this subsection and have been formally accepted into a program in teacher education leading to a degree, certificate or primary endorsement in a field of science or mathematics.
- (2) Continuing eligibility. For a student to maintain continuing eligibility for additional mathematics/science loans, he or she must:
- (a) Continue to meet the basic eligibility requirements listed under subsection (1) of this section;
- (b) Not have reached the ten thousand dollar cumulative borrowing limit of the program; and
- (c) Satisfy academic progress requirements of the program by maintaining a 3.0 grade point average (on a 4.0 scale) for the time period the loan was received and successfully complete the required number of credit hours.

NEW SECTION

WAC 250-60-040 INSTITUTIONAL ELIGIBIL-ITY. For an institution of higher education to be eligible to participate in the mathematics/science loan program, the institution must:

(1) Be a college or university in the state of Washington which is a member institution of an accrediting association recognized as such by rule of the council for postsecondary education; and

(2) Be approved by the state board of education for offering an academic program leading to a teacher's certificate with an endorsement in a field of science or mathematics or be participating in a cooperative or joint teacher education program with another accredited institution that meets the requirements of this section.

NEW SECTION

WAC 250-60-050 AGREEMENT TO PARTICI-PATE. In order to participate in the program a postsecondary institution must annually file an "agreement to participate" supplying the following information: Name and address of school (including central office and all campus sites), 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.

NEW SECTION

WAC 250-60-060 PROGRAM DEFINITIONS. (1) Financial aid terms:

- (a) "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.
- (b) "Financial need" shall be the difference between the budgetary cost to the student attending an institution of postsecondary education and the total applicant resources which the institutional financial aid officer determines can reasonably be expected to be available to the student for meeting such costs.
- (c) "Budgetary cost" of attending an institution shall consist of that amount required to support the individual and his or her dependents during the period in which that individual is enrolled as a student. Budgets will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses, and other cost factors deemed necessary for consideration, consistent with WAC 250-40-040 (2)(a).
- (d) "Total applicant resources" for the dependent student shall mean the sum of the amounts which reasonably may be expected from the student and his or her parents inclusive of expected summer savings to meet the student's cost of education, and the amount which reasonably may be expected to be made available to the student by his or her parents for such purpose. For the self-supporting student total applicant resources shall mean the amount which reasonably may be expected

from the student and his or her spouse inclusive of expected summer savings to meet the student's cost of education.

- (e) "Washington resident" shall be defined as an individual who satisfies the requirements of WAC 250-18-010 through 250-18-060 pertaining to the determination of residency.
- (f) "Dependent student" shall mean any posthigh school student attending an eligible institution of post-secondary education who does not qualify as a self-supporting student in accordance with (g) of this subsection.
- (g) "Self-supporting student" shall be one who has established a bona fide independent relationship and who demonstrates compliance with criteria for determining self-supporting status as contained in the program guidelines for the state work study program.
 - (2) Academic and program requirements:
 - (a) Minimum credit hour requirement:
- (i) Normal progress. Students receiving mathematics/science loans must be registered for a minimum of 10 credit hours (per term) or the equivalent for each academic year for which a loan is received except as specified in (a)(iii) of this subsection.
- (ii) Calculation of equivalency. In recognition of the fact that participating institutions have different academic calendars and apply different full—time enrollment definitions to graduate and undergraduate students, the 10 credit hour equivalent standard is defined as follows: As 10 credit hours is 5/6ths (10/12) of the minimum 12 credit hours required for full—time undergraduate enrollment, a course load that by institutional standard is the equivalent of 5/6ths of a minimum full—time graduate course load satisfies the threshold course load requirement of the mathematics/science loan program.

(iii) Exceptions:

Institutions may grant a one-year exception to the requirement for successful completion of 10 credit hours or equivalent per term of mathematics/science loan recipients when, in the institution's evaluation, special circumstances prevented the student from completing the required number of courses.

Each institution must send the council a copy of its policy for reawarding aid to mathematics/science loan recipients who have not satisfactorily completed the required number of credit hours the prior payment period. Each institution's policy must be approved by council staff before warrants will be sent to the institution.

If a student is reawarded a mathematics/science loan after having not completed a full-time course load the prior term, documentation must be maintained by the institution indicating that its CPE-approved policy has been followed.

- (b) Grade point average requirement:
- (i) Initial loans:
- (A) General. First-time borrowers must demonstrate the capacity for academic achievement at a 3.0 or better grade point average in the qualifying program.
- (B) Prior achievement of a 3.0 cumulative grade point average is considered to be a demonstration of capacity.

- (C) Absence of a 3.0 grade point average. Institutions may certify applicants as meeting the demonstrated academic achievement criteria if, in the institution's judgment, additional factors, e.g., current academic average, faculty evaluation, test scores, job related success, etc., indicate the probability of a student meeting the 3.0 standard. Institutions must place a statement in the loan applicant's file specifying the basis for their judgment.
- (D) Subsections (A) through (C) above do not apply to first-time borrowers who are currently certificated to teach in Washington state.
- (ii) Subsequent loans. All borrowers are expected to earn a 3.0 or equivalent grade point average for those academic years for which they have received a mathematics/science loan. A one-year exception may be granted to an otherwise eligible borrower when, in the evaluation of the institution, the grade point average earned was due to special circumstances and is not indicative of the borrower's academic capability. Such an exception must be based on criteria no less stringent than the institution would apply to institutionally controlled aid awards with similar academic standards. A borrower must maintain an on-going 3.0 average for all terms completed during the exception year. Successful maintenance of the 3.0 average must be demonstrated for each term before funds for the following term can be released.

(c) Approved academic program:

Approved mathematics and science programs for the sole purpose of loan eligibility will be established by the council for postsecondary education with the advice of the mathematics/science loan advisory committee, and in accordance with the state board of education regulations and guidelines concerning subject field teacher endorsements.

(3) Technical provisions:

General. In the drafting of specific loan definitions reference has been made to the Federal Guaranteed Student Loan Program (20 USC Sec. 1701 et. seq.) in order to establish consistency between programs and follow accepted loan program standards.

- (a) In-school period. The period of time during which a student continues enrollment on at least a half-time basis at a school satisfying guaranteed student loan school eligibility requirements. Where a break in such enrollment is shorter than the length of the grace period stipulated in a student's promissory note, the student remains in the in-school period upon return to half-time status at a school participating in the guaranteed student loan program.
- (b) Grace period. The nine-month period of time between the end of the in-school period and the beginning of the repayment period. The grace period begins on the first day of the month following the month in which the borrower leaves school or drops below half-time status. The grace period ends on the last day of the ninth month as written on the promissory note.
- (c) Default. The failure of a borrower to make an installment payment when due, or to meet other terms of the promissory note under circumstances where the council finds it reasonable to conclude that the borrower

no longer intends to honor the obligation to repay, provided that this failure persists for one hundred eighty days.

- (d) Capitalization of interest. Capitalization means increasing the principal of a loan through the addition of accrued interest to the unpaid principal balance. Only interest which accrued during a period of time between the date the first repayment installment was due and the date it was made, when the borrower was late in beginning to repay the loan, may be capitalized on mathematics/science loans. The council may add the interest which accrued during a period of forbearance to the principal no earlier than the date repayment of principal is required to resume, and may add the interest which accrued due to late commencement of repayment to the principal no earlier than the date repayment of principal actually begins.
- (e) Totally and permanently disabled. Inability to engage in any substantial gainful activity because of a medically determinable impairment that is expected to continue for a long and indefinite period of time or to result in death.
- (f) "Public school" means a middle school, junior high school, or high school within the public school system referred to in Article IX of the state Constitution.
- (g) "Forgiven" or "to forgive" means to collect service as a teacher in a field of science or mathematics at a public school in the state of Washington in lieu of monetary payment.
 - (h) "Satisfied" means paid-in-full.
 - (i) Borrowing limits:
- (i) Annual. The amount of any mathematics/science loan shall not exceed the demonstrated financial need of the student or two thousand five hundred dollars for each academic year, whichever is less. Cost-effective annual minimum loan limits may be set by the council for postsecondary education.
- (ii) Summer session eligibility. The two thousand five hundred dollars annual loan limit applies to a normal nine-month academic year. An otherwise eligible borrower may also receive a mathematics/science loan for summer term attendance provided that the borrower will be registered for sufficient credit hours during the summer session to at least equal the 5/6ths of a full-time course load requirement for a regular academic term.

The council for postsecondary education will determine the availability of summer session loans and the maximum and minimum amount of said loans based upon available appropriations.

- (iii) Cumulative. The total amount of such loans to an eligible student shall not exceed ten thousand dollars.
- (j) Interest rate. The interest rate for the mathematics/science loan program shall be nine percent per annum on the unpaid balance of the loan.
- (k) Repayment period. The period for repaying the loan principal and interest shall be ten years with payments accruing quarterly nine months from the date the borrower graduated or failed to re-enroll as at least a half-time student in accordance with the provisions established for the guaranteed student loan program. However, where the borrower has received an authorized

deferment or has been granted forbearance, the periods of deferment and/or forbearance are excluded from determination of the ten-year repayment period.

- (1) Forgiveness. Payments of loan principal and interest will be forgiven for any repayment period in which the borrower documents qualifying service as a teacher in a field of science or mathematics at a public school in the state of Washington in accordance with WAC 250-60-010.
- (m) Loan cancellation. Where the borrower has died or become totally and permanently disabled, the loan is canceled and the council for postsecondary education terminates all collection activity against the borrower or his estate.
- (n) Prepayment. A borrower may prepay the whole or any part of a loan at any time without penalty.
- (o) Late charges. The council for postsecondary education may require that the borrower pay a late charge if the borrower fails to pay any or all of a required installment payment within thirty days after its due date or fails to provide written evidence that verifies eligibility for authorized deferment of the payment. A late charge may not exceed five cents for each dollar or each installment due or five dollars for each installment, whichever is less.
 - (p) Collection charges:

Permissible charges. The council may also require that the borrower pay for certain reasonable costs incurred by the council or its agent in collecting any installment not paid when due. These costs may include attorney's fees, court costs, and long distance phone calls.

(q) Deferments. For reasons of public policy and congruence with federal student aid program provisions, a borrower is entitled to have scheduled payments of principal deferred when engaged in certain activities during the repayment period. Interest shall not accrue during periods of deferment officially granted by the council or its agent. Should a borrower enter a status which normally entitles him/her to a deferment of repayment, prior to the expiration of the grace period (e.g., he/she serves in the armed forces or an action program, or is unemployed), the deferment period will not commence until the expiration of the grace period. Repayment of the loan resumes immediately after the deferment period is over without any additional grace period.

Deferment is authorized during periods when a borrower is engaged in at least one of the following activities:

- (i) Full-time study at a school participating in the federal guaranteed student loan program.
- (ii) Full-time study at a school which meets the definition of an institution of higher education or a vocational school and is operated by an agency of the federal government (e.g., the service academies).
- (iii) Study under an eligible graduate fellowship program approved by the United States secretary of education.
- (iv) Study under a rehabilitation training program approved by the secretary for disabled individuals.
- (v) For a period not in excess of three years during which the borrower is a member of the armed forces of

the United States, or is an officer in the commissioned corps of the United States public health service.

- (vi) For a period not in excess of three years during which the borrower serves as a volunteer under the Peace Corps Act.
- (vii) For a period not in excess of three years during which the borrower serves as a full-time volunteer under Title I of the Domestic Volunteer Service Act of 1973 (ACTION Programs).
- (viii) For a period not in excess of three years during which the borrower is in service comparable to the service referred to in (q) (vi) and (vii) of this subsection as a full-time volunteer for an organization which is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code of 1954.
- (ix) For a period not in excess of three years during which the borrower is temporarily totally disabled, or during which the borrower is unable to secure employment because he or she is caring for a spouse who is temporarily totally disabled.
- (x) For a period not in excess of two years during which the borrower is serving an internship, the successful completion of which is required in order to receive recognition required to begin professional practice or service.
- (xi) For a period not in excess of twelve months during which the borrower is conscientiously seeking and is unable to find full-time employment.
- (r) Forbearance. A forbearance is a flexible, limited type of deferment or postponement granted by the council for the benefit of a borrower in order to prevent a default on a loan when the borrower is willing but temporarily unable to make scheduled payments or where the forgiveness provisions of the mathematics/science loan program would be ill served by requiring scheduled repayments. A forbearance postpones principal payments but does not stop the accruing of interest. The council may require the borrower to pay the interest which will accrue on the loan during a period of forbearance prior to approving the forbearance; or the council may add the interest which accrued during the period of forbearance to the principal amount of the loan on the date that repayment is required to resume.

A forbearance may, at the council's discretion, be granted when the borrower's economic circumstances demonstrate a current inability to make scheduled repayments if the council believes that the borrower is willing to and will be more able to resume repayment in the future. Forbearances may also be granted to those borrowers who though teaching in eligible Washington public schools, are temporarily unable to meet the course load or subject matter criteria for loan forgiveness.

A cumulative maximum for all forbearances is set at two years or eight quarterly repayments.

- (s) Repayment of loans. Commencement of the repayment period:
- (i) The repayment period begins on the day following the day the grace period ends. Interest accrues from the first day of the first scheduled repayment period.
- (ii) Scheduling of repayments. In order to implement the forgiveness provisions of the mathematics/science

loan program, standardized loan repayment quarterly schedules are established for all borrowers as follows:

| January 1 | _ | March 31 |
|-----------|---|--------------|
| April 1 | _ | June 30 |
| July 1 | _ | September 30 |
| October 1 | _ | December 30 |

The borrower will be placed in the repayment cycle starting with the first day of the first full repayment quarter following the commencement of his/her repayment period. Borrowers who have been granted deferments or forbearances will also reenter the repayment cycle on the same basis.

NEW SECTION

WAC 250-60-070 APPLICATION PROCE-DURE AND SELECTION. (1) Student. In order to be eligible for a mathematics/science loan, a student must:

- (a) Meet all program eligibility requirements as established by program regulations and guidelines.
- (b) Submit annually, in accordance with institutional and council deadlines, a completed mathematics/science loan application form.
- (c) Meet institutional requirements for the submission of a financial aid form or comparable financial aid status documents.
 - (2) Academic certification:
- (a) The designated academic official must certify that the applicant satisfies the grade point average and approved academic program requirements of the mathematics/science loan program.
- (b) The institution may prioritize eligible applicants in terms of academic success, degree of financial need, appropriateness of educational program, and/or promise of teaching success as demonstrated by successful completion of objective institutional teacher education requirements.
- (c) Notwithstanding financial need ranking criteria, otherwise eligible renewal loan applicants may be awarded subsequent mathematics/science loans up to their demonstrated financial need (within program limits).
- (3) Criteria for institutional determination of financial need and the making of awards:
- (a) Budgetary costs will be determined by the institution subject to approval by the council for postsecondary education. In view of the self-help nature of this program, the state work study advisory committee will review each budget for reasonableness and make recommendations to the council for approval or disapproval.
- (b) Total applicant resources shall be determined according to the uniform methodology system of need analysis. Institutional financial aid officers may make reasonable adjustments to the computed total applicant resources if individual circumstances warrant such adjustments. In addition, nonliquid assets in the form of equity in the primary residence and net worth of business or farm may be disregarded in the computation of total applicant resources.

Any adjustments must be documented and placed in the student's financial aid file.

- (c) The mathematics/science loan award shall be designed in such a manner that the sum total of financial aid awarded any one student will not exceed the difference between the total applicant's resources and the budgetary cost of education.
- (d) In the case of students attending private institutions, all state funds, when combined, may not exceed the nontuition and required fees portion of the student's budgetary cost.
 - (4) Impact of student withdrawal:
- (a) Should a student recipient leave school by reason of failure or withdrawal at the end of the grading period, the unused portion of the loan will remain with the state.
- (b) Should a student totally withdraw from school during a term in which a mathematics/science loan had been disbursed, the following rules shall prevail:
- (i) The student's eligibility for the mathematics/science loan program is terminated and no further disbursements under the program may be made without written approval of the council for postsecondary education.
- (ii) If the student is entitled to a refund from the institution, that portion of the refund attributable (on a proportionate basis) to the mathematics/science loan program will be refunded to the council for postsecondary education where it will be credited to the borrower's loan account as an early repayment.
- (iii) A student may regain eligibility by repaying the loan amount owed for the academic term (of withdrawal) or by special appeal for reinstatement to the postsecondary institution with the concurrence of the council.

NEW SECTION

WAC 250-60-080 CONTROL OF FUNDS. (1) General. The council for postsecondary education is responsible for the disbursement of loan funds to individual students under the mathematics/science loan program. As warrants will be made payable to the individual students, no transfer of funds to participating postsecondary institutions will be made. However, institutions will be allocated a commitment funding level that establishes the annual aggregate loan dollars available for award to their students.

- (2) Institutional funding request. Each eligible institution desiring to participate in the mathematics/science loan program must apply annually to the council for postsecondary education's financial aid section for an allocation of funds. The institutional request must be submitted by the appropriate deadline and contain any information requested by the council.
- (3) If an institution can utilize more funds than were allocated for the fiscal year, it should apply for supplemental funds. A request for supplemental funds should be filed as soon as the need is known and may be filed at any time throughout the fiscal year. Such requests must be in writing and must include justification regarding the need for additional funds. Supplemental awards may be made periodically throughout the year on a funds available basis.
- (4) If an institution is unable to expend its full allocation, it must deobligate that portion of funds which will be unutilized. Written notification of deobligation

must be submitted to the council as soon as the institution has determined its inability to fully expend its mathematics/science loan program funds.

NEW SECTION

WAC 250-60-090 LOAN COLLECTION. The council is responsible for collection of loans made and shall exercise due diligence in such collection to ensure that maximum repayments are made. The council is responsible to forgive all or parts of such loans under the criteria established in these rules and regulations.

Receipts from the payment of principal or interest or any other subsidies to which the council as lender is entitled, which are paid by or on behalf of borrowers, shall be deposited with the council for postsecondary education and shall be used to cover the costs of making the loans, maintaining necessary records and making collections. All receipts beyond those necessary to pay such costs shall be used to make loans to eligible students.

NEW SECTION

WAC 250-60-100 CRITERIA FOR OBTAIN-ING FORGIVENESS BASED ON QUALIFYING TEACHER SERVICE. (1) General. In order to be granted loan forgiveness in lieu of repayment, a borrower, for each repayment period for which forgiveness is sought, must:

- (a) Be teaching in an eligible Washington public school.
- (b) Be teaching qualifying mathematics/science courses equal to at least one-half of a full-time teaching assignment as defined by the employing school district.
- (c) Complete and submit, in a timely manner, the documentation necessary to support the forgiveness request.
- (2) Identification of qualifying mathematics and science courses:

Subordinate to specific regulations, determination of qualifying courses is the responsibility of the employing school district.

The superintendent of schools of the employing district or his/her designee(s) is responsible for certifying qualifying courses.

- (a) Supplementary criteria for qualifying courses will be issued as necessary by the council for postsecondary education after consultation with the mathematics/science loan advisory committee.
- (b) At the secondary school level, courses which satisfy state graduation requirements in mathematics or science are eligible courses.
- (c) At the middle school and junior high level, courses which have been traditionally viewed as science or mathematics foundation courses are eligible.
- (3) Calculating qualifying teacher service under the mathematics/science loan program:

The superintendent of schools of the employing district or his/her designee(s) is responsible for calculating qualifying teacher service.

(a) General. In order to obtain forgiveness of scheduled repayments, a borrower must, for the repayment

period, be employed at least half-time as a teacher of qualifying mathematics or science courses.

A borrower may be employed in any status half-time or greater so long as the number of qualifying mathematics or science courses taught are themselves equal to a half-time assignment.

In calculating teaching days, paid sick leave covered under a teacher's contract are considered as teaching days.

- (b) Calculation of eligibility. The following formula shall be used to determine teacher eligibility for forgiveness:
- (i) Calculate the number of teaching days in the repayment quarter (x).
- (ii) Determine the average number of hours per day required for full-time teaching status (y).
- (iii) Multiply (x) times (y) to establish a full teaching load for the repayment period; fifty percent of that total establishes the qualifying teaching load.
- (iv) Calculate the number of class hours taught in the repayment period in qualifying mathematics or science courses. If it equals or exceeds the qualifying teaching load ((b)(iii) of this subsection), the borrower can be certified for forgiveness.
- (c) Exceptions. In the case of schools that because of size or geography are restricted to limited course offerings that make it a practical impossibility for a borrower to obtain a teaching assignment that qualifies for forgiveness, an appeal process is available. The council for postsecondary education may grant forgiveness in those individual cases where the borrower is teaching a fair share of the available qualifying courses even if the total qualifying hours fall below the half-time standard.

NEW SECTION

WAC 250-60-110 PROGRAM ADMINISTRATION AND AUDITS. (1) The staff of the council for postsecondary education, under the direction of the executive coordinator, will manage the administrative functions relative to this program.

- (2) The council shall appoint an advisory committee comprised of representatives of eligible institutions and of other professionals in the field of education with the interest and expertise to assist council staff:
 - (a) In the drafting of program rules and guidelines;
 - (b) In the establishment of student award priorities;
- (c) In setting criteria for the allotment of funds to participating institutions; and
 - (d) In general program oversight and administration.
- (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 council may suspend, terminate, or place conditions upon the institution's participation in the program and/or require reimbursement to the program for any funds lost or improperly expended.
- (4) Any student who has obtained a mathematics/science loan through means of a wilfully false statement or failure to reveal any material fact,

condition, or circumstance affecting eligibility will be subject to applicable civil or criminal penalties.

NEW SECTION

WAC 250-60-120 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 the event any funds were expended out of compliance with the provisions of WAC 250-60-030 through 250-60-080.

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 Procedure 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 83-24-079 PROPOSED RULES PARKS AND RECREATION COMMISSION

[Filed December 7, 1983]

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 duties of chairman and conduct of meetings, WAC 352-04-010;

that the agency will at 9:00 a.m., Thursday, January 19, 1984, in the Thurston County Courthouse, 2000 Lakeridge Drive S.W., Olympia, WA 98502, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.51.060.

The specific statute these rules are intended to implement is RCW 42.30.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 16, 1983[1984].

Dated: December 7, 1983

By: Gary Robinson

Executive Assistant

STATEMENT OF PURPOSE

Title: Duties of chairman and conduct of meetings, WAC 352-04-010.

Description of Purpose: The rule implements RCW 42.30.070 which states that the commission is to indicate the time when regular commission meetings are held.

Statutory Authority: RCW 43.51.060.

Summary of Rule: The rule changes the day of regular commission meetings from Thursday to Friday.

Reasons Supporting Proposed Action: The rule establishes a more convenient day for holding regular commission meetings.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jan Tveten, Director, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, Washington 98504, (206) 753-5757.

Proposing: Washington State Parks and Recreation Commission.

Federal Law/Court Action: The proposed rule is not necessary because of federal law or federal or state court action.

AMENDATORY SECTION (Amending Order 64, filed 12/21/82)

WAC 352-04-010 DUTIES OF ((CHAIRMAN)) CHAIR AND CONDUCT OF MEETINGS. (1) The ((chairman)) chair shall call

and preside at all regular or special meetings.

(2) The duties of the ((vice chairman)) vice-chair shall be to preside at all regular or special meetings in the absence of the ((chairman)) chair. In addition, the ((vice chairman)) vice-chair shall serve as ((chairman)) chair upon ((his)) the resignation, death, or incapacitation for any reason of the chair, and shall so serve until the next regular election, or until the ((chairman)) chair is again able to serve, whichever shall first occur.

(3) The secretary shall cause minutes to be taken and recorded of all regular or special meetings, and shall sign such minutes when transcribed and approved by the commission. In addition, the secretary shall succeed to the offices of ((vice chairman)) vice-chair or ((chairman)) chair in the same manner and under the same conditions as set

forth above for the ((vice chairman)) vice-chair.

(4) Eight regular meetings shall be held each calendar year, commencing at 9:00 a.m., on the third ((Thursday)) Friday of each month in which a meeting is to be held, unless otherwise called by the ((chairman)) chair or a majority of the commissioners. An annual schedule of the months in which meetings are to be held, and their locations, will be adopted by the commission during the last regular meeting of each calendar year, and will be published each January in the Washington state register, in accordance with RCW 42.30.075.

(5) An annual election shall be conducted for the offices of ((chairman, vice chairman)) chair, vice—chair, and secretary, at the first regular meeting of every year. The election shall be conducted by written

ballot.

- (6) The order of business at all regular meetings shall be:
- (a) The call of the roll.
- (b) Minutes of the previous meeting.
- (c) Acceptance of agenda.
- (d) Business of the day.
- (e) Date and location of next meeting.
- (f) Adjournment.
- (7) The ((chairman)) chair shall be a voting member of the commission. A majority of the authorized commission membership shall constitute a quorum for the transaction of business at all regular and special meetings. A majority vote of the commissioners present shall be

sufficient to pass or defeat each measure brought to a vote, unless otherwise required by law. When a unanimous vote of the authorized membership of the commission is required by law to pass any measure brought to a vote, the vote of any absent commissioner may be registered by mail, or by telephone: PROVIDED, That any mailed ballot shall be opened and read, or any telephoned vote shall be communicated during the meeting at which such measure is being considered: AND PROVIDED FURTHER, That the ((chairman)) chair shall identify the absent commissioner or commissioners so voting, and that such identification shall be incorporated into the minutes of the meeting.

WSR 83-24-080 PROPOSED RULES PARKS AND RECREATION COMMISSION

[Filed December 7, 1983]

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 timber cutting and sales, chapter 352-28 WAC;

that the agency will at 9:00 a.m., Thursday, January 19, 1984, in the Thurston County Courthouse, 2000 Lakeridge Drive S.W., Olympia, WA 98502, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will

take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.51.040.

The specific statute these rules are intended to implement is RCW 43.51.045.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 16, 1984.

Dated: December 7, 1983

By: Gary Robinson

Executive Assistant

STATEMENT OF PURPOSE

Title: Timber cutting and sales, chapter 352-28 WAC.

Description of Purpose: The rules establish procedures by which the Washington State Parks and Recreation Commission manages the forests on park lands and set the criteria and procedures for the removal, cutting, or sale of timber

Statutory Authority: RCW 43.51.040.

Summary of Rule: The rules set forth the criteria under which the forests on park lands will be managed, the timber within specifically classified park areas may be cut or removed, and the procedures which are to be followed when timber is sold.

Reasons Supporting Proposed Action: The action fulfills the responsibility of the Washington State Parks and Recreation Commission to manage timber under its jurisdiction.

Agency Personnel Responsible for Drafting: Yvonne S. Ferrell, Deputy Director, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, WA 98504, (206) 753-2010; Implementation and Enforcement: Lynn Genasci, Assistant Director -

Operations, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, Washington 98504, (206) 753-5761.

Proposing: Washington State Parks and Recreation Commission.

Federal Law/Court Action: The adoption of the rules referenced above is not necessary because of federal law or federal or state court action.

Chapter 352-28 WAC TIMBER CUTTING AND SALES

WAC

352-28-005 Definitions.

352-28-010 Timber cutting criteria.

352-28-020 Timber sales.

NEW SECTION

WAC 352-28-005 DEFINITIONS. When used in this chapter the following words and phrases shall have the meanings designated in this section unless a different meaning is expressly provided or unless the context clearly indicates otherwise.

- (1) "Catastrophic forest event" means a natural or accidental devastation of major part proportions that results in drastic alteration of the natural ecology by, but not limited to, wind, fire, insect infestation, forest disease, or landslide.
- (2) "Commission" means the Washington state parks and recreation commission.
- (3) "Director" means the director of the Washington state parks and recreation commission.
- (4) "Endangered species" means each vascular plant species identified as endangered on the list of such species prepared by the Washington natural heritage program and each wildlife species identified as endangered on the list of such species prepared by the Washington department of game, nongame program.
- (5) "Environmental learning center" means resident camping facilities made available to interested groups to provide their members with the opportunity to live, work, study, and play in the outdoor environment.
- (6) "Heritage area" means the parts of a park with buffers which are maintained for preservation and interpretation, and, which contain unique or unusual geological, paleontological, archaeological, historical, scientific and cultural features of the state which transcend local interest and are of state—wide or national significance.

(7) "Launch area" means the parts of a park which are solely developed for boating ingress and egress.

(8) "Natural area" means the parts of a park with buffers which are maintained for the conservation of a natural environment in a nearly undeveloped state for active and passive low density outdoor recreation

activities.

- (9) "Natural area preserve" means the parts of a park which are considered important in preserving rare or vanishing flora, fauna, geological, natural historical or similar features of scientific or educational value and which are registered and/or committed as a natural area preserve through a cooperative agreement with the department of natural resources pursuant to chapter 79.70 RCW and chapter 332-60 WAC.
- (10) "Natural forest area" means certain forest areas which are natural ecosystems designated for preservation and interpretation of natural forest processes pursuant to RCW 43.51.045, and, which contain:
- (a) Old-growth forest communities that have developed for approximately one hundred fifty to two hundred fifty years or longer and have the following structural characteristics: Large old-growth trees, large snags, large logs on land, and large logs in streams;

(b) Mature forest communities that have developed for approxi-

mately ninety to one hundred fifty years; or

(c) Unusual forest communities.

(11) "Ocean beach access area" means sites of limited acreage along the Washington coastline which provide public access to waters, shore, and recreational opportunities of the Pacific Ocean.

(12) "Recreation area" means the parts of a park with buffers which are land and/or water sites that are suited and/or developed for high density outdoor recreational use.

(13) "Sensitive species" means each vascular plant species identified as sensitive on the list of such species prepared by the Washington natural heritage program and each wildlife species identified as sensitive on the list of such species prepared by the Washington department of game, nongame program.

(14) "Threatened species" means each vascular plant species identified as threatened on the list of such species prepared by the Washington natural heritage program and each wildlife species identified as threatened on the list of such species prepared by the

Washington department of game, nongame program.

AMENDATORY SECTION (Amending Order 7, filed 4/1/70)

WAC 352-28-010 TIMBER CUTTING CRITERIA. (1) Significant trees:

(a) Significant trees in any area under the jurisdiction and/or management of the commission shall ((not be cut without)), except in fire, weather, or other natural emergencies, be cut or removed only upon the written approval of the director or ((his designated representative)) the assistant directors of the operations and resources development divisions when so designated by the director. Significant trees ((shall be considered as those of outstanding shade tree quality and/or of commercial value measured either singly or collectively as a stand of timber)) include all old-growth trees, mature trees, and all other younger trees of ten inches or greater in diameter at four and one-half feet in height.

(b) The cutting or removal of any trees, flora, or dead organic matter in a natural forest area or an area known to be inhabited by endangered, threatened or sensitive species shall, except emergencies as defined in subsection (1)(a) of this section, be approved only by the director and only after consultation with the Washington department of game, nongame program, and the Washington natural heritage program, the preparation of a mitigation plan for affected resources, and a public meeting on each such proposed cutting or removal conducted in the county in which the cutting or removal is to take place. Prior notice of a meeting shall be published in a newspaper of general circulation in such county. Any person who requests notification of such proposed cutting or removal shall be sent prior notice of a meeting by mail. A summary of the testimony presented at a meeting or received in writing shall be presented to the director.

(2) Cutting <u>and removal criteria</u>: Trees (((+)) or other flora((+)) may be cut and/or removed from ((said)) the areas <u>listed below</u> for the fol-

lowing reasons only:

(a) ((Area clearing necessary for approved park maintenance, improvement, and/or development projects.

(b) Correction of conditions hazardous to persons, properties, and/or facilities.

- (c) Timber stand improvement and/or protection including thinning, removal of weed species, fire lane clearing and abatement of forest diseases and infestations.
- (d) Salvage of merchantable forest products that are in a condition inconsistent with and/or detrimental to park utility:)) Natural area preserves:
- (i) Maintenance or construction of fire lanes, boundary fences, and interpretive trails as specified in a natural area preserve management plan prepared in consultation with the Washington natural heritage program.

(ii) Correction of conditions hazardous to persons, properties, and/or facilities from trees with a moderate or high degree of hazard.

- (iii) Modification of conditions only as may be required to maintain a plant community, species population, or ecological process as specified in a natural area preserve management plan prepared in consultation with the Washington natural heritage program.
- (iv) Control of forest diseases and insect infestations where adjacent forests are severely jeopardized or where a drastic alteration of the natural ecology is expected to occur.

(v) Prevent the deterioration or loss of historical remnants.

(b) Natural forest areas:

(i) Maintenance or construction of trails and trail head facilities.

(ii) Correction of conditions hazardous to persons, properties, and/or facilities from trees with a moderate or high degree of hazard.

(iii) Maintenance or construction of fire lanes for abatement of fires.
(iv) Control of forest diseases and insect infestations where adjacent forests are severely jeopardized or where a drastic alteration of the natural ecology is expected to occur.

(v) Prevent the deterioration or loss of historical remnants.

(c) Natural areas:

(i) Area clearing necessary only for active or passive low density outdoor recreation activities such as, but not limited to, trails, trail head facilities, road or utility easements and interpretive sites.

(ii) Correction of conditions hazardous to persons, properties, and/ or facilities from trees with a moderate or high degree of hazard.

(iii) Maintenance or construction of fire lanes for abatement of fires. (iv) Control of forest diseases and insect infestations where adjacent forests are severely jeopardized or where a drastic alteration of the natural ecology is expected to occur.

(v) Prevent the deterioration or loss of historical remnants

- (vi) Create diversity of tree size, age, and species to achieve visual aspects that resemble a natural or historical setting, or that improve wildlife habitat only within immature forests.
- (d) Recreation areas, heritage areas, launch areas, ocean beach access areas, and environmental learning centers:
- (i) Area clearing necessary for park maintenance, and/or park development projects, road and utility easements.
- (ii) Correction of conditions hazardous to persons, properties, and/or facilities from trees with a moderate or high degree of hazard.
- (iii) Cleanup of trees fallen, tipped, or damaged by the weather or other natural disasters.
- (iv) Creation of diversity of tree size, age, and species to achieve visual aspects that resemble a formal landscape, natural, or historical setting.

(v) Daylighting as appropriate to the climate.

- (vi) Maintenance or creation of a regenerating natural environment that will sustain low ground cover, shrubs, and understory and overstory trees to provide screening, wind, and sun protection.
- (vii) Forest and flora protection and interpretation such as, but not limited to, abatement of forest diseases, insect infestations, and fires.
- (3) At least two persons, preferably one being a forest pathologist or ecologist, shall examine potentially hazardous trees and rate such trees in accordance with department of natural resources, report number 42, detection and correction of hazard trees in Washington's recreation areas. The rating of each tree examined shall be recorded on a hazard tree form by each of the two persons who examine such trees. For trees identified as hazardous and when feasible, action such as, but not limited to, pruning, topping, crown reduction, and relocation of a target
- facility, shall be taken prior to tree cutting or removal.

 (4) When feasible, tree cutting or removal shall be done by park personnel. If tree cutting or removal work is done by a contractor, park personnel shall provide daily on-site supervision to ensure that work and safety standards are met to prevent harm or damage to persons, trees, shrubbery, soils, and other park resources. When feasible, trees shall be felled in sections with the tops and limbs lowered first by guy wires and ropes in order to protect adjacent old-growth trees and the integrity of the remaining stand. Only skid trails premarked by park personnel may be used and equipment shall be kept on existing roads and parking areas to the fullest extent possible. When feasible, all trees damaged during cutting or removal shall be repaired
- (5) When feasible, felled timber shall be left on the ground for natural purposes or used for park purposes such as, but not limited to, building projects, trail mulching, and firewood.

AMENDATORY SECTION (Amending Order 26, filed 6/16/76)

WAC 352-28-020 TIMBER SALES. (1) Qualification for sale of ((forest products)) timber:

- (((a) The merchantable product must qualify for removal under WAC 352-28-010:
- (b) There must be sufficient merchantable volume involved to offset the amount of restriction and liability necessarily imposed on logging contractors to safeguard park features and public and private interests:)) Only timber which qualifies for cutting and removal under WAC 352-28-010 may be sold and such timber may be sold only because of the presence of one or more of the following conditions:
- (a) The timber significantly hinders the public use or operation of a park and is of such a quantity that park personnel cannot dispose of it in a timely manner.
- (b) The timber is cut or removed as part of a major park development and is surplus to park needs.
- (c) The timber is cut or removed as part of a road or utility easement.
- (d) The timber is blown down, burned, or damaged by a catastrophic forest event.
 - (2) Procedures and general provisions:
- (a) A public meeting on each proposed sale shall be conducted in the county in which the sale is to take place. Prior notice of a meeting

shall be published in a newspaper of general circulation in such county. Any person who requests notification of proposed sales shall be sent prior notice of a meeting by mail. A summary of the testimony presented at a meeting or received in writing shall be presented to the commission. All sales shall require approval by a majority of the commission.

(b) Sales shall be conducted through an agreement with the department of natural resources pursuant to RCW 43.30.260 or by the director or ((his designated representative)) the designee of the director

in accordance with (c) through (j) of this subsection.

(((b))) (c) Prior to requesting bids, park personnel shall record the height and diameter at four and one-half feet in height of each tree identified for sale, conduct a cruise of such trees, appraise the value of such trees, and establish a minimum acceptable bid. In addition, park personnel shall have a person who is not an employee of the commission make another appraisal of such trees and establish another minimum acceptable bid. Complete records of the assumptions used to make these appraisals and estimated minimum bids shall be maintained.

(d) Sales shall be granted on the basis of competitive, sealed bids ((and it shall be required that)) or public auction made by responsible qualified bidders. At least three qualified ((buyers)) bidders shall be invited to bid and an advertisement for bids shall be published in a newspaper of general circulation in the county in which the sale is to take place. Reasonable efforts shall be made to invite bids from prospective ((buyers)) contractors operating or living in or near the general location of the sale((; except that normally unmerchantable volumes of timber to be removed for park purposes may be sold by direct negotiation with a single buyer as approved by the commission, also, except that timber may be sold by direct negotiation where one buyer is clearly concerned as in timber sold to a right-of-way or casement purchaser as an integral part of said purchase)).

(((c) Except where one buyer only is clearly concerned;)) (e) All sales shall be granted on the basis of the highest bid from a responsible qualified bidder. No timber shall be sold for less than the average minimum acceptable bid established by the two appraisals. Any bid ((may)) shall be rejected if the prospective ((buyer)) contractor is deemed unqualified. To qualify for bidding, a ((buyer)) contractor must be of good character and reputation with demonstrated abilities and capacities sufficient to perform the contract and must not have failed to perform satisfactorily on any current or previous forest products sale contract with the state.

(((d) Bids and sales shall be based on a return to the state of a percentage of the gross sale price of the forest products involved; except where sold by direct negotiation with a single buyer as described in WAC 352-28-020 (2)(b) above. In such exceptions, cash payment shall be required of the buyer in the amount of fair market stumpage value, considering offsetting mutual benefits if applicable, or at the commission's discretion, considering a sum to offset aesthetic loss to the state up to a maximum value equal to the best full current local market price at point of delivery of the harvested product; as determined by the director or his designated representative.))

(f) All timber sold shall be scaled, measured, or counted by a scaling bureau: PROVIDED, That when a scaling bureau is not located in the vicinity of a log buyer, such scaling, measuring, or counting shall be performed according to standard log grading practices by a log buyer agreed to by a contractor and the director or the designee of the

director.

(((e))) (g) All sales shall require sufficient liability and property damage insurance and also sufficient surety bonding by the ((buyers)) contractors to insure protection of the state and satisfactory contract compliance and completion.

(((f))) (h) All sales((, excluding timber sales in state parks that have no potential for significant adverse impact on the environment,)) shall require ((approval by a majority of the commission and)) contract validation by the director or ((his designated representative)) the designee of the director. The number of additional trees which may be added to a sale approved by the commission shall be no more than four percent of the number of trees included in an approved sale. The addition of trees to a sale approved by the commission may occur only upon the approval of the director or the designee of the director.

(((g))) (i) All sales shall require authorization by the state of Washington, department of general administration, division of purchasing as provided in RCW 43.19.1919 ((and/or as hereafter modified, amended or rescinded)); also, all sales shall be granted, subject to approval of any governing agency as may be required by legal condition of land title and/or timber ownership and/or by state or federal

(((h))) (j) All contracts shall be of a form approved by the attorney general with special provisions to tailor a contract to the particular needs of a park site.

WSR 83-24-081 PROPOSED RULES PARKS AND RECREATION COMMISSION

[Filed December 7, 1983]

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 land classification, WAC 352-16-020;

that the agency will at 9:00 a.m., Thursday, January 19, 1984, in the Thurston County Courthouse, 2000 Lakeridge Drive S.W., Olympia, WA 98502, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.51.040.

The specific statute these rules are intended to implement is RCW 43.51.040 and 43.51.045.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 16, 1984.

> Dated: December 7, 1983 By: Gary Robinson Executive Assistant

STATEMENT OF PURPOSE

Title: Land classification, WAC 352-16-020.

Description of Purpose: The rules classify state park lands.

Statutory Authority: RCW 43.51.040.

Summary of Rule: The rules classify state park lands into the following categories: Recreation areas, natural areas, heritage areas, launch areas, conservation areas, ocean beach access areas, environmental learning center sites, natural forest areas, and natural area preserves.

Reasons Supporting Proposed Action: The action fulfills the responsibility of the Washington State Parks and Recreation Commission to adopt rules regarding the care and administration of state parks.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tom France, Assistant Director - Resources Development, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, WA 98504, (206) 753-5767.

Proposing: Washington State Parks and Recreation Commission.

Federal Law/Court Action: The adoption of the rules referenced above is not necessary because of federal law or federal or state court action.

AMENDATORY SECTION (Amending Order 31, filed 3/28/77)

WAC 352-16-020 LAND CLASSIFICATION. (((++))) State parks are ((spacious combinations)) of state-wide natural and/or recreational ((areas with overall statewide)) significance and/or outstanding scenic beauty. They provide for active and passive, low and high density outdoor recreation activities. ((Heritage areas or other special use areas may be included, but are not prerequisites to this classifica-

tion.)) They also may be classified in whole or part as:

(((2) State)) (1) Recreation areas are land and/or water ((areas))
sites that are suited and/or developed for high density outdoor recreational use. ((Such areas do not necessarily meet the high scenic stand-

ards for state parks.

(3) State)) (2) Natural areas are ((areas)) sites obligated to conserving a natural environment in a nearly undeveloped state for active and passive low density outdoor recreation activities. These areas may be found ((or made)) in all types of environments. ((They may be considered heritage areas and developed accordingly if their flora or fauna is unique or exceptional in size or character.

(4) State)) (3) Heritage areas are ((areas)) sites which preserve and interpret unique ((geologic, paleontologic, archaeologic, historic)) or unusual geological, paleontological, archaeological, historical, scientific, ((ecologic)) and cultural features of the state which transcend local interest and are of state-wide or national significance.

(((5) State)) (4) Launch areas are ((areas)) sites solely developed

for boating ingress and egress.

(((6) State)) (5) Conservation areas are aggregates of recreationally developed and undeveloped open space sites legally dedicated to sustained recreational use. They may contain any combination of state park, recreation area, natural area, heritage area, launch area, or other open space area under public ownership or administration.

(((7) State)) (6) Ocean beach access areas are sites of limited acreage along the Washington coastline which provide public access to waters, shore, and recreational opportunities of the Pacific Ocean.

- (((8) State)) (7) Environmental learning center((s)) sites are resident camping facilities made available to interested groups to provide their members with the opportunity to live, work, study and play in the outdoor environment.
- (8) Natural forest areas are certain forest sites which are natural ecosystems designated for preservation and interpretation of natural forest processes pursuant to RCW 43.51.045, and, which contain:
- (a) Old-growth forest communities that have developed for approximately one hundred fifty to two hundred fifty years or longer and have the following structural characteristics: Large, old-growth trees, large snags, large logs on land, and large logs in streams;
 (b) Mature forest communities that have developed for approxi-

mately ninety to one hundred fifty years; or (c) Unusual forest communities.

(9) Natural area preserves are sites which are considered important in preserving rare or vanishing flora, fauna, geological, natural historical or similar features of scientific or educational value and which are registered and/or committed as a natural area preserve through a cooperative agreement with the department of natural resources pursuant to chapter 79.70 RCW and chapter 332-60 WAC.

WSR 83-24-082 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning lobbyist employer's report, amending WAC 390-20-110:

that the agency will at 9 a.m., Tuesday, January 24, 1984, in the Second Floor Conference Room, Evergreen Plaza Building, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 24, 1984.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 24, 1984.

Dated: November 18, 1983

By: Graham E. Johnson

Administrator

STATEMENT OF PURPOSE

Title: WAC 390-20-110 Forms for statement of compensation paid to elected officials.

Description of Purpose: Adopts lobbyist employer report.

Statutory Authority: RCW 42.17.180.

Summary of Rule: Adopts lobbyist employer's report. Reasons Supporting Proposed Action: Changes in statute adopted by the legislature. Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Administrator.

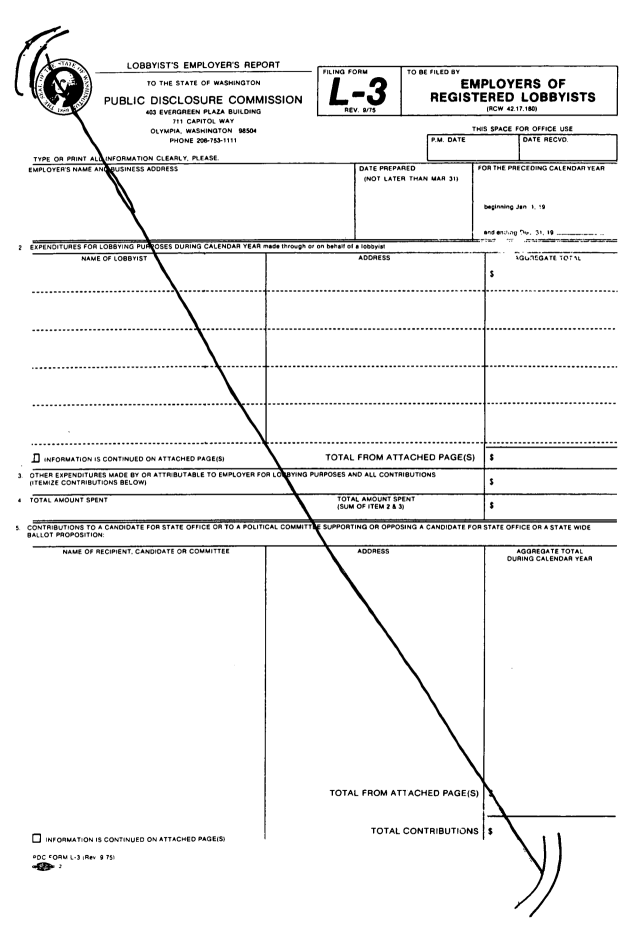
Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: [No information supplied by agency]

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

AMENDATORY SECTION (Amending Order 62, filed 8/26/75)

WAC 390-20-110 FORMS FOR ((STATEMENT OF COMPENSATION PAID TO ELECTED OFFICIALS)) LOBBYIST EMPLOYERS REPORT. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for statement by employers of registered lobbyists ((of compensation paid to elected officials)) as required by RCW 42.17.180 is hereby adopted for use in reporting to the public disclosure commission. This form, revised 8/83, shall be designated as "L-3." This form as amended shall be used for the report due March 31, 1984. Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington, 98504.



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Washington State Register, Issue 83-24

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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.

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WSR 83-24-083 PROPOSED RULES BOARD OF PILOTAGE COMMISSIONERS

[Filed December 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pilotage Commissioners intends to adopt, amend, or repeal rules concerning pilotage rates for the Puget Sound pilotage district, WAC 296-116-300;

that the agency will at 9:00 a.m., Thursday, January 12, 1984, in the Washington State Ferries Conference Room, Colman Dock, Seattle, Washington 98104, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 88.16.035(4).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1984.

Dated: December 7, 1983

By: Judith L. Weigand

Assistant Attorney General

STATEMENT OF PURPOSE

Rule: WAC 296-116-300.

Statutory Authority: RCW 88.16.035(4).

Reason for Amendment: RCW 88.16.035(4) requires that the Board of Pilotage Commissioners shall annually fix the pilotage tariffs for pilotage services performed aboard vessels. The purpose of this amendment is to fix tariffs for the Puget Sound pilotage district for the forthcoming year. Tariffs will be effective as of February 12, 1984.

These Rules have been Drafted by: Judith L. Weigand, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Olympia, WA 98504, Telephone: (206) 753-6126.

These Rules will be Implemented by: Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, Telephone: (206) 464–7818.

Proposer: These rules are proposed by the Board of Pilotage Commissioners.

Agency Comments: None.

Federal Law/Court Decision: None.

Small Business Economic Impact Statement: WAC 296-116-300, cost for small business per \$100 of sales estimated at 40 cents. Cost for larger business per \$100 of sales estimated at 36 cents.

AMENDATORY SECTION (Amending Order 83-6, Resolution No. 83-6, filed 8/17/83)

WAC 296-116-300 PILOTAGE RATES FOR THE PUGET SOUND PILOTAGE DISTRICT. These rates shall become effective on ((Aug. 17, 1983)) January 12, 1984, or as soon thereafter as provided in RCW 34.04.040.

CLASSIFICATION

RATE

Ship Length Overall (LOA)

per LOA rate schedule in this section CLASSIFICATION

Boarding Fee: \$((24.00))
25,00

Per each boarding/deboarding at the Port Angeles Pilot station

Harbor Shift - Live Ship (Seattle Port)

Harbor Shift - Live Ship (Other than

Seattle Port)

LOA Zone I

LOA Zone I

Harbor Shift - Dead Ship

Dead Ship Towing Charge: LOA of tug + LOA of tow + beam of tow

LOA of tug + LOA of tow + beam of tow Any tow exceeding seven hours, two pilots are mandatory. Harbor shifts shall constitute and be limited to those services in moving vessels from dock to dock, from anchorage to dock, from dock to anchorage, or from anchorage to anchorage in the same port after all other applicable tariff charges for pilotage services have been recognized as payable.

Water and Bridge Charges:

Ships up to 90' beam:

A charge of \$((122.00)) 127.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle, south of Eleventh Street Bridge in any of the Tacoma waterways, in Port Gamble, or in the Snohomish River. Any vessel movements required to transit through bridges shall have an additional charge of \$((58.00)) 60.00 per bridge.

Ships 90' beam and/or over:

A charge of \$((+64.00)) 171.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle and south of Eleventh Street Bridge in any of the Tacoma waterways. Any vessel movements required to transit through bridge shall have an additional charge of \$((+15.00)) 120.00 per bridge.

(The above charges shall not apply to transit of vessels from Shilshole Bay to the limits of Lake Washington.)

In a case where two pilots are employed for a single vessel waterway or bridge transit, a second pilot charge shall ((be levied in the amount of a harbor shift only)) include the bridge and waterway charge in addition to the harbor shift rate.

Lake Union — Lake Washington (plus LOA zone from Webster Point)

Cancellation Charge LOA Zone I
Cancellation Charge — Port Angeles (When pilot is ordered and vessel proceeds without stopping for pilot.)

LOA Zone I

vessel proceeds without stopping for pilot.) LOA Zone I

Docking Delay After Anchoring: ((66.00))
69.00

Applicable Harbor Shift rate to apply, plus ((66.00)) 69.00 per hour standby. No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is ((66.00)) 69.00 for every hour or fraction thereof.

Sailing Delay ((66.00)) 69.00

No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is \$((66.00)) 69.00 for every hour or fraction thereof.

((66.00)) 69.00 per hour

per hour

((95.00))

99.00

Slow-Down — \$((66.00)) 69.00 per hour for all time in excess of time spent in that particular transit for that speed of advance normal for vessel that is slowed.

| CLASSIFICATION | RATE |
|---|------------------------|
| Super Ships — Additional charge to LOA zone mileage of \$((0.0406)) 0.0422 a gross ton for all gross tonnage in excess of 20,000 gross tons up to 50,000 gross tons. In excess of 50,000 gross tons, the charge shall be \$((0.0486)) 0.0505 per gross ton. | |
| Delayed Arrival Port Angeles | ((66.00)) |
| | <u>69.00</u> |
| | per hour |
| (When pilot is ordered and vessel does not arrive within two hours without notification of change of ETA.) | |
| Transportation to vessels on Puget Sound: | |
| March Point or Anacortes | 96.00 |
| Bangor | 56.00 |
| Bellingham | 106.00 |
| Bremerton | 29.00 |
| Cherry Point | 125.00 |
| Dupont | 56.00 |
| Edmonds | 20.00 |
| Everett | 36.00 |
| Ferndale | 115.00 |
| Manchester | 44.00 |
| Mukilteo | 35.00 |
| Olympia | 72.00 |
| Point Wells | 20.00 |
| Port Gamble | 51.00 |
| Port Townsend (Indian Island) | 73.00 |
| Semiahmoo (Blaine) | 131.00 |
| Tacoma | 37.00 |
| Tacoma Smelter | 42.00 |
| Winslow | 29.00 |
| (a) Interport Shifts: Transportation paid to and from both points. | |

- (a) Interport Shifts: Transportation paid to and from both points.
 (b) Intraharbor shifts: Transportation to be paid both ways. If intraharbor shift is cancelled on or before scheduled reporting
- time, transportation paid one way only.

 (c) Cancellation: Transportation both ways unless notice of cancellation is received prior to scheduled reporting time in which case transportation need only be paid one way.

 (d) Any new facilities or other seldom-used terminals, not covered
- above, shall be based on mileage x \$1.40 per mile.
- Delinquent payment charge: 1% per month after you days from first
- Non Use of Pilots: Ships taking and discharging pilots without using their servides through all Puget Sound and adjacent inland waters shall pay full pilotage fees on the LOA zone mileage basis from Port Angeles to destination, from place of departure to Port Angeles, or for entire distance between two ports on Puget Sound and adjacent inland waters.

LOA Rate Schedule

The following rate schedule is based upon distances furnished by National Oceanic and Atmospheric Administration, computed to the nearest half-mile and includes retirement and fund contributions.

| ((LOA | ZONE | ZONE | ZONE | ZONE | ZONE | ZONE |
|------------------------|--------------------|--------------------------|--------------------|---------------------------|---------------------------------------|--------------------|
| | Ŧ | Ħ | III | ₩ | ¥ | ¥ŧ |
| | Intra Harbor | 0-30 Miles | 31~51 Miles | 51-75 Miles | 76-100 Miles | 101 Mile & Over |
| Up to 449 | 115 | 179 | 311 | 466 | 629 | 818 |
| 450 - 459 - | -117 - | 183 | 314 | 474 | 637 | - 821 |
| 460 - 469 | - 121 - | 186 | 317 | 481 | 647 | 824 |
| 470 - 479 - | 125 | 190 | -321 | 491 - | 650 | 827 |
| 480 - 489 | 127- | 194 | 323 | 499 | 656 | 830 |
| 490 - 499 | 130 | -196 - | 327 | 508 | 662 | 835 |
| 500 - 509 - | 135 | -200 - | 332 | 516 | 668 | 840 |
| 510 - 519 - | 137 | 205 | 335 | 523 | 673 | 843 |
| 520 - 529 - | 139 | 213 | -342 | - 526 | 680 | 850 |
| 530 - 539 - | 145 | 216 | 346 | 531 | 690 | 858 |
| 540 - 549 - | 147 | 219 | -352 | 537 | 702 | 866 |
| 550 - 559 - | -150 | 225 | -355 | 543 | 707 | 874 |
| 560 - 569 - | 156 | 232 | 362 | 548 | 715 | 884 |
| 570 - 579 - | 159 | 236 | 366 | 550 | 721 - | 890 |
| 580 - 589 - | 166 | 239 | - 372 | - 554 - | 727 | 899 |
| 590 - 599 - | 173 | -244 | - 375 - | 558 | 736 | 908 |
| 600 - 609 | 179 | 252 | 380 | 560 | 744 - | 914 |
| 610 - 619 - | 189- | 255 | - 386 | - 564 - | - 752 | 923 |
| 620 - 629 | 197 | -259 | - 391 - | - 568 | 761 | $-\frac{932}{}$ |

| ((LOA | ZONE | ZONE | ZONE | ZONE | ZONE | ZONI |
|--|---|--|---|--|--|---|
| | Ŧ | Ħ | HH | ₩ | ¥ | ₩ |
| | Intra Harbor | 0-30 Miles | 31~51 Miles | 51-75 Miles | 76-100 Miles | 101 Mil & Ove |
| 630 - 639 | 208 | 264 | 395 | 570 | 767 | 941 |
| 640 - 649 | 217 | 270 - | 400 | 573 | 776 | 948 |
| 650 - 659 - 660 - 669 - | 229 | 275 278 | - 406 - - 411 | 577 580 | 785 793 | 957 |
| 670 - 679 | 230 - | 284 | 414 | 589 | 801 | 972 |
| 680 - 689 | 248 | - 289 - | 420 | 596 | 809 | 981 |
| 690 - 699 - 700 - 719 - 700 - 719 - | 255 | 295 | - 425 | 606 | 818 | 998 |
| 720 - 739 | - 282 | 304 314 | 434 | 613 | 833 850 850 850 850 850 850 850 850 850 850 | 1012 1029 |
| 740 - 759 · · · | 295 - | 327 | 454 | 629 | 866 | 1046 |
| 760 - 779 780 - 799 | 307 | 341 | 464 | 637 | 884 | 1062 |
| 800 - 819 | 321 | 353 366 | 474 483 | 647 - 653 - | 899 914 | 1080 1095 |
| 820 - 839 | 346 | 378 | 493 | 662 | 932 | 1110 |
| 840 - 859 | 361 | 392 | 503 | 670 | 948 | 1128 |
| 860 - 879 880 - 899 | 373 - 386 - | - 406 - 419 | 513 | | 964 981 | 1144 1160 |
| 900 - 919 | 398 | 432 | - 532 | 719 | 998 | 1177 |
| 920 - 939 | 412 | 444 | 543 | 736 | 1012 | 1194 |
| 940 - 959 960 - 979 | 425 437 | 457 | 551 562 | 752 767 | 1029 1046 | 1208 1226 |
| 980 - 999 | 452 | 483 | 571 | 785 | 1062 | 1242 |
| 1000 & Up | 464 | 498 | - 582 - | 801 | 1080 | 1258)) |
| LOA | ZONE | ZONE | ZONE | ZONE | ZONE | ZONE |
| | Ī | <u>II</u> | <u>III</u> | <u>IV</u> | <u>v</u> | <u>VI</u> |
| | Intra Harbor | 0-30 Miles | 31-50 Miles | 51-75 Miles | 76-100 Miles | 101 Mil & Ove |
| Lin to 440 | 120 | 186 | 323 | 485 | 654 | 851 |
| Up to 449 | 120 | | | | | |
| 450 – 459 | 122 | 190 | 327 | 493 | 662 | 854 |
| 450 - 459 460 - 469 | 122 126 | 190 193 | 327 330 | 493 500 | 662 673 | 854 857 |
| 450 - 459 460 - 469 470 - 479 480 - 489 | 122 126 130 132 | 190 193 198 201 | 327 330 334 336 | 493 | 662 | 854 |
| 450 - 459 460 - 469 470 - 479 480 - 489 490 - 499 | 122 126 130 132 135 | 190 193 198 201 204 | 327 330 334 336 340 | 493 500 511 519 528 | 662 673 676 682 688 | 854 857 860 863 868 |
| 450 - 459 460 - 469 470 - 479 480 - 489 490 - 499 500 - 509 | 122 126 130 132 135 140 | 190 193 198 201 204 208 | 327 330 334 336 340 345 | 493 500 511 519 528 537 | 662 673 676 682 688 695 | 854 857 860 863 868 874 |
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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: 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.

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.

KEY TO TABLE

Symbols:

AMD = Amendment of existing section NEW = New section not previously codified

REP = Repeal of existing section READOPT = Readoption of existing section REVIEW = Review of previously adopted rule

STMT = Statement regarding previously adopted rule

Suffixes:

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action
-W = Withdrawal of proposed action

No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

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| | | | | DED 5 | 02.14.022 | 4 20 100 | DED D | 83-15-066 |
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| 4-04-010 | REPP | 83-15-066 | 4-12-070 | REP-P | 83-15-066 | 4-20-110 | KEP-P | 83-15-066 |
| 4-04-011 | NEW-E | 83-14-032 | 4-12-080 | REP-P | 83-15-066 | 4-20-120 | REP-P | 83-15-066 |
| 4-04-020 | REP-E | 83-14-032 | 4-12-090 | REP-P | 83-15-066 | 4-20-130 | REP-P | 83-15-066 |
| 4-04-020 | REP-P | 83-15-066 | 4-12-110 | REP-E | 83-14-032 | 4-20-140 | REP-P | 83-15-066 |
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| 4-04-050 | REP-P | 83-15-066 | 4-12-170 | REP-P | 83-15-066 | 4-24-020 | REP-P | 83-15-066 |
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| 4-04-060 | REP-E | 83-14-032 | 4-12-180 | REP-E | 83-14-032 | 4-24-021 | NEW-P | 83-15-066 |
| 4-04-060 | REP-P | 83-15-066 | 4-12-180 | REP-P | 83-15-066 | 4-24-021 | NEW | 83-22-033 |
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| 4-04-070 | REP-P | 83-15-066 | 4-12-190 | REP-P | 83-15-066 | 4-24-041 | NEW-E | 83-14-032 |
| 4-04-071 | NEW-E | 83-14-032 | 4–12–191 | NEW-E | 83-14-032 | 4-24-041 | NEW-P | 83-15-066 |
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| 4-04-190 | REP-E | 83-14-032 | 4-16-300 | REP-P | 83-15-066 | 4-24-100 | REP-E | 83-14-032 |
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| 4-04-220 | REP-E | 83-14-032 | 4-16-330 | REP-P | 83-15-066 | 4-24-131 | NEW-E | 83-14-032 |
| 4-04-220 | REP-P | 83-15-066 | 4-16-335 | REP-P | 83-15-066 | 4-24-131 | NEW-P | 83-15-066 |
| 4-04-221 | NEW-E | 83-14-032 | 4-16-340 | REP-P | 83-15-066 | 4-24-131 | NEW | 83-22-033 |
| 4-04-230 | REP-E | 83-14-032 | 4-16-345 | REP-P | 83-15-066 | 4-25-010 | NEW-P | 83-15-066 |
| 4-04-230 | REP-P | 83-15-066 | 4-16-350 | REP-P | 83-15-066 | 4-25-010 | NEW | 83-21-030 |
| 4-04-231 | NEW-E | 83-14-032 | 4-16-355 | REP-P | 83-15-066 | 4-25-020 | NEW-P | 83-15-066 |
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| 4-04-250 | REP-P | 83-15-066 | 4-16-370 | REP-E | 83-14-032 | 4-25-020 | NEW | 83-22-032 |
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| 4-04-280 | REP-E | 83-14-032 | 4–16–375 | REP-P | 83-15-066 | 4-25-030 | NEW | 83-21-030 |
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| 4-04-290 | REP-E | 83-14-032 | 4-16-385 | REP-P | 83-15-066 | 4-25-040 | NEW | 83-21-030 |
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| 4-04-310 | REP-E | 83-14-032 | 4-16-401 | NEW-E | 83-14-032 | 4-25-100 | NEW-P | 83-15-066 |
| 4-04-310 | REP-P | 83-15-066 | 4-16-405 | REP-P | 83-15-066 | 4-25-100 | NEW | 83-21-030 |
| 4-04-311 | NEW-E | 83-14-032 | 4-16-410 | REP-P | 83-15-066 | 4-25-120 | NEW-P | 83-15-066 |
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| 4-12-060 | REP-P | 83-15-066 | 4-20-045 | REP-P | 83-15-066 | 4-25-181 | NEW | 83-22-032 |
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| 4-12-001 | 14 E 44 - E | 03-14-032 | 1 7 20 070 | | | | • • • | - |

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| 4-25-184 | NEW | 83-22-032 | 16-212-050 | AMD | 83-06-063 | 16-228-260 | NEW-P | 83-12-044 |
| 4-25-220 | NEW-P | 83-15-066 | 16-212-060 | AMD-P | 83-03-047 | 16-228-260 | NEW | 83-16-045 |
| 4-25-220 | NEW | 83-21-030 | 16-212-060 | AMD | 83-06-063 | 16-228-265 | NEW-P | 83-12-044 |
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| 12-40-110 | NEW-P | 83-08-039 | 16-212-195 | AMD-P | 83-12-063 | 16-300-010 | AMD | 83-11-029 |
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| 16-125-110 | REP-W | 83-21-005 | 16-228 | AMD-C | 83–15–036 83–15–037 | 16-316-911 16-316-916 | NEW-E NEW-E | 83–17–053 83–17–053 |
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| 16-125-200 | NEW-W | 83-21-005 | 16-228-235 | NEW-P | 83-12-044 | 16-400-001 | REP-P | 83-03-058 |
| 16-125-210 16-125-210 | NEW-P NEW-W | 83-17-105 83-21-005 | 16-228-235 16-228-240 | NEW NEW-P | 83-16-045 | 16-400-001 | REP | 83-06-048 |
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| 16-212-010 | AMD | 83-06-063 | 16-228-245 | NEW-P | 83-12-044 | 16-400-003 | REP-P | 83-06-048 83-03-058 |
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| 16-409-110 | REP | 83-06-049 | 50-48-060 | NEW | 83-20-073 | 67-20-260 | REP-P | 83-22-024 |
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| 16-409-130 | REP | 83-06-049 | 50-48-070 | NEW-P | 83-16-072 | 67–20–275 67–20–280 | REP-P REP-P | 83-22-024 83-22-024 |
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| 16-461-005 | REP | 83-06-050 | 50-48-080 | NEW | 83-20-073 | 67-20-325 | REP-P | 83-22-024 |
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| 1 6-4 61 - 010 | AMD | 83-06-050 | 50-48-090 | NEW-P | 83-16-072 | 67–20–350 | REP-P | 83-22-024 |
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| 16-532-040 | AMD | 83-16-041 | 67-10-020 | NEW-P | 83-22-022 | 67-20-390 | REP-P REP-P | 83-22-024 83-22-024 |
| 16–561 | AMD-P | 83-21-084 83-24-028 | 67–10–030 67–10–040 | NEW-P NEW-P | 83-22-022 83-22-022 | 67–20–392 67–20–394 | REP-P | 83-22-024 83-22-024 |
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| 16-561-030 | AMD | 83-24-028 | 67-10-110 | NEW-P NEW-P | 83-22-022 83-22-022 | 67-20-404 67-20-408 | REP-P REP-P | 83-22-024 83-22-024 |
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| 16-657-001 | AMD | 83-09-012 | 67-10-150 | NEW-P | 83-22-022 | 67-20-420 | REP-P | 83-22-024 |
| 16-657-020 | REP-P | 83-05-039 | 67-10-160 | NEW-P | 83-22-022 | 67-20-428 | REP-P | 83-22-024 |
| 16-657-020 | REP | 83-09-012 | 67-10-170 | NEW-P | 83-22-022 | 67-20-432 | REP-P | 83-22-024 |
| 16-657-025 | NEW-P | 83-05-039 | 67-10-180 | NEW-P REP-P | 83-22-022 83-22-022 | 67–20–440 67–20–444 | REP-P REP-P | 83-22-024 83-22-024 |
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| 16-750-010 | AMD-F AMD | 83-07-042 | 67-14-030 | REP-P | 83-22-022 | 67-20-448 | REP-P | 83-22-024 |
| 18-02 | REVIEW | 83-13-029 | 67-14-040 | REP-P | 83-22-022 | 67-20-452 | REP-P | 83-22-024 |
| 18-28 | REVIEW | 83-13-029 | 67-14-050 | REP-P | 83-22-022 | 67-20-500 | REP-P | 83-22-024 |
| 18-48 | REVIEW | 83-13-029 | 67-14-060 | REP-P | 83-22-022 83 22 022 | 67–20–505 67–20–510 | REP-P | 83-22-024 |
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| 67-20-590 | REP-P | 83-22-024 | 67-32-075 | REP-P | 83-22-025 | 67-35-250 | NEW-P | 83-22-025 83-22-025 |
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| 67-25-095 | NEW-P | 83-22-024 | 67-32-230 | REP-P | 83-22-025 | 67-35-400 67-35-410 | NEW-P NEW-P | 83-22-025 83-22-025 |
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| 67-25-180 | NEW-P | 83-22-024 | 67-32-280 | REP-P | 83-22-025 83-22-025 | 67–35–430 67–35–440 | NEW-P NEW-P | 83-22-025 83-22-025 |
| 67-25-185 | NEW-P | 83-22-024 | 67-32-290 | REP-P | 83-22-025 | 67–35–450 | NEW-P | 83-22-025 |
| 67-25-190 | NEW-P | 83-22-024 | 67-32-300 | REP-P | 83-22-025 | 67-35-460 | NEW-P | 83-22-025 |
| 67-25-200 67-25-255 | NEW-P ŅEW-P | 83-22-024 83-22-024 | 67–32–310 67–32–320 | REP-P REP-P | 83-22-025 | 67–35–470 | NEW-P | 83-22-025 |
| 67-25-260 | NEW-P | 83-22-024 | 67-32-330 | REP-P | 8322025 8322025 | 67–35–480 67–35–490 | NEW-P NEW-P | 83-22-025 83-22-025 |
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| 67-25-275 | NEW-P | 83-22-024 | 67-32-350 | REP-P | 83-22-025 | 67-35-510 | NEW-P | 83-22-025 |
| 67-25-280 67-25-281 | NEW-P NEW-P | 83–22–024 83–22–024 | 67–32–360 67–32–370 | REP–P REP–P | 83-22-025 83-22-025 | 67-35-520 | NEW-P | 83-22-025 |
| 67-25-300 | NEW-P | 83-22-024 | 67-32-380 | REP-P | 83-22-025 83-22-025 | 67-35-525 67-35-910 | NEW-P NEW-P | 83-22-025 83-22-025 |
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| 1324-163-063 NEW 33-19-061 132E-160-350 REP 33-10-025 132H-300-020 NEW 33-13-071 132H-300-360 NEW 33-13-071 | | NEW | | | REP-P | 83-05-020 | | | |
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| 132A-165-085 NEW 8.3-14-068 132E-161-010 NEW-P 83.0-9.037 132E-161-010 NEW-P 83.0-9.037 132E-161-010 NEW-P 83.0-9.037 132E-161-010 NEW-P 83.0-9.034 132E-161-010 NEW-P 83.0-9. | | NEW_P | | | | | | NEW | |
| 132A-165-085 NEW | | | | | | | | | |
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| 1324-29-901 | | NEW | | 132F-01-010 | NEW-P | | 132K-112-010 | | |
| 132E-160-010 REP- 83-0-020 132F-01-020 NEW 83-13-058 132K-112-015 AMD-W 83-19-003 132E-160-020 REP- 83-0-025 132F-104 AMD- 83-0-044 132K-112-020 AMD- 83-17-088 132E-160-020 REP- 83-0-025 132F-104-030 AMD 83-13-058 132K-112-020 AMD- 83-17-088 132E-160-030 REP- 83-0-025 132F-104-030 AMD 83-13-058 132K-112-020 AMD- 83-17-088 132E-160-030 REP- 83-0-025 132F-104-030 AMD 83-13-058 132K-112-020 AMD- 83-17-088 132E-160-040 REP- 83-0-025 132F-104-100 REP- 83-10-025 132E-160-040 REP- 83-0-025 132F-104-100 REP- 83-10-025 132E-160-040 REP- 83-0-025 132F-104-100 REP- 83-10-025 132E-160-050 REP- 83-0-025 132F-104-100 REP- 83-10-058 132K-112-025 REP- 83-10-025 132E-160-050 REP- 83-0-025 132F-104-120 REP- 83-10-058 132L-112-010 REP- 83-03-072 132E-160-060 REP- 83-05-020 132F-104-120 REP- 83-10-058 132L-112-010 REP- 83-03-072 132E-160-070 REP- 83-05-020 132F-104-811 AMD- 83-09-044 132L-112-020 REP- 83-03-072 132E-160-080 REP- 83-05-020 132F-104-812 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-080 REP- 83-05-020 132F-104-812 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-080 REP- 83-05-020 132F-104-813 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-080 REP- 83-05-020 132F-104-813 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-05-020 132F-104-814 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-00-025 132F-104-814 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-00-025 132F-104-814 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-00-025 132F-104-814 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-00-025 132F-104-814 AMD- 83-09-044 132L-112-030 REP- 83-03-072 132E-160-100 REP- 83-00-025 132F-104-814 AMD- 83-09-044 132L-112-030 | | AMD-P | | | NEW | | | | 83-21-028 |
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| 132E-160-040 REP- | | | | | | | | | |
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| 132E-160-120 REP 83-10-025 132F-104-819 AMD-P 83-09-044 132L-112-220 REP 83-07-067 132E-160-130 REP 83-05-020 132F-120-020 AMD-P 83-02-082 132L-112-230 REP 83-07-067 132E-160-140 REP 83-05-020 132F-120-020 AMD-P 83-22-082 132L-112-240 REP 83-03-072 132E-160-150 REP 83-05-020 132F-120-040 AMD-P 83-22-082 132L-112-240 REP 83-03-072 132E-160-150 REP 83-05-020 132F-120-040 AMD-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-160 REP 83-05-020 132F-120-042 NEW-P 83-22-082 132L-112-270 REP-P 83-07-067 132E-160-170 REP-P 83-05-020 132F-120-043 NEW-P 83-22-082 132L-112-270 REP-P 83-07-067 132E-160-170 REP 83-10-025 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP 83-10-025 132F-120-070 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-090 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-100 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L- | | | | | | | 132L-112-210 132L-112-220 | REP_D | |
| 132E-160-130 REP-P 83-03-020 132F-100-4819 AMD REP-P 83-03-072 132E-160-140 REP 83-10-025 132F-120-020 AMD-C 83-06-001 132L-112-230 REP-P 83-03-072 132E-160-140 REP 83-10-025 132F-120-020 AMD-P 83-22-082 132L-112-240 REP-P 83-03-072 132E-160-150 REP-P 83-05-020 132F-120-040 AMD-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-150 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-043 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-07-067 132E-160-180 REP-P 83-05-020 132F-120-070 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-090 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-90 | | | 83-10-025 | 132F-104-819 | | | | | |
| 132E-160-140 REP-P 83-05-020 132F-120-020 AMD-P 83-22-082 132L-112-240 REP-P 83-03-072 132E-160-150 REP-P 83-05-020 132F-120-040 AMD-P 83-22-082 132L-112-240 REP-P 83-03-072 132E-160-150 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-042 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-170 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-090 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-100 | | | | | | | | REP-P | 83-03-072 |
| 132E-160-140 REP 83-10-025 132F-120-030 AMD-P 83-22-082 132L-112-250 REP-P 83-07-067 132E-160-150 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-072 132E-160-160 REP-P 83-05-020 132F-120-042 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-170 REP-P 83-05-020 132F-120-043 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-090 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-160 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-150 R | | | | | | | | | |
| 132E-160-150 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-0702 132E-160-160 REP-P 83-05-020 132F-120-041 NEW-P 83-22-082 132L-112-250 REP-P 83-03-07067 132E-160-160 REP-P 83-05-020 132F-120-042 NEW-P 83-22-082 132L-112-270 REP-P 83-03-07067 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-270 REP-P 83-03-0702 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-0702 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-0702 132E-160-190 REP-P 83-05-020 132F-120-090 AMD-P 83-22-082 132L-112-290 REP-P 83-03-0702 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-0702 132E-160-200 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-900 REP-P 83-03-0702 132E-160-200 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-900 REP-P 83-03-0702 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-901 REP-P 83-03-0702 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-901 REP-P 83-03-0702 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-0702 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-0702 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-0702 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-0702 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-0702 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-904 REP-P 83-03-0702 132E-160-230 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-904 REP-P 83-03-0702 132E-160-250 REP-P 83-05 | | | | | | | | | |
| 132E-160-150 REP 83-10-025 132F-120-041 NEW-P 83-22-082 132L-112-250 REP 83-07-067 132E-160-160 REP-P 83-05-020 132F-120-042 NEW-P 83-22-082 132L-112-270 REP-P 83-03-072 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-07-067 132E-160-180 REP-P 83-05-020 132F-120-070 AMD-P 83-22-082 132L-112-280 REP-P 83-07-067 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-07-067 132E-160-200 REP-P 83-05-020 132F-120-120 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-07-067 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-160 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-180 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD | 132E-160-150 | | 8305020 | | | | | | |
| 132E-160-160 REP 83-10-025 132F-120-043 NEW-P 83-22-082 132L-112-270 REP 83-05-067 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-280 REP-P 83-07-067 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-07-067 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-290 REP-P 83-07-067 132E-160-190 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-07-067 132E-160-200 REP-P 83-05-020 132F-120-120 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-170 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-180 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD | | | | | | 83-22-082 | | | |
| 132E-160-170 REP-P 83-05-020 132F-120-050 AMD-P 83-22-082 132L-112-280 REP-P 83-07-067 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-280 REP-P 83-03-072 132E-160-180 REP-P 83-05-020 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-100 AMD-P 83-22-082 132L-112-900 REP-P 83-07-067 132E-160-190 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-120 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-160 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-160 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-180 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-180 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-905 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-510 REP-P 83-22-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-120-510 | | | | | | | | | |
| 132E-160-170 REP 83-10-025 132F-120-070 AMD-P 83-22-082 132L-112-280 REP 83-07-067 132E-160-180 REP 83-10-025 132F-120-080 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-180 REP 83-10-025 132F-120-100 AMD-P 83-22-082 132L-112-290 REP-P 83-03-072 132E-160-190 REP-P 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-200 REP-P 83-05-020 132F-120-120 AMD-P 83-22-082 132L-112-900 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-130 AMD-P 83-22-082 132L-112-901 REP-P 83-03-072 132E-160-210 REP-P 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-160 AMD-P 83-22-082 132L-112-902 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-170 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-220 REP-P 83-05-020 132F-120-180 AMD-P 83-22-082 132L-112-903 REP-P 83-03-072 132E-160-230 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP-P 83-03-072 132E-160-240 REP-P 83-05-020 132F-120-190 REP-P 83-02-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-120-510 REP-P 83-22-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 REP-P 83-02-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 REP-P 83-02-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 REP-P 83-03-072 REP-P 83-03-072 REP-P 83-03-072 REP-P 83-03-07 | | | | | | | | | |
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| 132E-160-190 REP 83-10-025 132F-120-100 AMD-P 83-22-082 132L-112-900 REP 83-03-072 132E-160-190 REP 83-05-020 132F-120-110 AMD-P 83-22-082 132L-112-900 REP 83-03-072 132E-160-200 REP 83-10-025 132F-120-120 AMD-P 83-22-082 132L-112-900 REP 83-07-067 132E-160-200 REP 83-10-025 132F-120-130 AMD-P 83-22-082 132L-112-901 REP 83-03-072 132E-160-210 REP 83-05-020 132F-120-150 AMD-P 83-22-082 132L-112-901 REP 83-03-072 132E-160-210 REP 83-10-025 132F-120-160 AMD-P 83-22-082 132L-112-902 REP 83-03-072 132E-160-220 REP 83-10-025 132F-120-160 AMD-P 83-22-082 132L-112-903 REP 83-03-072 132E-160-220 REP 83-10-025 132F-120-180 AMD-P 83-22-082 132L-112-903 REP 83-03-072 132E-160-230 REP 83-05-020 132F-120-190 AMD-P 83-22-082 132L-112-904 REP 83-03-072 132E-160-230 REP 83-10-025 132F-120-190 AMD-P 83-22-082 132L-112-904 REP 83-03-072 132E-160-240 REP 83-05-020 132F-120-210 NEW-P 83-22-082 132L-112-905 REP 83-03-072 132E-160-250 REP 83-05-020 132F-120-510 REP-P 83-02-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 NEW-P 83-22-082 132L-112-905 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132F-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132E-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132E-200-010 NEW-P 83-09-044 132L-112-906 REP-P 83-03-072 132E-160-250 REP-P 83-05-020 132E-200-010 NEW-P | | | | 132F120080 | AMD-P | 83-22-082 | 132L-112-290 | | |
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| | | | | | | | | | |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 132L-112-907 | REP | 83-07-067 | 132Q-276-070 | NEW | 83-10-004 | 133-20-120 | NEW | 8310041 |
| 132L-112-908 | REP-P | 83-03-072 | 132Q-276-080 | NEW-P | 83-06-009 | 133–30 | NEW-C | 83-07-003 |
| 132L-112-908 | REP | 83-07-067 | 132Q-276-080 | NEW | 83-10-004 | 133-30 | NEW D | 83-10-041 |
| 132L-112-909 | REP-P | 83-03-072 | 132Q-276-090 | NEW-P NEW | 83-06-009 83-10-004 | 133-30-010 133-30-010 | NEW-P NEW | 83-03-061 83-10-041 |
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| 132L-112-911 | REP-P | 83-03-072 | 132Q-276-110 | NEW-P | 83-06-009 | 133-30-030 | NEW-P | 83-03-061 |
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| 132L-112-913 | REP | 83-07-067 | 132Q-276-130 | NEW | 83-10-004 | 133-30-050 | NEW | 83-10-041 |
| 132L-112-914 | REP-P | 83-03-072 | 132Q-276-140 | NEW-P | 83-06-009 | 133-30-060 | NEW-P | 83-03-061 |
| 132L-112-914 | REP | 83-07-067 | 132Q-276-140 | NEW | 83-10-004 | 133-30-060 | NEW D | 83-10-041 |
| 132L-112-915 | REP-P | 83-03-072 83-07-067 | 132S-285-010 132S-285-015 | NEW-P NEW-P | 83-24-052 83-24-052 | 133–30–070 133–30–070 | NEW-P NEW | 83-03-061 83-10-041 |
| 132L-112-915 132L-112-916 | REP REP-P | 83-07-067 83-03-072 | 132Y-100 | AMD-C | 83-20-044 | 133-30-070 | NEW-P | 83-03-061 |
| 132L-112-916 | REP | 83-07-067 | 132Y-100-008 | AMD-P | 83-16-056 | 133-30-080 | NEW | 83-10-041 |
| 132L-112-917 | REP-P | 83-03-072 | 132Y-100-008 | AMD | 83-22-053 | 133-40 | NEW-C | 83-07-003 |
| 132L-112-917 | REP | 83-07-067 | 132Y-100-020 | AMD-P | 83–16–056 | 133-40 | NEW NEW-P | 83–10–041 83–03–061 |
| 132L-112-918 | REP-P | 83-03-072 83-07-067 | 132Y-100-020 132Y-100-032 | AMD AMD–P | 83–22–053 83–16–056 | 133-40-010 133-40-010 | NEW-P | 83–03–061 83–10–041 |
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| 132L-112-919 | REP | 83-07-067 | 132Y-100-072 | AMD-P | 83-16-056 | 133-40-020 | NEW | 83-10-041 |
| 132L-112-920 | REP-P | 83-03-072 | 132Y-100-072 | AMD | 83-22-053 | 133-40-030 | NEW-P | 83-03-061 |
| 132L-112-920 | REP | 83-07-067 | 132Y~100~080 | AMD-P | 83-16-056 | 133-40-030 | NEW NEW-P | 83-10-041 83-03-061 |
| 132L-112-921 132L-112-921 | REP-P REP | 83–03–072 83–07–067 | 132Y-100-080 132Y-100-096 | AMD AMD–P | 83-22-053 83-16-056 | 133-40-040 133-40-040 | NEW-P | 83-10-041 |
| 132L-112-921 132L-112-922 | REP-P | 83–07–067 83–03–072 | 132Y-100-096 | AMD-1 | 83-22-053 | 133-40-050 | NEW-P | 83-03-061 |
| 132L-112-922 | REP | 83-07-067 | 132Y-100-104 | AMD-P | 83-16-056 | 133-40-050 | NEW | 83-10-041 |
| 132L-112-923 | REP-P | 83-03-072 | 132Y-100-104 | AMD | 83-22-053 | 133-40-060 | NEW-P | 83-03-061 |
| 132L-112-923 | REP | 83-07-067 | 132Y-100-108 | AMD-P | 83-16-056 | 133-40-060 133-50 | NEW NEW-C | 83-10-041 83-07-003 |
| 132L-116-010 | REP-P REP | 83-03-072 83-07-067 | 132Y-100-108 132Y-100-112 | AMD AMD–P | 83-22-053 83-16-056 | 133-50 | NEW-C | 83-10-041 |
| 132L-116-010 132L-116-020 | REP-P | 83-03-072 | 132Y-100-112 | AMD | 83-22-053 | 133-50-010 | NEW-P | 83-03-061 |
| 132L-116-020 | REP | 83-07-067 | 132Y-126-001 | NEW-P | 83-22-052 | 133-50-010 | NEW | 83-10-041 |
| 132L-116-030 | REP-P | 83-03-072 | 132Y-126-002 | NEW-P | 83-22-052 | 133-50-020 | NEW-P | 83-03-061 |
| 132L-116-030 | REP | 83-07-067 | 132Y-126-003 132Y-126-004 | NEW-P NEW-P | 83-22-052 83-22-052 | 133-50-020 136-110-010 | NEW NEW-E | 83-10-041 83-19-042 |
| 132L-116-040 132L-116-040 | REP-P REP | 83-03-072 83-07-067 | 132Y-126-005 | NEW-P | 83-22-052 | 136-110-010 | NEW-E | 83-19-042 |
| 132L-116-050 | REP-P | 83-03-072 | 132Y-126-006 | NEW-P | 83-22-052 | 136-110-030 | NEW-E | 83-19-042 |
| 132L-116-050 | REP | 83-07-067 | 132Y-126-007 | NEW-P | 83-22-052 | 136-110-040 | NEW-E | 83-19-042 |
| 132L-128-010 | REP-P | 83-03-072 | 132Y-126-008 | NEW-P | 83-22-052 83-07-003 | 136-110-050 136-130-010 | NEW-E NEW-E | 83-19-042 83-19-038 |
| 132L-128-010 132L-128-025 | REP REP–P | 83-07-067 83-03-072 | 133–10 133–10 | NEW-C NEW | 83-10-041 | 136-130-010 | NEW-E | 83-19-038 |
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| 132L-128-070 132L-128-080 | REP REP–P | 83-07-067 83-03-072 | 133-20-020 133-20-020 | NEW-F NEW | 83–10–041 | 136-150-100 | NEW-E | 83-15-039 |
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| 132L-128-090 | REP | 83-07-067 | 133-20-040 | NEW-P | 83-03-061 | 136-160-030 | NEW-E | 83-19-039 |
| 132L-140-020 | AMD-P | 83-12-043 | 133-20-040 133-20-050 | NEW NEW-P | 83-10-041 83-03-061 | 136-160-040 136-160-050 | NEW-E NEW-E | 83-19-039 83-19-039 |
| 132L-140-020 132Q-276 | AMD NEW-C | 83-17-022 83-07-004 | 133-20-050 | NEW | 83-10-041 | 136-160-060 | NEW-E | 83-19-039 |
| 132Q-276-010 | NEW-P | 83-06-009 | 133-20-060 | NEW-P | 83-03-061 | 136-170-010 | NEW-E | 83-19-040 |
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| 132Q-276-040 | NEW | 83-10-004 | 133-20-090 | NEW | 83-10-041 | 137–36 | NEW-C | 83-06-011 |
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| 132Q-276-050 | NEW D | 83-10-004 | 133-20-100 133-20-110 | NEW NEW-P | 83-10-041 83-03-061 | 137–36 137–36–010 | NEW-E NEW-P | 83-08-063 83-02-049 |
| 132Q-276-060 132Q-276-060 | NEW-P NEW | 83-06-009 83-10-004 | 133-20-110 | NEW-F NEW | 83-10-041 | 137-36-010 | NEW-E | 83-02-051 |
| -0-4 210 000 | | 10 00 . | | = • | | , | | |

| WAC # | | WSR # | WAC # | | WSR # | W.A | AC # | | WSR # |
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| 137-36-010 | NEW-W | | 137–48–010 | NEW | 83-20-036 | 137-56 | 5–250 | AMD-P | 83-07-049 |
| 137–36–010 | NEW-E | 83-08-063 | 137-48-010 | NEW-E | 83-20-037 | 137-56 | | AMD | 83-10-042 |
| 137-36-010 137-36-010 | NEW-E NEW-P | 83-15-004 | 137-48-020 | NEW-P | 83-02-048 | 137-70 | 040 | AMD-P | 83-22-006 |
| 137-36-010 | NEW-P | 83–17–136 83–20–035 | 137–48–020 137–48–020 | NEW-E NEW-W | 83-02-050 | 137-70 | 040 | AMD-E | 83-22-007 |
| 137-36-010 | NEW-E | 83-20-038 | 137-48-020 | NEW-W | 83–08–007 83–08–063 | 137-70 139-14 | | AMD AMD-C | 83-24-058 |
| 137-36-020 | NEW-P | 83-02-049 | 137-48-020 | NEW-E | 83-15-004 | 139-14 | | AMD-E | 83-04-009 83-04-014 |
| 137-36-020 | NEW-E | 83-02-051 | 137-48-020 | NEW-P | 83-17-135 | 139–14 | | AMD | 83-07-046 |
| 137-36-020 | NEW-W | 83-08-007 | 137-48-020 | NEW | 83-20-036 | 139-20 | -010 | REP-C | 83-04-008 |
| 137-36-020 137-36-020 | NEW-E NEW-E | 83-08-063 83-15-004 | 137–48–020 137–48–030 | NEW-E NEW-P | 83–20–037 83–02–048 | 139-20 | | REP-E | 83-04-012 |
| 137-36-020 | NEW-P | 83-17-136 | 137-48-030 | NEW-E | 83-02-050 | 139-20 139-20 | | REP NEW-C | 83–07–044 83–04–007 |
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| 137-36-020 | NEW-E | 83-20-038 | 137-48-030 | NEW-E | 83-08-063 | 139-20 | ⊢020 | NEW | 83-07-045 |
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| 137-36-030 | NEW-W | 83-08-007 | 137-48-030 | NEW-P NEW | 83–17–135 83–20–036 | 140-08 140-08 | | NEW NEW-P | 83-06-034 |
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| 137-37-020 | NEW-P | 83-08-006 | 137-48-090 | NEW-E | 8308063 | 142-30- | | AMD-P | 83-04-048 |
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| 137-37-030 | NEW-W | 83-16-017 | 137-48-090 | NEW-F NEW | 83–17–135 83–20–036 | 142-30- 154-04- | | AMD AMD–E | 83–08–019 83–09–020 |
| 137-37-040 | NEW-P | 83-08-006 | 137-48-090 | NEW-E | 83-20-037 | 154-04- | | AMD-P | 83-09-020 83-09-021 |
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| 137-37-050 137-37-050 | NEW-P NEW-W | 83-08-006 | 137-49-010 | REP-E | 83-07-006 | 154-04- | | AMD | 83-13-044 |
| 137-37-050 | NEW-W | 83–16–017 83–08–006 | 137-49-010 137-50 | NEW-W NEW-C | 83–07–007 83–06–011 | 154-04-4 154-04-4 | | NEW-E | 83-09-020 |
| 137–37–060 | NEW-W | 83–16–017 | 137-50 | NEW-C | 83-08-007 | 154-04-1 | | NEW-P NEW-C | 83-09-021 83-10-050 |
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| 15, 10 010 | 11277 -1 | 22 11-122 | 137-30-170 | VIAID | 83–05–009 | 154-04-0 | 130 | AMD | 83-13-044 |

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| 154-04-090 154-04-090 | AMD-E AMD-P | 83-09-020 83-09-021 | 172-129-031 | REP-P | 83-14-021 | 173-19-2521 | AMD | 83-07-081 |
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| 154-12-020 | AMD-C | 83-10-050 | 172-129-090 | REP | 83-24-041 | 173-19-3508 | AMD AMD–P | 83-12-017 83-08-072 |
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| 173-400-115 | AMD-P | 83-03-070 83-09-036 | 173–405–078 173–405–078 | AMD-P AMD | 83-03-070 83-09-036 | 173-514-010 173-514-020 | NEW-P | 83-19-070 |
| 173–400–115 173–400–120 | AMD AMD–P | 83-03-030 83-03-070 | 173-405-086 | AMD-P | 83-03-070 | 173-514-030 | NEW-P | 83-19-070 |
| 173-400-120 | AMD | 83-09-036 | 173-405-086 | AMD | 83-09-036 | 173-514-040 | NEW-P | 83-19-070 |
| 173-400-130 | REP-P | 83-03-070 | 173-405-090 | REP-P | 83-03-070 | 173-514-050 | NEW-P | 83-19-070 |
| 173-400-130 | REP | 83-09-036 83-03-070 | 173–405–090 173–405–101 | REP REP–P | 83-09-036 83-03-070 | 173-514-060 173-514-070 | NEW-P NEW-P | 83-19-070 83-19-070 |
| 173–400–135 173–400–135 | REP-P REP | 83-03-070 83-09-036 | 173-405-101 | REP | 83-09-036 | 173-514-080 | NEW-P | 83-19-070 |
| 173-400-133 | REP-P | 83-03-070 | 173-410 | REVIEW | 83-13-028 | 173-514-090 | NEW-P | 83-19-070 |
| 173-400-140 | REP | 83-09-036 | 173–410 | AMD-C | 83-16-020 | 173-531A | REVIEW | 83-13-028 |
| 173-400-150 | REP-P | 83-03-070 | 173-410-021 | AMD-P | 83-03-070 83-09-036 | 173–545 173–545–010 | NEW-C NEW-P | 83–10–062 83–09–053 |
| 173–400–150 173–400–160 | REP REP-P | 83-09-036 83-03-070 | 173-410-021 173-410-035 | AMD NEW-P | 83-13-118 | 173-545-010 | NEW-I | 83–13–016 |
| 173-400-160 | REP | 83-09-036 | 173-410-035 | NEW | 83-18-010 | 173-545-020 | NEW-P | 83-09-053 |
| 173-400-170 | REP-P | 83-03-070 | 173-410-040 | AMD-P | 83-03-070 | 173-545-020 | NEW | 83-13-016 |
| 173-400-170 | REP | 83-09-036 | 173-410-040 | AMD B | 83-09-036 83-03-070 | 173-545-030 173-545-030 | NEW-P NEW | 83-09-053 83-13-016 |
| 173–402 173–403 | REVIEW REVIEW | 83-13-028 83-13-028 | 173-410-067 173-410-067 | AMD–P AMD | 83-09-036 | 173-545-040 | NEW-P | 83-09-053 |
| 173–403 | AMD-C | 83-16-020 | 173-410-071 | AMD-P | 83-03-070 | 173-545-040 | NEW | 83-13-016 |
| 173-403-010 | NEW-P | 83-03-070 | 173-410-071 | AMD | 83-09-036 | 173-545-050 | NEW-P | 83-09-053 |
| 173-403-010 | NEW | 83-09-013 | 173-410-086 | AMD-P | 83-03-070 83-09-036 | 173-545-050 173-545-060 | NEW NEW-P | 83–13–016 83–09–053 |
| 173-403-020 | NEW-P NEW | 83-03-070 83-09-013 | 173-410-086 173-410-090 | AMD REP-P | 83-03-070 | 173-545-060 | NEW-F | 83-13-016 |
| 173–403–020 173–403–030 | NEW-P | 83-03-070 | 173-410-090 | REP | 83-09-036 | 173–545–070 | NEW-P | 83-09-053 |
| 173-403-030 | NEW | 83-09-013 | 173-410-091 | REP-P | 83-03-070 | 173-545-070 | NEW | 83-13-016 |
| 173-403-030 | AMD-P | 83-13-118 | 173-410-091 | REP | 83-09-036 | 173-545-080 173-545-080 | NEW-P NEW | 83-09-053 83-13-016 |
| 173–403–030 173–403–050 | AMD NEW-P | 83-18-010 83-03-070 | 173-415 173-415-020 | REVIEW AMD-P | 83-13-028 83-03-070 | 173-545-090 | NEW-P | 83-09-053 |
| 173-403-050 | NEW-P NEW | 83-09-013 | 173-415-020 | AMD-1 | 83-09-036 | 173-545-090 | NEW | 83-13-016 |
| 173–403–050 | AMD-P | 83-13-118 | 173-415-030 | AMD-P | 83-03-070 | 173-545-100 | NEW-P | 83-09-053 |
| 173-403-050 | AMD | 83-18-010 | 173-415-030 | AMD P | 83-09-036 83-03-070 | 173–545–100 173–563 | NEW REVIEW | 83–13–016 83–13–028 |
| 173-403-060 | NEW-P NEW | 83-13-118 83-18-010 | 173-415-050 173-415-050 | AMD–P AMD | 83-03-070 83-09-036 | 173-303 | REVIEW | 83-13-028 |
| 173–403–060 | TATE AA | 03-10-010 | U U U U U U U U U U | ,,,,,, | 00 07 030 | 1 | | |

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| 174-107-100 | NEW-P | 83-11-018 | 174-107-510 | NEW | 83-16-009 | 174-109-600 | NEW-P | 83-17-137 |
| 174-107-100 174-107-110 | NEW NEW-P | 83-16-009 83-11-018 | 174-107-520 | NEW-P | 83-11-018 | 174-109-600 | NEW-C | 83-21-052 |
| 174-107-110 | NEW-P | 83-16-009 | 174-107-520 174-107-530 | NEW NEW-P | 83-16-009 | 174-109-600 | NEW-C | 83-22-038 |
| 174-107-120 | NEW-P | 83-11-018 | 174-107-530 | NEW-P | 83-11-018 83-16-009 | 174-116 174-116 | AMD-P AMD | 83-16-083 |
| 174-107-120 | NEW | 83-16-009 | 174-107-540 | NEW-P | 83-11-018 | 174-116-010 | AMD-P | 83-20-016 83-16-083 |
| 174-107-130 | NEW-P | 83-11-018 | 174-107-540 | NEW | 83-16-009 | 174-116-010 | AMD | 83-20-016 |
| 174-107-130 | NEW | 83-16-009 | 174–107–550 | NEW-P | 83-11-018 | 174-116-011 | NEW-P | 83-16-083 |
| 174-107-140 174-107-140 | NEW-P NEW | 83-11 - 018 83-16-009 | 174-107-550 174-108-010 | NEW REP-P | 83-16-009 | 174–116–011 | NEW | 83-20-016 |
| 174-107-150 | NEW-P | 83-11-018 | 174-108-010 | REP-P REP-P | 83-16-022 83-16-022 | 174-116-020 | AMD-P | 83-16-083 |
| 174-107-150 | NEW | 83-16-009 | 174-108-030 | REP-P | 83-16-022 | 174–116–020 174–116–030 | AMD AMD-P | 83-20-016 83-16-083 |
| 174-107-160 | NEW-P | 83-11-018 | 174-108-041 | REP-P | 83-16-022 | 174-116-030 | AMD | 83-20-016 |
| 174-107-160 | NEW | 83-16-009 | 174-108-051 | REP-P | 83-16-022 | 174-116-040 | AMD-P | 83-16-083 |
| 174-107-170 174-107-170 | NEW-P NEW | 8311018 8316009 | 174-108-06001 | REP-P | 83-16-022 | 174-116-040 | AMD | 83-20-016 |
| 174-107-170 | NEW-P | 83-11-018 | 174–108–06003 174–108–06005 | REPP REPP | 83-16-022 83-16-022 | 174-116-041 174-116-041 | NEW-P | 83-16-083 |
| 174-107-180 | NEW | 83-16-009 | 174-108-06007 | REP-P | 83-16-022 | 174-116-041 | NEW NEW-P | 83-20-016 83-16-083 |
| 174-107-190 | NEW-P | 83-11-018 | 174-108-06009 | REP-P | 83-16-022 | 174-116-042 | NEW | 83-20-016 |
| 174-107-190 | NEW | 83-16-009 | 174-108-06011 | REPP | 83-16-022 | 174-116-043 | NEW-P | 83-16-083 |
| 174-107-200 174-107-200 | NEW-P NEW | 83-11-018 83-16-009 | 174-108-07001 | REP-P | 83-16-022 | 174-116-043 | NEW | 83-20-016 |
| 174-107-200 | NEW-P | 83-11-018 | 174-109-010 174-109-010 | NEW-P NEW-C | 83-17-137 83-21 - 052 | 174-116-044 | NEW-P | 83-16-083 |
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| 174-107-220 | NEW-P | 83-11-018 | 174-109-010 | NEW-W | 83-23-061 | 174-116-045 | NEW | 83-20-016 |
| 174-107-220 | NEW | 83-16-009 | 174-109-020 | NEW-P | 83-17-137 | 174-116-046 | NEW-P | 83-16-083 |
| 174–107–230 174–107–230 | NEW-P NEW | 83-11-018 83-16-009 | 174-109-020 174-109-020 | NEW-C NEW-C | 83-21-052 | 174-116-046 | NEW | 83-20-016 |
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| 174–107–250 | NEW-P | 83-11-018 | 174-109-030 | NEW-C | 83-21-052 | 174-116-060 | AMD | 83-20-016 |
| 174-107-250 174-107-260 | NEW NEW-P | 83-16-009 83-11-018 | 174-109-030 174-109-030 | NEW-C NEW-W | 83-22-038 | 174-116-070 | AMD-P | 83-16-083 |
| 174-107-260 | NEW | 83–11–018 | 174-109-030 | NEW-W | 83-23-061 83-17-137 | 174-116-070 174-116-071 | AMD NEW-P | 83-20-016 |
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| 174-107-280 174-107-280 | NEW-P NEW | 83-11-018 83-16-009 | 174–109–040 174–109–050 | NEW-W NEW-P | 83-23-061 | 174-116-072 | NEW | 83-20-016 |
| 174–107–290 | NEW-P | 83-11-018 | 174-109-050 | NEW-P | 83-17-137 83-21-052 | 174-116-080 174-116-080 | AMD-P AMD | 83-16-083 83-20-016 |
| 174-107-290 | NEW | 83-16-009 | 174-109-050 | NEW-C | 83-22-038 | 174-116-090 | REP-P | 83-16-083 |
| 174-107-300 | NEW-P | 83-11-018 | 174–109–050 | NEW-W | 83-23-061 | 174-116-090 | REP | 83-20-016 |
| 174–107–300 174–107–310 | NEW NEW-P | 83-16 - 009 83-11 - 018 | 174-109-060 174-109-060 | NEW-P NEW-C | 83-17-137 | 174-116-091 | NEW-P | 83-16-083 |
| 174–107–310 | NEW | 83–16–009 | 174-109-060 | NEW-C | 83-21-052 83-22-038 | 174-116-091 174-116-092 | NEW NEW-P | 83-20-016 83-16-083 |
| 174-107-320 | NEW-P | 83-11-018 | 174-109-060 | NEW-W | 83-23-061 | 174-116-092 | NEW | 83-20-016 |
| 174-107-320 | NEW D | 83-16-009 | 174-109-070 | NEW-P | 83-17-137 | 174-116-105 | REP-P | 83-16-083 |
| 174-107-330 174-107-330 | NEW-P NEW | 83-11-018 83-16-009 | 174–109–070 174–109–070 | NEW-C NEW-C | 83-21-052 | 174-116-105 | REP | 83-20-016 |
| 174–107–340 | NEW-P | 83-11-018 | 174-109-070 | NEW-C | 83-22-038 83-23-061 | 174-116-115 174-116-115 | REP-P REP | 83-16-083 83-20-016 |
| 174-107-340 | NEW | 83-16-009 | 174-109-080 | NEW-P | 83-17-137 | 174-116-119 | NEW-P | 83-16-083 |
| 174-107-350 | NEW-P | 83-11-018 | 174-109-080 | NEW-C | 83-21-052 | 174-116-119 | NEW | 83-20-016 |
| 174-107-350 174-107-360 | NEW NEW-P | 83-16-009 83-11-018 | 174–109–080 174–109–080 | NEW-C | 83-22-038 | 174-116-121 | NEW-P | 83-16-083 |
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| 174-107-370 | NEW-P | 83-11-018 | 174-109-090 | NEW-C | 83-21-052 | 174-116-122 | NEW | 83-20-016 |
| 174-107-370 | NEW | 83-16-009 | 174-109-090 | NEW-C | 83-22-038 | 174-116-123 | NEW-P | 83-16-083 |
| 174-107-380 174-107-380 | NEW-P NEW | 83-11-018 83-16-009 | 174-109-090 174-109-100 | NEW-W NEW-P | 83-23-061 | 174-116-123 | NEW | 83-20-016 |
| 174-107-400 | NEW-P | 83-11-018 | 174-109-100 | NEW-P | 83–17–137 83–21–052 | 174-116-124 174-116-124 | NEW-P NEW | 83–16–083 83–20–016 |
| 174-107-400 | NEW | 83-16-009 | 174-109-100 | NEW-C | 83-22-038 | 174-116-125 | AMD-P | 83-16-083 |
| 174-107-410 | NEW-P | 83-11-018 | 174–109–100 | NEW-W | 83-23-061 | 174-116-125 | AMD | 83-20-016 |
| 174-107-410 174-107-420 | NEW NEW-P | 83-16-009 83-11-018 | 174–109–200 174–109–200 | NEW-P | 83-17-137 | 174-116-126 | NEW-P | 83-16-083 |
| 174-107-420 | NEW-F | 83-16-009 | 174-109-200 | NEW-C NEW-C | 83-21-052 83-22-038 | 174-116-126 174-116-127 | NEW NEW-P | 83-20-016 |
| 174-107-430 | NEW-P | 83-11-018 | 174–109–200 | NEW-W | 83-23-061 | 174-116-127 | NEW-F | 83–16–083 83–20–016 |
| 174-107-430 | NEW | 83-16-009 | 174-109-300 | NEW-P | 83-17-137 | 174-116-135 | REP-P | 83-16-083 |
| 174107440 174107440 | NEW-P NEW | 83-11-018 83-16-009 | 174-109-300 | NEW-C | 83-21-052 | 174-116-135 | REP | 83-20-016 |
| 174-107-440 174-107-450 | NEW-P | 83-16-009 83-11-018 | 174-109-300 174-109-300 | NEW-C NEW-W | 83-22-038 83-23-061 | 174-116-140 | REP-P | 83-16-083 |
| 174-107-450 | NEW | 83-16-009 | 174-109-300 | NEW-W | 83-17-137 | 174-116-140 174-116-150 | REP REP-P | 83-20-016 83-16-083 |
| 174-107-460 | NEW-P | 83-11-018 | 174-109-400 | NEW-C | 83-21-052 | 174-116-150 | REP | 83-20-016 |
| 174-107-460 | NEW D | 83-16-009 | 174-109-400 | NEW-C | 83-22-038 | 174-116-160 | REP-P | 83-16-083 |
| 174-107-470 174-107-470 | NEW-P NEW | 83-11-018 83-16-009 | 174-109-400 174-109-500 | NEW-W NEW-P | 83-23-061 83-17-137 | 174-116-160 | REP | 83-20-016 |
| 174–107–500 | NEW-P | 83-11-018 | 174-109-500 | NEW-P | 83-21-052 | 174-116-170 174-116-170 | REP-P REP | 83-16-083 83-20-016 |
| 174107500 | NEW | 83-16-009 | 174-109-500 | NEW-C | 83-22-038 | 174-116-180 | REP-P | 83-16-083 |
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| 174-116-260 | NEW-P | 83-16-083 | 180-25-010 | NEW-P | 83-17-125 | 180-27-110 | NEW NEW-P | 83-21-066 83-17-127 |
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| 174-124-020 174-124-030 | REP-P | 83-16-022 | 180-25-015 | NEW | 83-21-064 | 180-27-119 | NEW-P | 83-17-127 |
| 174-124-040 | REP-P | 83-16-022 | 180-25-020 | NEW-P | 83-17-125 | 180-27-120 | NEW | 83-21-066 |
| 174-124-050 | REP-P | 83-16-022 | 180-25-020 | NEW | 83-21-064 | 180-27-125 | NEW-P | 83-17-127 |
| 174-124-120 | REP-P | 83-16-022 | 180-25-025 | NEW-P | 83-17-125 | 180-27-125 | NEW NEW-P | 83-21-066 83-17-128 |
| 174-136-015 | AMD AMD | 83-05-034 83-05-034 | 180-25-025 180-25-030 | NEW NEW-P | 83-21-064 83-17-125 | 180-29-005 180-29-005 | NEW-P | 83-21-067 |
| 174–136–016 174–136–018 | AMD | 83-05-034 | 180-25-030 | NEW | 83-21-064 | 180-29-010 | NEW-P | 83-17-128 |
| 174-136-019 | AMD | 83-05-034 | 180-25-035 | NEW-P | 83-17-125 | 180-29-010 | NEW | 83-21-067 |
| 174-148-010 | REPP | 8317137 | 180-25-035 | NEW | 83-21-064 | 180-29-015 | NEW-P | 83-17-128 |
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| 174-148-010 174-148-015 | REP-C REP-P | 83-22-038 83-17-137 | 180-25-040 180-25-045 | NEW-P | 83-17-125 | 180-29-020 | NEW | 83-21-067 |
| 174-148-015 | REP-C | 83-21-052 | 180-25-045 | NEW | 83-21-064 | 180-29-025 | NEW-P | 83-17-128 |
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| 174-148-030 | REP-C | 83-21-052 | 180-26-005 180-26-005 | NEW-P NEW | 83-17-126 83-21-065 | 180-29-030 180-29-035 | NEW NEW-P | 83-21-067 83-17-128 |
| 174-148-030 174-148-040 | REP–C REP–P | 83-22-038 83-17-137 | 180-26-010 | NEW-P | 83-17-126 | 180-29-035 | NEW | 83-21-067 |
| 174-148-040 | REP-C | 83-21-052 | 180-26-010 | NEW | 83-21-065 | 180-29-040 | NEW-P | 83-17-128 |
| 174-148-040 | REP-C | 83-22-038 | 180-26-015 | NEW-P | 83-17-126 | 180-29-040 | NEW | 83-21-067 |
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| 174-148-085 174-148-085 | REP-C REP-C | 83-21-052 83-22-038 | 180-27-010 | NEW-P | 83-17-127 | 180-29-080 | NEW | 83-21-067 |
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| 174-148-100 | REP-C | 83-22-038 | 180-27-030 | NEW-P | 83-17-127 | 180-29-095 | NEW | 83-21-067 |
| 174-148-110 | REP-P | 83-17-137 | 180-27-030 | NEW | 83-21-066 | 180-29-100 | NEW-P | 83-17-128 |
| 174-148-110 | REP-C | 83-21-052 | 180-27-035 | NEW-P | 83-17-127 | 180-29-100 180-29-105 | NEW NEW-P | 83-21-067 83-17-128 |
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| 174-148-120 174-148-120 | REP-C | 83-21-052 | 180-27-040 | NEW | 83-21-066 | 180-29-107 | NEW-P | 83-17-128 |
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| 174-162-300 | AMD-P | 83-08-004 | 180-27-045 | NEW | 83-21-066 | 180-29-110 | NEW-P | 83–17–128 83–21 – 067 |
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| 174-162-305 174-162-305 | AMD-P AMD | 83-12-001 | 180-27-055 | NEW-P | 83-17-127 | 180-29-115 | NEW | 83-21-067 |
| 180-08-003 | NEW-P | 83-17-124 | 180-27-055 | NEW | 83-21-066 | 180-29-120 | NEW-P | 83-17-128 |
| 180-08-003 | NEW | 83-21-063 | 180-27-057 | NEW-P | 83-17-127 | 180-29-120 | NEW | 83-21-067 |
| 180-08-005 | AMD-P | 83-17-124 | 180-27-057 | NEW NEW-P | 83-21-066 83-17-127 | 180-29-125 180-29-125 | NEW-P NEW | 83-17-128 83-21-067 |
| 180-08-005 180-10-003 | AMD AMD–P | 83-21-063 83-05-038 | 180-27-060 180-27-060 | NEW-P NEW | 83-21-066 | 180-29-123 | NEW-P | 83-17-128 |
| 180-10-003 | AMD-I AMD | 83-08-016 | 180-27-065 | NEW-P | 83-17-127 | 180-29-130 | NEW | 83-21-067 |
| 180-16-166 | REP-C | 83-05-023 | 180-27-065 | NEW | 83-21-066 | 180-29-135 | NEW-P | 83-17-128 |
| 180-16-166 | REP-C | 83-08-042 | 180-27-070 | NEW-P | 83-17-127 | 180-29-135 | NEW NEW-P | 83-21-067 83-17-128 |
| 180-16-166 | REP AMD-P | 8313004 8308043 | 180-27-070 180-27-075 | NEW NEW-P | 83-21-066 83-17-127 | 180-29-140 180-29-140 | NEW-F NEW | 83-21-067 |
| 180-16-195 180-16-195 | AMD-P AMD | 83–13–002 | 180-27-075 | NEW-F | 83-21-066 | 180-29-145 | NEW-P | 83-17-128 |
| 180-16-225 | AMD-P | 83-08-043 | 180-27-080 | NEW-P | 83-17-127 | 180-29-145 | NEW | 83-21-067 |
| 180-16-225 | AMD | 83-13-002 | 180-27-080 | NEW | 83-21-066 | 180-29-150 | NEW-P | 83-17-128 |
| 180-22-250 | AMD-P | 83-13-097 | 180-27-085 | NEW-P NEW | 83–17–127 83–21–066 | 180-29-150 180-29-155 | NEW NEW-P | 83-21-067 83-17-128 |
| 180-22-255 180-22-265 | AMD-P AMD-P | 83–13 – 097 83–13 – 097 | 180-27-085 180-27-090 | NEW-P | 83-21-066 83-17-127 | 180-29-155 | NEW | 83-21-067 |
| 180-22-270 | AMD-P | 83-13-097 | 180-27-095 | NEW-P | 83-17-127 | 180-29-160 | NEW-P | 83-17-128 |
| 180-22-275 | AMD-P | 83-13-097 | 180-27-095 | NEW | 83-21-066 | 180-29-160 | NEW | 83-21-067 |
| 180-22-285 | AMD-P | 83-13-097 | 180-27-100 | NEW-P | 83-17-127 | 180-29-165 180-29-165 | NEW-P NEW | 8317128 8321067 |
| 180-22-290 180-22-295 | AMD–P AMD–P | 83-13-097 83-13-097 | 180–27–100 180–27–105 | NEW NEW-P | 83-21-066 83-17-127 | 180-29-163 | NEW-P | 83-17-128 |
| 180-25-005 | NEW-P | 83–17–125 | 180-27-105 | NEW | 83–21–066 | 180-29-170 | NEW | 83-21-067 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 180-30-003 | NEW-P | 83-17-129 | 180-39-020 | NEW | 83-13-004 | 194–16–050 | REP-P | 83-15-044 |
| 180-30-003 | NEW | 83-21-069 | 180-39-025 | NEW | 83-13-004 | 194–16–050 | REP | 83-18-020 |
| 180-31-005 180-31-005 | NEW-P NEW | 83-17-130 83-21-068 | 180-39-030 180-39-035 | NEW NEW | 83-13-004 83-13-004 | 194–16–060 194–16–060 | REP-P REP | 83-15-044 83-18-020 |
| 180-31-010 | NEW-P | 83-17-130 | 180-42 | NEW-C | 83-05-023 | 194–16–070 | REP-P | 83–15–020 83–15–044 |
| 180-31-010 | NEW | 83-21-068 | 180-42 | NEW-C | 83-08-042 | 194-16-070 | REP | 83-18-020 |
| 180-31-015 | NEW-P | 83-17-130 | 180-42-005 | NEW-C | 83-08-042 | 196-08-085 | AMD-P | 83-22-078 |
| 180-31-015 180-31-020 | NEW NEW-P | 83-21-068 83-17-130 | 180-42-010 180-42-015 | NEW-C NEW-C | 83-08-042 83-08-042 | 196-12-010 196-12-020 | AMD-P AMD-P | 83-22-078 83-22-078 |
| 180-31-020 | NEW | 83-21-068 | 180-42-020 | NEW-C | 83-08-042 | 196-12-030 | AMD-P | 83-22-078 |
| 180-31-025 | NEW-P | 83-17-130 | 180-42-025 | NEW-C | 83-08-042 | 196-12-050 | AMD-P | 83-22-078 |
| 180-31-025 180-31-030 | NEW NEW-P | 83-21-068 83-17-130 | 180-42-030 180-42-035 | NEW-C | 83-08-042 | 196-12-060 | AMD-P | 83-22-078 |
| 180-31-030 | NEW-F | 83-21-068 | 180-52-015 | NEW-C AMD-P | 83-08-042 83-13-096 | 196–12–085 196–16–007 | AMD-P AMD-P | 83-22-078 83-22-078 |
| 180-31-035 | NEW-P | 83-17-130 | 180-52-015 | AMD | 83–16–049 | 196-16-010 | AMD-P | 83-22-078 |
| 180-31-035 | NEW | 83-21-068 | 180-52-040 | AMD-P | 83-13-096 | 196-16-020 | AMD-P | 83-22-078 |
| 180-31-040 180-31-040 | NEW-P NEW | 83-17-130 83-21-068 | 180-52-040 180-52-050 | AMD AMD-P | 83-16-049 | 196-16-031 | AMD-P | 83-22-078 |
| 180-31-040 | NEW-P | 83-17-131 | 180-52-050 | AMD-F | 8313096 8316049 | 196-20-010 196-20-030 | AMD-P AMD-P | 83-22-078 83-22-078 |
| 180-32-005 | NEW | 83-21-070 | 180-52-060 | AMD-P | 83-13-096 | 196-24-030 | AMD-P | 83-22-078 |
| 180-32-010 | NEW-P | 83-17-131 | 180-52-060 | AMD | 83-16-049 | 196-24-040 | AMD-P | 83-22-078 |
| 180-32-010 180-32-015 | NEW NEW-P | 83-21-070 83-17-131 | 180-52-065 180-52-065 | AMD-P AMD | 83-13-096 83-16-049 | 196-24-050 196-24-080 | AMD-P AMD-P | 83-22-078 83-22-078 |
| 180-32-015 | NEW | 83-21-070 | 180-56-023 | NEW-P | 83-08-061 | 196-27-010 | NEW-P | 83-22-078 |
| 180-32-020 | NEW-P | 83-17-131 | 180-56-023 | NEW | 83-13-005 | 196-27-020 | NEW-P | 83-22-078 |
| 180-32-020 180-32-025 | NEW NEW-P | 83-21-070 83-17-131 | 180-90-125 180-90-160 | NEW-P AMD-P | 83-17-133 83-17-133 | 197-10-010 | REP-P | 83-17-116 |
| 180-32-025 | NEW | 83-21-070 | 180-100-020 | REP-P | 83-08-045 | 197-10-010 197-10-010 | REP-W REP-P | 83-22-081 83-23-114 |
| 180-32-030 | NEW-P | 83-17-131 | 180-100-020 | REP | 83-13-003 | 197-10-020 | REP-P | 83-17-116 |
| 180-32-030 | NEW NEW-P | 83-21-070 | 182-08-120 182-08-120 | AMD-P | 83-18-065 | 197-10-020 | REP-W | 83-22-081 |
| 180-32-035 180-32-035 | NEW-P | 83–17–131 83–21 <i>–</i> 070 | 182-08-120 | AMD-E AMD-C | 83-18-066 83-22-008 | 19710020 19710025 | REP-P REP-P | 83-23-114 83-17-116 |
| 180-32-040 | NEW-P | 83-17-131 | 182-08-120 | AMD | 83-22-042 | 197-10-025 | REP-W | 83-22-081 |
| 180-32-040 | NEW | 83-21-070 | 182-08-160 | AMD-E | 83-13-106 | 197-10-025 | REP-P | 83-23-114 |
| 180-32-045 180-32-045 | NEW-P NEW | 83-17-131 83-21-070 | 182-08-160 182-08-160 | AMD-P AMD-E | 83-18-065 83-19-001 | 197-10-030 197-10-030 | REP-P REP-W | 83-17-116 |
| 180-32-050 | NEW-P | 83-17-131 | 182-08-160 | AMD-C | 83-22-008 | 197-10-030 | REP-P | 83-22-081 83-23-114 |
| 180-32-050 | NEW | 83-21-070 | 182-08-160 | AMD | 83-22-042 | 197-10-040 | REP-P | 83-17-116 |
| 180-32-055 180-32-055 | NEW-P NEW | 83-17-131 83-21-070 | 182-12-115 182-12-115 | AMD-E AMD-P | 83-07-065 83-08-017 | 197-10-040 197-10-040 | REP–W REP–P | 83-22-081 |
| 180-32-060 | NEW-P | 83-17-131 | 182-12-115 | AMD | 83-12-007 | 197-10-040 | REP-P | 83-23-114 83-17-116 |
| 180-32-060 | NEW | 83-21-070 | 182-12-170 | REP-P | 83-18-065 | 197-10-050 | REP-W | 83-22-081 |
| 180-32-065 180-32-065 | NEW-P NEW | 83-17-131 83-21-070 | 182-12-170 182-12-170 | REP-E REP-C | 83-18-066 83-22-008 | 197-10-050 | REP-P | 83-23-114 |
| 180-32-003 | NEW-P | 83-17-131 | 182-12-170 | REP | 83-22-008 83-22-042 | 197-10-055 197-10-055 | REP-P REP-W | 83-17-116 83-22-081 |
| 180-32-070 | NEW | 83-21-070 | 187-10-210 | REP-P | 83-06-054 | 197-10-055 | REP-P | 83-23-114 |
| 180–33–005 180–33–005 | AMD-P AMD | 83-17-132 83-21-071 | 187-10-220 187-10-230 | REP-P | 83-06-054 | 197-10-060 | REP-P | 83-17-116 |
| 180-33-003 | NEW-P | 83-17-132 | 187-10-240 | REP-P REP-P | 83-06-054 83-06-054 | 197-10-060 197-10-060 | REP–W REP–P | 83-22-081 83-23-114 |
| 180-33-007 | NEW | 83-21-071 | 187-10-250 | REP-P | 83-06-054 | 197–10–100 | REP-P | 83-17-116 |
| 180-33-010 | AMD-P | 83-17-132 | 187-10-260 | REP-P | 83-06-054 | 197-10-100 | REP-W | 83-22-081 |
| 180-33-010 180-33-015 | AMD AMD–P | 83-21-071 83-17-132 | 187-10-270 187-10-280 | REP-P REP-P | 83-06-054 83-06-054 | 197-10-100 197-10-150 | REP-P REP-P | 83-23-114 83-17-116 |
| 180-33-015 | AMD | 83-21-071 | 187-10-290 | REP-P | 83-06-054 | 197-10-150 | REP-W | 83-22-081 |
| 180-33-020 | AMD-P | 83-17-132 | 187-10-300 | REP-P | 8306054 | 197-10-150 | REP-P | 83-23-114 |
| 180-33-020 180-33-025 | AMD AMD–P | 83-21-071 83-17-132 | 187-10-310 187-10-320 | REP-P REP-P | 83-06-054 83-06-054 | 197-10-160 197-10-160 | REP–P REP–W | 83-17-116 83-22-081 |
| 180-33-025 | AMD | 83-21-071 | 187-10-500 | REP-P | 83-06-054 | 197-10-160 | REP-P | 83-23-114 |
| 180-33-030 | AMD-P | 83-17-132 | 192-12-025 | AMD-P | 83-20-065 | 197-10-170 | REP-P | 83-17-116 |
| 180-33-030 180-33-035 | AMD AMD–P | 83-21-071 83-17-132 | 192-12-025 192-12-025 | AMD–E AMD | 83-20-066 83-23-034 | 197-10-170 197-10-170 | REP-W REP-P | 83-22-081 83-23-114 |
| 180-33-035 | AMD | 83-21-071 | 192-12-023 | NEW-P | 83-23-025 | 197-10-175 | REP-P | 83-17-116 |
| 180-33-040 | AMD-P | 83-17-132 | 192-12-131 | NEW-E | 83-23-026 | 197-10-175 | REP-W | 83-22-081 |
| 180-33-040 180-33-045 | AMD AMD–P | 83-21-071 83-17-132 | 192-12-132 192-12-134 | NEW-P NEW-P | 83–23–025 83–23–025 | 197-10-175 | REP-P | 83-23-114 |
| 180-33-045 | AMD | 83-21-071 | 192-12-134 | NEW-F | 83–23–025 | 197–10–177 197–10–177 | REP-P REP-W | 83-17-116 83-22-081 |
| 180-33-050 | AMD-P | 83-17-132 | 192-20-010 | AMD-P | 83-21-083 | 197-10-177 | REP-P | 83-23-114 |
| 180-33-050 180-33-055 | AMD AMD–P | 83-21-071 83-17-132 | 192-20-010 194-16 | AMD PED C | 83-23-102 | 197–10–180 | REP-P | 83-17-116 |
| 180-33-055 180-33-055 | AMD-P AMD | 83-17-132 83-21-071 | 194-16 194-16-010 | REP-C REP-P | 83-17-112 83-15-044 | 197–10–180 197–10–180 | REP–W REP–P | 83-22-081 83-23-114 |
| 180-33-060 | AMD-P | 83-17-132 | 194-16-010 | REP | 83-18-020 | 197–10–190 | REP-P | 83-17-116 |
| 180-33-060 | AMD B | 83-21-071 | 194–16–020 | REP-P | 83-15-044 | 197-10-190 | REP-W | 83-22-081 |
| 180-36-005 180-36-005 | AMD–P AMD | 83-08-044 83-13-001 | 194-16-020 194-16-030 | REP REPP | 83-18-020 83-15-044 | 197–10–190 197–10–200 | REP-P REP-P | 83-23-114 83-17-116 |
| 180-39-005 | NEW | 83-13-004 | 194-16-030 | REP | 83-18-020 | 197-10-200 | REP-W | 83-22-081 |
| 180-39-010 | NEW NEW | 83-13-004 | 194-16-040 | REP-P | 83-15-044 | 197-10-200 | REP-P | 83-23-114 |
| 180–39–015 | NEW | 83–13–004 | 194–16–040 | REP | 83-18-020 | 197–10–203 | REP-P | 83-17-116 |

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| 197-10-203 | REP-W | 83-22-081 | 197-10-390 | REP-P | 83-17-116 | 197-10-545 | REP-P | 83-23-114 |
| 197-10-203 197-10-205 | REP-P REP-P | 83-23-114 83-17-116 | 197–10–390 197–10–390 | REP–W REP–P | 83-22-081 83-23-114 | 197–10–550 197–10–550 | REP–P REP–W | 83-17-116 83-22-081 |
| 197-10-205 | REP-W | 83-22-081 | 197-10-390 | REP-P | 83-17-116 | 197-10-550 | REP-P | 83-23-114 |
| 197-10-205 | REP-P | 83-23-114 | 197-10-400 | REP-W | 83-22-081 | 197–10–570 | REP-P | 83-17-116 |
| 197-10-210 | REP-P | 83-17-116 | 197-10-400 | REP-P | 83-23-114 | 197-10-570 | REP-W | 83-22-081 |
| 197-10-210 197-10-210 | REP-W REP-P | 83-22-081 83-23-114 | 197–10–405 197–10–405 | REP-P REP-W | 83–17–116 83–22–081 | 197-10-570 197-10-580 | REP-P REP-P | 83-23-114 83-17-116 |
| 197-10-215 | REP-P | 83-17-116 | 197-10-405 | REP-P | 83-23-114 | 197-10-580 | REP-W | 83-22-081 |
| 197-10-215 | REP-W | 83-22-081 | 197-10-410 | REP-P | 83-17-116 | 197-10-580 | REP-P | 83-23-114 |
| 197-10-215 | REP-P | 83-23-114 | 197-10-410 | REP–W REP–P | 83-22-081 83-23-114 | 197-10-600 | REP–P REP–W | 83-17-116 83-22-081 |
| 197-10-220 197-10-220 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-410 197-10-420 | REP-P | 83-17-116 | 197–10–600 197–10–600 | REP-P | 83-23-114 |
| 197-10-220 | REP-P | 83-23-114 | 197-10-420 | REP-W | 83-22-081 | 197-10-650 | REP-P | 83-17-116 |
| 197-10-225 | REP-P | 83-17-116 | 197-10-420 | REP-P | 83-23-114 | 197-10-650 | REP-W | 83-22-081 |
| 197-10-225 197-10-225 | REP-W REP-P | 83-22-081 83-23-114 | 197-10-425 197-10-425 | REP-P REP-W | 83-17-116 83-22-081 | 197–10–650 197–10–652 | REP-P REP-P | 83-23-114 83-17-116 |
| 197-10-223 | REP-P | 83-17-116 | 197-10-425 | REP-P | 83-23-114 | 197-10-652 | REP-W | 83-22-081 |
| 197-10-230 | REP-W | 83-22-081 | 197-10-440 | REP-P | 83-17-116 | 197-10-652 | REP-P | 83-23-114 |
| 197-10-230 | REP-P | 83-23-114 | 197-10-440 | REP-W | 83-22-081 83-23-114 | 197-10-660 197-10-660 | REP-P REP-W | 83-17-116 83-22-081 |
| 197-10-235 197-10-235 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-440 197-10-442 | REP-P REP-P | 83-23-114 83-17-116 | 197-10-660 | REP-W REP-P | 83-23-114 |
| 197-10-235 | REP-P | 83-23-114 | 197-10-442 | REP-W | 83-22-081 | 197-10-690 | REP-P | 83-17-116 |
| 197-10-240 | REP-P | 83-17-116 | 197-10-442 | REP-P | 83-23-114 | 197-10-690 | REP-W | 83-22-081 |
| 197-10-240 197-10-240 | REP–W REP–P | 83-22-081 83-23-114 | 197-10-444 197-10-444 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-690 197-10-695 | REP-P REP-P | 83–23–114 83–17–116 |
| 197-10-245 | REP-P | 83-17-116 | 197-10-444 | REP-P | 83-23-114 | 197-10-695 | REP-W | 83-22-081 |
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| 197-10-245 197-10-260 | REP-P REP-P | 83-23-114 83-17-116 | 197-10-446 197-10-446 | REP–W REP–P | 83-22-081 83-23-114 | 197-10-700 197-10-700 | REP-P REP-W | 83-17-116 83-22-081 |
| 197-10-260 | REP-W | 83-22-081 | 197-10-440 | REP-P | 83-17-116 | 197-10-700 | REP-P | 83-23-114 |
| 197-10-260 | REP-P | 83-23-114 | 197-10-450 | REP-W | 83-22-081 | 197–10–710 | REP-P | 83-17-116 |
| 197-10-270 | REP-P | 83-17-116 | 197-10-450 | REP-P | 83-23-114 | 197–10–710 197–10–710 | REP-W REP-P | 83-22-081 83-23-114 |
| 197-10-270 197-10-270 | REP-W REP-P | 83-22-081 83-23-114 | 197–10–455 197–10–455 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-710 | REP-P | 83-17-116 |
| 197-10-300 | REP-P | 83-17-116 | 197–10–455 | REP-P | 83-23-114 | 197-10-800 | REP-W | 83-22-081 |
| 197-10-300 | REP-W | 83-22-081 | 197-10-460 | REP-P | 83-17-116 | 197-10-800 | REP-P | 83-23-114 |
| 197-10-300 197-10-305 | · REP-P REP-P | 83-23-114 83-17-116 | 197-10-460 197-10-460 | REP-W REP-P | 83-22-081 83-23-114 | 197-10-805 197-10-805 | REP-P REP-W | 83-17-116 83-22-081 |
| 197-10-305 | REP-W | 83-22-081 | 197-10-465 | REP-P | 83-17-116 | 197-10-805 | REP-P | 83-23-114 |
| 197-10-305 | REP-P | 83-23-114 | 197-10-465 | REP-W | 83-22-081 | 197-10-810 | REP-P | 83-17-116 |
| 197-10-310 197-10-310 | REP-P REP-W | 83-17-116 83-22-081 | 197–10–465 197–10–470 | REP–P REP–P | 83–23–114 83–17–116 | 197-10-810 197-10-810 | REP-W REP-P | 83-22-081 83-23-114 |
| 197-10-310 | REP-P | 83-23-114 | 197-10-470 | REP-W | 83-22-081 | 197-10-820 | REP-P | 83-17-116 |
| 197-10-320 | REP-P | 83-17-116 | 197-10-470 | REP-P | 83-23-114 | 197-10-820 | REP-W | 83-22-081 |
| 197-10-320 197-10-320 | REP-W REP-P | 83-22-081 83-23-114 | 197-10-480 197-10-480 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-820 197-10-825 | REP-P REP-P | 83–23–114 83–17–116 |
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| 197-10-330 | REP-W | 83-22-081 | 197-10-485 | REP-P | 83-17-116 | 197-10-825 | REP-P | 83-23-114 |
| 197-10-330 197-10-340 | REP-P REP-P | 83–23–114 83–17–116 | 197-10-485 197-10-485 | REP-W REP-P | 83-22-081 83-23-114 | 197-10-831 197-10-831 | REP–P REP–W | 83-17-116 83-22-081 |
| 197-10-340 | REP-W | 83-22-081 | 197-10-490 | REP-P | 83-17-116 | 197–10–831 | REP-P | 83-23-114 |
| 197-10-340 | REP-P | 83-23-114 | 197-10-490 | REP-W | 83-22-081 | 197-10-840 | REP-P | 83-17-116 |
| 19710345 19710345 | REP-P REP-W | 83-17-116 | 197-10-490 197-10-495 | REP-P REP-P | 83-23-114 83-17-116 | 197-10-840 197-10-840 | REP-W REP-P | 83-22-081 83-23-114 |
| 197-10-345 | REP-P | 83-22-081 83-23-114 | 197-10-495 | REP-W | 83-22-081 | 197-10-860 | REP-P | 83-17-116 |
| 197-10-350 | REP-P | 83-17-116 | 197-10-495 | REP-P | 83-23-114 | 197-10-860 | REP-W | 83-22-081 |
| 197-10-350 197-10-350 | REP-W REP-P | 83-22-081 | 197-10-500 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-860 197-10-900 | REP-P REP-P | 83–23–114 83–17–116 |
| 197-10-355 | REP-P | 83-23-114 83-17-116 | 197-10-500 197-10-500 | REP-P | 83-23-114 | 197-10-900 | REP-W | 83-22-081 |
| 197-10-355 | REP-W | 83-22-081 | 197-10-510 | REP-P | 83-17-116 | 197-10-900 | REP-P | 83-23-114 |
| 197-10-355 | REP-P | 83-23-114 | 197-10-510 | REP-W | 83-22-081 | 197-10-910 | REP-P | 83-17-116 |
| 197-10-360 197-10-360 | REP–P REP–W | 83-17-116 83-22-081 | 197-10-510 197-10-520 | REP-P REP-P | 83-23-114 83-17-116 | 197-10-910 197-10-910 | REP-W REP-P | 83-22-081 83-23-114 |
| 197-10-360 | REP-P | 83-23-114 | 197-10-520 | REP-W | 83-22-081 | 197-11-010 | NEW-P | 83-17-116 |
| 197-10-365 | REP-P | 83-17-116 | 197-10-520 | REP-P | 83-23-114 | 197-11-010 | NEW-W | 83-22-081 |
| 197-10-365 197-10-365 | REP–W REP–P | 83-22-081 83-23-114 | 197-10-530 197-10-530 | REP-P REP-W | 83-17-116 83-22-081 | 197-11-010 197-11-020 | NEW-P NEW-P | 83–23–114 83–17–116 |
| 197-10-303 | REP-P | 83-17-116 | 197-10-530 | REP-P | 83-23-114 | 197-11-020 | NEW-W | 83-22-081 |
| 197-10-370 | REP-W | 83-22-081 | 197-10-535 | REP-P | 83-17-116 | 197-11-020 | NEW-P | 83-23-114 |
| 197-10-370 197-10-375 | REP-P REP-P | 83-23-114 83-17-116 | 197-10-535 197-10-535 | REP-W REP-P | 83-22-081 83-23-114 | 197-11-030 197-11-030 | NEW-P NEW-W | 83–17–116 83–22–081 |
| 197–10–375 | REP-W | 83-22-081 | 197-10-535 | REP-P | 83-17-116 | 197-11-030 | NEW-P | 83-23-114 |
| 197-10-375 | REP-P | 83-23-114 | 197-10-540 | REP-W | 83-22-081 | 197-11-035 | NEW-P | 83-17-116 |
| 197-10-380 197-10-380 | REP-P REP-W | 83-17-116 83-22-081 | 197-10-540 197-10-545 | REP–P REP–P | 83-23-114 83-17-116 | 197-11-035 197-11-040 | NEW-W NEW-P | 83-22-081 83-17-116 |
| 197-10-380 | REP-W REP-P | 83-23-114 | 197-10-343 | REP-W | 83-22-081 | 197-11-040 | NEW-W | 83-22-081 |
| | | | , | | | • | | |

| WAC # | WSR # | WAC # | WSR # | WAC # | WSR # |
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| 197-11-050 197-11-050 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-430 197-11-430 | NEW-P 83-17-116 | 197-11-690 | NEW-P 83-23-114 |
| 197-11-050 | NEW-P 83-23-114 | 197-11-430 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-700 197-11-700 | NEW-P 83-17-116 NEW-W 83-22-081 |
| 197-11-055 | NEW-P 83-17-116 | 197~11~435 | NEW-P 83-17-116 | 197-11-700 | NEW-P 83-23-114 |
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| 197-11-060 | NEW-W 83-22-081 | 197-11-440 | NEW-P 83-23-114 | 197-11-720 | NEW-P 83-17-116 |
| 19711060 19711070 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-442 | NEW-P 83-17-116 | 197-11-720 | NEW-W 83-22-081 |
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| 197-11-070 | NEW-P 83-23-114 | 197–11–443 | NEW-P 83-17-116 | 197-11-740 | NEW-W 83-22-081 |
| 197-11-080 | NEW-P 83-17-116 NEW-W 83-22-081 | 197–11–443 | NEW-W 83-22-081 | 197-11-750 | NEW-P 83-17-116 |
| 197-11-080 197-11-080 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-443 197-11-444 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-750 197-11-750 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-090 | NEW-P 83-17-116 | 197-11-444 | NEW-W 83-22-081 | 197-11-800 | NEW-P 83-17-116 |
| 197-11-090 | NEW-W 83-22-081 | 197-11-444 | NEW-P 83-23-114 | 197-11-800 | NEW-W 83-22-081 |
| 197-11-090 197-11-100 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-448 197-11-448 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-800 197-11-810 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-100 | NEW-W 83-22-081 | 197–11–448 | NEW-P 83-23-114 | 197-11-810 | NEW-W 83-22-081 |
| 197-11-100 197-11-300 | NEW-P 83-23-114 | 197-11-450 | NEW-P 83-17-116 | 197-11-810 | NEW-P 83-23-114 |
| 197-11-300 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-450 197-11-450 | NEW-W 83-22-081 NEW-P 83-23-114 | 197–11–815 197–11–815 | NEW-P 83-17-116 NEW-W 83-22-081 |
| 197-11-300 | NEW-P 83-23-114 | 197-11-455 | NEW-P 83-17-116 | 197-11-815 | NEW-P 83-23-114 |
| 197-11-305 197-11-305 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-455 | NEW-W 83-22-081 | 197-11-818 | NEW-P 83-17-116 |
| 197-11-305 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-455 197-11-460 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-818 197-11-818 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-310 | NEW-P 83-17-116 | 197-11-460 | NEW-W 83-22-081 | 197-11-819 | NEW-P 83-17-116 |
| 197-11-310 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-460 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-819 | NEW-W 83-22-081 |
| 197-11-310 197-11-315 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-500 197-11-500 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-819 197-11-820 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-315 | NEW-W 83-22-081 | 19711500 | NEW-P 83-23-114 | 197-11-820 | NEW-W 83-22-081 |
| 197-11-315 | NEW-P 83-23-114 | 197-11-502 | NEW-P 83-17-116 | 197-11-821 | NEW-P 83-23-114 |
| 197-11-320 197-11-320 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-502 197-11-502 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-823 197-11-825 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-325 | NEW-P 83-17-116 | 197-11-504 | NEW-P 83-17-116 | 197-11-825 | NEW-W 83-22-081 |
| 197-11-325 | NEW-W 83-22-081 | 197-11-504 | NEW-W 83-22-081 | 197-11-825 | NEW-P 83-23-114 |
| 197-11-330 197-11-330 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-504 197-11-508 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-830 197-11-830 | NEW-P 83-17-116 NEW-W 83-22-081 |
| 197-11-330 | NEW-P 83-23-114 | 197-11-508 | NEW-W 83-22-081 | 197-11-830 | NEW-P 83-23-114 |
| 197-11-335 197-11-340 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-508 197-11-510 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-832 | NEW-P 83-17-116 |
| 197-11-340 | NEW-W 83-22-081 | 197-11-510 | NEW-W 83-22-081 | 197-11-832 197-11-832 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-340 | NEW-P 83-23-114 | 197-11-510 | NEW-P 83-23-114 | 197-11-835 | NEW-P 83-17-116 |
| 197-11-350 197-11-350 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-520 197-11-520 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-835 197-11-835 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-350 | NEW-P 83-23-114 | 197-11-530 | NEW-P 83-17-116 | 197-11-837 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-360 | NEW-P 83-17-116 | 197-11-530 | NEW-W 83-22-081 | 197-11-837 | NEW-W 83-22-081 |
| 197-11-360 197-11-360 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-535 197-11-535 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-837 197-11-840 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-300 | NEW-P 83-17-116 | 197-11-535 | NEW-P 83-23-114 | 197-11-840 | NEW-W 83-22-081 |
| 197-11-390 | NEW-W 83-22-081 | 197-11-545 | NEW-P 83-17-116 | 197-11-840 | NEW-P 83-23-114 |
| 197-11-390 197-11-400 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-545 197-11-545 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-842 197-11-842 | NEW-P 83-17-116 NEW-W 83-22-081 |
| 197–11–400 | NEW-W 83-22-081 | 197-11-550 | NEW-P 83-17-116 | 197-11-842 | NEW-P 83-23-114 |
| 197-11-400 | NEW-P 83-23-114 | 197-11-550 | NEW-W 83-22-081 | 197-11-845 | NEW-P 83-17-116 |
| 197-11-402 197-11-402 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-550 197-11-560 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-845 197-11-845 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-402 | NEW-P 83-23-114 | 197–11–560 | NEW-W 83-22-081 | 197–11–847 | NEW-P 83-17-116 |
| 197-11-405 | NEW-P 83-17-116 | 197-11-560 | NEW-P 83-23-114 | 197-11-847 | NEW-W 83-22-081 |
| 197-11-405 197-11-405 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-570 197-11-570 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-847 197-11-849 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-406 | NEW-P 83-17-116 | 197-11-570 | NEW-P 83-23-114 | 197-11-849 | NEW-W 83-22-081 |
| 197-11-406 | NEW-W 83-22-081 | 197-11-640 | NEW-P 83-17-116 | 197-11-849 | NEW-P 83-23-114 |
| 197-11-406 197-11-408 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-640 197-11-640 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-850 197-11-850 | NEW-P 83-17-116 NEW-W 83-22-081 |
| 19711408 | NEW-W 83-22-081 | 197-11-650 | NEW-P 83-17-116 | 197-11-850 | NEW-P 83-23-114 |
| 197-11-408 197-11-410 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-650 197-11-650 | NEW-W 83-22-081 NEW-P 83-23-114 | 197-11-855 197-11-855 | NEW-P 83-17-116 |
| 197-11-410 197-11-410 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-660 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-855 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-410 | NEW-P 83-23-114 | 197-11-660 | NEW-W 83-22-081 | 197-11-860 | NEW-P 83-17-116 |
| 197-11-420 197-11-420 | NEW-P 83-17-116 NEW-W 83-22-081 | 197-11-660 197-11-670 | NEW-P 83-23-114 NEW-P 83-17-116 | 197-11-860 197-11-860 | NEW-W 83-22-081 NEW-P 83-23-114 |
| 197-11-420 | NEW-P 83-23-114 | 197-11-670 | NEW-W 83-22-081 | 197-11-865 | NEW-P 83-23-114 NEW-P 83-17-116 |
| 197-11-425 | NEW-P 83-17-116 | 197-11-670 | NEW-P 83-23-114 | 197-11-865 | NEW-W 83-22-081 |
| 197–11–425 | NEW-W 83-22-081 | 197–11–680 | NEW-P 83-23-114 | 197–11–865 | NEW-P 83-23-114 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|--------------------------|----------------|------------------------|------------------------------|----------------|------------------------|------------------------------|----------------|------------------------|
| 197-11-870 | NEW-P | 83–17–116 | 197–11–955 | NEW-W | 83-22-081 | 197–11–99120 | NEW-W | 83-22-081 |
| 197-11-870 | NEW-W | 83-22-081 | 197-11-955 | NEW-P | 83-23-114 | 197-11-99120 | NEW-P | 83-23-114 |
| 197-11-870 | NEW-P | 83-23-114 | 197-11-960 | NEW-P | 83-17-116 | 197-11-99122 | NEW-P | 83-17-116 |
| 197-11-875 197-11-875 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-960 197-11-960 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99122 197-11-99122 | NEW-W NEW-P | 83-22-081 83-23-114 |
| 197-11-875 | NEW-W | 83-23-114 | 197-11-965 | NEW-P | 83-17-116 | 197-11-99125 | NEW-P | 83-17-116 |
| 197-11-876 | NEW-P | 83-17-116 | 197-11-965 | NEW-W | 83-22-081 | 197-11-99125 | NEW-W | 83-22-081 |
| 197-11-876 | NEW-W | 83-22-081 | 197-11-965 | NEW-P | 83-23-114 | 197-11-99125 | NEW-P | 83-23-114 |
| 197-11-876 | NEW-P | 83-23-114 | 197-11-970 | NEW-P | 83-17-116 | 197-11-99130 | NEW-P | 83-17-116 |
| 197-11-877 197-11-877 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-970 197-11-970 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99130 197-11-99130 | NEW-W NEW-P | 83-22-081 83-23-114 |
| 197-11-877 | NEW-P | 83-23-114 | 197-11-975 | NEW-P | 83-17-116 | 197-11-99140 | NEW-P | 83-17-116 |
| 197-11-879 | NEW-P | 83-17-116 | 197-11-975 | NEW-W | 83-22-081 | 197-11-99140 | NEW-W | 83-22-081 |
| 197-11-879 | NEW-W | 83-22-081 | 197-11-975 | NEW-P | 83-23-114 | 197-11-99140 | NEW-P | 83-23-114 |
| 197-11-879 197-11-880 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-980 197-11-980 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-99150 197-11-99150 | NEW-P NEW-W | 83-17-116 |
| 197-11-880 | NEW-P | 83-22-081 | 197-11-985 | NEW-W NEW-P | 83-22-081 83-17-116 | 197-11-99150 | NEW-W | 83-22-081 83-23-114 |
| 197-11-880 | NEW-P | 83-23-114 | 197-11-985 | NEW-W | 83-22-081 | 197-11-99160 | NEW-P | 83-17-116 |
| 197-11-885 | NEW-P | 83-17-116 | 197-11-985 | NEW-P | 83-23-114 | 197-11-99160 | NEW-W | 83-22-081 |
| 197-11-885 | NEW-W | 83-22-081 | 197-11-988 | NEW-P | 83-17-116 | 197-11-99160 | NEW-P | 83-23-114 |
| 197-11-885 197-11-890 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-988 197-11-988 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99170 197-11-99170 | NEW-P NEW-W | 83-17-116 |
| 197-11-890 | NEW-P | 83-22-081 | 197-11-988 | NEW-P | 83–23–114 83–17–116 | 197-11-99170 | NEW-W NEW-P | 83-22-081 83-23-114 |
| 197-11-890 | NEW-P | 83-23-114 | 197-11-99001 | NEW-W | 83-22-081 | 197-11-99190 | NEW-P | 83-17-116 |
| 197-11-895 | NEW-P | 83-17-116 | 197-11-99001 | NEW-P | 83-23-114 | 197-11-99190 | NEW-W | 83-22-081 |
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| 197-11-895 197-11-900 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-99010 197-11-99010 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99201 197-11-99201 | NEW-P NEW-W | 83-17-116 83-22-081 |
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| 197-11-905 197-11-910 | NEW-P NEW-P | 83-23-114 | 197-11-99025 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-99203 | NEW-P NEW-P | 83-23-114 |
| 197-11-910 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-99025 197-11-99025 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99205 197-11-99205 | NEW-P NEW-W | 83-17-116 83-22-081 |
| 197-11-910 | NEW-P | 83-23-114 | 197-11-99030 | NEW-P | 83–17–116 | 197-11-99205 | NEW-P | 83-23-114 |
| 197-11-915 | NEW-P | 83-17-116 | 197-11-99030 | NEW-W | 83-22-081 | 197-11-99210 | NEW-P | 83-17-116 |
| 197-11-915 | NEW-W | 83-22-081 | 197-11-99030 | NEW-P | 83-23-114 | 197-11-99210 | NEW-W | 83-22-081 |
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| 197-11-918 | NEW-W | 83-22-081 | 197-11-99035 | NEW-P | 83-23-114 | 197-11-99215 | NEW-W | 83-22-081 |
| 19711918 | NEW-P | 83-23-114 | 197-11-99040 | NEW-P | 83-17-116 | 197-11-99215 | NEW-P | 83-23-114 |
| 197-11-920 | NEW-P | 83-17-116 | 197-11-99040 | NEW-W | 83-22-081 | 197-11-99220 | NEW-P | 83-17-116 |
| 197-11-920 197-11-920 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99040 197-11-99045 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-99220 197-11-99220 | NEW-W NEW-P | 83-22-081 83-23-114 |
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| 197-11-925 197-11-925 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-99050 197-11-99050 | NEW-W NEW-P | 83-22-081 83-23-114 | 197–11–99225 197–11–99225 | NEW-P NEW-W | 83-17-116 |
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| 197-11-930 | NEW-P | 83-17-116 | 197-11-99055 | NEW-W | 83-22-081 | 197-11-99230 | NEW-P | 83-17-116 |
| 197-11-930 | NEW-W | 83-22-081 | 197-11-99055 | NEW-P | 83-23-114 | 197-11-99230 | NEW-W | 83-22-081 |
| 197-11-930 197-11-935 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-99060 197-11-99060 | NEW-P NEW-W | 83-17-116 83-22-081 | 197-11-99230 197-11-99235 | NEW-P NEW-P | 83-23-114 83-17-116 |
| 197-11-935 | NEW-W | 83-22-081 | 197-11-99060 | NEW-P | 83-23-114 | 197-11-99235 | NEW-W | 83-22-081 |
| 197-11-935 | NEW-P | 83-23-114 | 197-11-99065 | NEW-P | 83-17-116 | 197-11-99235 | NEW-P | 83-23-114 |
| 197-11-937 | NEW-P | 83-17-116 | 197-11-99065 | NEW-W | 83-22-081 | 197-11-99240 | NEW-P | 83-17-116 |
| 197-11-937 197-11-939 | NEW-W NEW-P | 83-22-081 83-17-116 | 197-11-99065 197-11-99070 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-99240 197-11-99240 | NEW-W | 83-22-081 |
| 197-11-939 | NEW-W | 83-22-081 | 197-11-99070 | NEW-P NEW-W | 83-22-081 | 197-11-99240 | NEW-P NEW-P | 83-23-114 83-17-116 |
| 197-11-939 | NEW-P | 83-23-114 | 197-11-99070 | NEW-P | 83-23-114 | 197-11-99245 | NEW-W | 83-22-081 |
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| 197-11-942 | NEW-W | 83-22-081 | 197-11-99080 | NEW-W | 83-22-081 | 197-11-99270 | NEW-P | 83-17-116 |
| 197-11-942 | NEW-P | 83-23-114 | 197-11-99080 | NEW-P | 83-23-114 | 197-11-99270 | NEW-W | 83-22-081 |
| 197-11-945 | NEW-P | 83-17-116 | 197-11-99090 | NEW-P | 83-17-116 | 197-11-99270 | NEW-P | 83-23-114 |
| 197-11-945 197-11-945 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99090 197-11-99090 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99280 | NEW-P NEW-W | 83-17-116 |
| 197-11-943 | NEW-P NEW-P | 83-23-114 83-17-116 | 197-11-99101 | NEW-P | 83-23-114 83-17-116 | 197-11-99280 197-11-99280 | NEW-W NEW-P | 83-22-081 83-23-114 |
| 197-11-947 | NEW-W | 83-22-081 | 197-11-99101 | NEW-W | 83-22-081 | 197-11-99290 | NEW-P | 83-17-116 |
| 197-11-947 | NEW-P | 83-23-114 | 197-11-99101 | NEW-P | 83-23-114 | 197-11-99290 | NEW-W | 83-22-081 |
| 197-11-950 | NEW-P | 83-17-116 | 197-11-99110 | NEW-P | 83-17-116 | 197-11-99290 | NEW-P | 83-23-114 |
| 197-11-950 197-11-950 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99110 197-11-99110 | NEW-W NEW-P | 83-22-081 83-23-114 | 197-11-99325 197-11-99325 | NEW-P NEW-W | 83-17-116 83-22-081 |
| 197-11-955 | NEW-P | 83-23-114 83-17-116 | 197-11-99110 | NEW-P | 83–23–114 83–17–116 | 197-11-99325 | NEW-W NEW-P | 83-22-081 83-23-114 |
| | | | 1 | ·· • | · -·· | | | 117 |

| WAC # | | WSR # | WAC # | <u></u> | WSR # | WAC # | | WSR # |
|------------------------------|----------------|------------------------|--------------------------|--------------|------------------------|--------------------------------|----------------|------------------------|
| 197-11-99340 | NEW-P | 83-17-116 | 212-43-025 | NEW | 83-03-028 | 220–12–020 | AMD-P | 83-20-093 |
| 197-11-99340 | NEW-W | 83-22-081 | 212-43-030 | NEW | 83-03-028 | 220-12-020 | AMD | 83-24-024 |
| 1971199340 1971199350 | NEW-P NEW-P | 83–23–114 83–17–116 | 212–43–035 212–43–040 | NEW NEW | 83–03–028 83–03–028 | 220-16-028 220-16-028 | AMD-P AMD | 83-20-093 83-24-024 |
| 197-11-99350 | NEW-W | 83-22-081 | 212-43-045 | NEW | 83-03-028 | 220-16-040 | REP-P | 83-20-093 |
| 197-11-99350 | NEW-P | 83-23-114 | 212-43-050 | NEW | 83-03-028 | 220-16-040 | REP-W | 83-22-016 |
| 197-11-99360 | NEW-P | 83-17-116 | 212-43-055 | NEW | 83-03-028 | 220-16-045 | REP-P | 83-20-093 |
| 197-11-99360 | NEW-W | 83-22-081 | 212-43-060 | NEW | 83-03-028 | 220-16-045 | REP | 83-24-024 |
| 197-11-99360 197-11-99370 | NEW-P NEW-P | 83-23-114 83-17-116 | 212-43-065 212-43-070 | NEW NEW | 83-03-028 83-03-028 | 220-16-051 220-16-051 | AMD–P AMD | 83-20-093 83-24-024 |
| 197-11-99370 | NEW-W | 83-22-081 | 212-43-075 | NEW | 83-03-028 | 220-16-07500A | NEW-E | 83-18-052 |
| 197-11-99370 | NEW-P | 83-23-114 | 212-43-080 | NEW | 83-03-028 | 220-16-080 | REP-P | 83-20-093 |
| 197-11-99380 | NEW-P | 83-17-116 | 212-43-085 | NEW | 83-03-028 | 220-16-080 | REP-W | 83-22-016 |
| 197-11-99380 197-11-99380 | NEW-W NEW-P | 83-22-081 83-23-114 | 212-43-090 212-43-095 | NEW NEW | 83–03–028 83–03–028 | 220–16–120 220–16–120 | REP-P REP-W | 83-20-093 83-22-016 |
| 197-11-99444 | NEW-P | 83-17-116 | 212-43-100 | NEW | 83-03-028 | 220-16-125 | AMD-P | 83-20-093 |
| 197-11-99444 | NEW-W | 83-22-081 | 212-43-105 | NEW NEW | 83-03-028 | 220-16-125 | AMD | 83-24-024 |
| 204-10-020 | AMD-P | 83-07-013 | 212-43-110 | NEW | 83-03-028 | 220-16-135 | REP-P | 83-20-093 |
| 204-10-020 204-10-055 | AMD NEW-P | 83-11-028 83-17-079 | 212-43-115 212-43-120 | NEW NEW | 83-03-028 83-03-028 | 220–16–135 220–16–200 | REP REP-P | 83-24-024 83-20-093 |
| 204-10-055 | NEW | 83-21-080 | 212-43-125 | NEW | 83-03-028 | 220-16-200 | REP-W | 83-22-016 |
| 204-24-030 | AMD-E | 83-03-014 | 212-43-130 | NEW | 83-03-028 | 220–16–205 | REP-P | 83-20-093 |
| 204-24-030 | AMD-P | 83-17-079 | 212-43-135 | NEW | 83-03-028 | 220–16–205 | REP-W | 83-22-016 |
| 204-24-030 204-24-040 | AMD AMD-E | 83-21-080 83-03-014 | 212-45-001 212-45-001 | NEW-P NEW | 83–03–027 83–06–022 | 220–16–210 220–16–210 | REP-P REP-W | 83-20-093 83-22-016 |
| 204-24-040 | AMD-P | 83-17-079 | 212-45-005 | NEW-P | 83-03-027 | 220-16-210 | REP-P | 83-20-093 |
| 204-24-040 | AMD | 83-21-080 | 212-45-005 | NEW | 83-06-022 | 220-16-211 | REP-W | 83-22-016 |
| 204-24-050 | AMD-E | 83-03-014 | 212-45-010 | NEW-P | 83-03-027 | 220-16-215 | REP-P | 83-20-093 |
| 204–24–050 204–24–050 | AMD–P AMD | 83-17-079 83-21-080 | 212–45–010 212–45–015 | NEW NEW-P | 83–06–022 83–03–027 | 220–16–215 220–16–220 | REP-W REP-P | 83-22-016 |
| 204-24-030 | AMD-E | 83-03-014 | 212-45-015 | NEW-P | 83-06-022 | 220-16-220 | REP-W | 83-20-093 83-22-016 |
| 204-24-070 | AMD-P | 83-17-079 | 212-45-020 | NEW-P | 83-03-027 | 220-16-225 | REP-P | 83-20-093 |
| 204-24-070 | AMD | 83-21-080 | 212-45-020 | NEW | 83-06-022 | 220-16-225 | REP-W | 83-22-016 |
| 204-39-030 204-39-030 | AMD-P AMD | 83-17-078 83-21-080 | 212–45–025 212–45–025 | NEW-P NEW | 83-03-027 83-06-022 | 220–16–230 220–16–230 | REP-P REP-W | 83-20-093 |
| 204-66-140 | AMD-P | 83-07-084 | 212-45-030 | NEW-P | 83-03-027 | 220-16-235 | REP-P | 83-22-016 83-20-093 |
| 204-66-140 | AMD | 83-11-028 | 212-45-030 | NEW | 83-06-022 | 220-16-235 | REP-W | 83-22-016 |
| 204-76-030 | AMD-P | 83-17-078 | 212-45-035 | NEW-P | 83-03-027 | 220-16-240 | AMD-P | 83-20-093 |
| 204-76-030 204-76-040 | AMD AMD–P | 83–21–080 83–17–078 | 212–45–035 212–45–040 | NEW NEW-P | 83–06–022 83–03–027 | 220–16–240 220–16–275 | AMD DED D | 83-24-024 |
| 204-76-040 | AMD | 83-21-080 | 212-45-040 | NEW | 83-06-022 | 220-16-275 | REP-P REP-W | 83-20-093 83-22-016 |
| 204-76-050 | AMD-P | 83-17-078 | 212-45-045 | NEW-P | 83-03-027 | 220-16-300 | REP-P | 83-20-093 |
| 204-76-050 | AMD | 83-21-080 | 212-45-045 | NEW | 83-06-022 | 220-16-300 | REP-W | 83-22-016 |
| 204-76-060 204-76-060 | AMD–P AMD | 83-17-078 83-21-080 | 212-45-050 212-45-050 | NEW-P NEW | 83-03-027 83-06-022 | 220–16–305 220–16–305 | REPP REPW | 83-20-093 83-22-016 |
| 204-76-070 | AMD-P | 83-17-078 | 212-45-055 | NEW-P | 83-03-027 | 220-16-315 | AMD-P | 83-20-093 |
| 204-76-070 | AMD | 83-21-080 | 212-45-055 | NEW | 83-06-022 | 220-16-315 | AMD | 83-24-024 |
| 204-90 | NEW-C | 83-05-001 | 212-45-060 | NEW-P | 83-03-027 | 220–16–340 | AMD-P | 83-20-093 |
| 204-90-010 204-90-020 | NEW NEW | 83-11-028 83-11-028 | 212-45-060 212-45-065 | NEW NEW-P | 83-06-022 83-03-027 | 220–16–340 220–16–380 | AMD NEW-P | 83-24-024 83-20-093 |
| 204–90–030 | NEW | 83-11-028 | 212-45-065 | NEW | 83-06-022 | 220-16-380 | NEW-W | 83-22-016 |
| 204-90-040 | NEW | 83-11-028 | 212-45-070 | NEW-P | 83-03-027 | 220-20-010 | AMD-P | 83-20-093 |
| 204–90–050 204–90–060 | NEW NEW | 83-11-028 83-11-028 | 212-45-070 212-45-075 | NEW NEW-P | 83-06-022 83-03-027 | 220-20-010 | AMD-W | 83-22-016 |
| 204-90-060 | NEW | 83-11-028 83-11-028 | 212-45-075 | NEW-P | 83–06–022 | 220-20-01000I 220-20-015 | NEW-E REP-P | 83–13–027 83–20–093 |
| 204-90-080 | NEW | 83-11-028 | 212-45-080 | NEW-P | 83-03-027 | 220-20-015 | REP-W | 83-22-016 |
| 204-90-090 | NEW | 83-11-028 | 212-45-080 | NEW | 83-06-022 | 220-20-016 | REP-P | 83-20-093 |
| 204–90–100 204–90–110 | NEW NEW | 83-11-028 83-11-028 | 212-45-085 212-45-085 | NEW-P NEW | 83–03–027 83–06–022 | 220-20-016 220-20-02000A | REP-W NEW-E | 83-22-016 |
| 204-90-110 | NEW | 83-11-028 | 212-45-090 | NEW-P | 83–03–027 | 220-20-02000A 220-20-02000A | REP-E | 83-18-050 83-21-097 |
| 204-90-130 | NEW | 83-11-028 | 212-45-090 | NEW | 83-06-022 | 220-22-010 | REP-P | 83-20-093 |
| 204-90-140 | NEW | 83-11-028 | 212-45-095 | NEW-P | 83-03-027 | 220-22-010 | REP-W | 83-22-016 |
| 204–92–010 204–92–010 | NEW-P NEW | 83-17-079 83-21-080 | 212-45-095 212-45-100 | NEW NEW-P | 83–06–022 83–03–027 | 220-22-020 220-22-020 | REP-P REP-W | 83-20-093 |
| 204-92-010 | NEW-P | 83-17-079 | 212-45-100 | NEW-F | 83–03–027 83–06–022 | 220-22-020 220-22-02000A | NEW-E | 83-22-016 83-21-097 |
| 204-92-020 | NEW | 83-21-080 | 212-45-105 | NEW-P | 83-03-027 | 220-22-030 | REP-P | 83-20-093 |
| 204-92-030 | NEW-P | 8317079 | 212-45-105 | NEW | 83-06-022 | 220-22-030 | REP-W | 83-22-016 |
| 204-92-030 | NEW D | 83-21-080 | 212-45-110 | NEW-P | 83-03-027 | 220-22-400 | AMD-P | 83-20-093 |
| 204-92-040 204-92-040 | NEW-P NEW | 83–17–079 83–21–080 | 212-45-110 212-45-115 | NEW NEW-P | 83–06–022 83–03–027 | 220–22–400 220–22–410 | AMD AMD–P | 83-24-024 83-20-093 |
| 204-92-050 | NEW-P | 83-17-079 | 212-45-115 | NEW | 83-06-022 | 220-24-010 | REP-P | 83-20-093 |
| 204-92-050 | NEW | 83-21-080 | 220-12-001 | REP-P | 83-20-093 | 220-24-010 | REP-W | 83-22-016 |
| 212-43-001 | NEW | 83-03-028 83-03-028 | 220-12-001 220-12-002 | REP REP-P | 83-24-024 83-20-093 | 220–24–020 220–24–020 | REP-P | 83-20-093 |
| 212-43-005 212-43-010 | NEW NEW | 83-03-028 83-03-028 | 220-12-002 | REP-P REP | 83-24-024 | 220-24-020 220-24-02000T | REP–W NEW–E | 83-22-016 83-10-022 |
| 212-43-015 | NEW | 83-03-028 | 220-12-010 | AMD-P | 83-20-093 | 220-24-02000T | REP-E | 83-10-040 |
| 212-43-020 | NEW | 83-03-028 | 220-12-010 | AMD | 83-24-024 | 220–24–02000U | NEW-E | 8310040 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|--------------------------------|----------------|------------------------|--------------------------|----------------|------------------------|--------------------------------|----------------|------------------------|
| 220–24–02000U | REP-E | 83-14-037 | 220-28-328 | REP-E | 83-21-098 | 220-30-410 | NEW-W | 83-22-016 |
| 220-24-02000V | NEW-E | 83-14-037 | 220-28-329 | NEW-E | 83-21-098 | 220-30-420 | NEW-P | 83-20-093 |
| 220–24–02000V 220–24–02000W | REP-E NEW-E | 83-17-013 83-17-013 | 220–28–329 220–28–330 | REP-E NEW-E | 83-22-010 83-22-010 | 220–30–420 220–30–430 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220-24-02000W | REP-E | 83-17-013 | 220-28-330 | REP-E | 83-22-010 | 220-30-430 | NEW-W | 83-22-016 |
| 220-24-02000X | NEW-E | 83-17-044 | 220-28-331 | NEW-E | 83-22-030 | 220-30-500 | NEW-P | 83-20-093 |
| 220-24-02000X | REP-E | 83-18-007 | 220–28–331 | REP-E | 83-22-047 | 220-30-500 | NEW-W | 83-22-016 |
| 220-24-02000Y 220-24-030 | NEW-E REP-P | 83–18–007 83–20–093 | 220–28–332 220–28–332 | NEW-E REP-E | 83-22-047 83-23-013 | 220–30–510 220–30–510 | NEW-P NEW-W | 83-20-093 83-22-016 |
| 220-24-030 | REP-W | 83-22-016 | 220-28-332 | NEW-E | 83-23-013 | 220-30-510 | NEW-P | 83-20-093 |
| 220-28-003G0G | NEW-E | 83-15-027 | 220-28-333 | REP-E | 83-23-042 | 220-30-520 | NEW-W | 83-22-016 |
| 220-28-073E0F | NEW-E | 83-07-070 | 220-28-334 | NEW-E REP-E | 83-23-042 | 220–30–530 | NEW-P NEW-W | 83-20-093 |
| 220-28-073E0F 220-28-073H0A | REP-E NEW-E | 83-11-015 83-21-021 | 220–28–334 220–28–335 | NEW-E | 83-23-079 83-23-079 | 220–30–530 220–30–570 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220-28-073H0A | REP-E | 83-22-012 | 220-28-335 | REP-E | 83-23-098 | 220–30–570 | NEW-W | 83-22-016 |
| 220-28-073H0B | NEW-E | 83-22-012 | 220-28-336 | NEW-E | 83-23-098 | 220–30–575 | NEW-P | 83-20-093 |
| 220-28-073H0B 220-28-073H0C | REP-E NEW-E | 83-23-043 83-23-043 | 220–28–336 220–28–337 | REP-E NEW-E | 83-24-012 83-24-012 | 220–30–575 220–30–600 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220–28–073H0C 220–28–073H0C | REP-E | 83-23-044 | 220–337 | NEW-P | 83-20-093 | 220-30-600 | NEW-W | 83-22-016 |
| 220-28-073H0D | NEW-E | 83-23-044 | 220-30-010 | NEW-W | 83-22-016 | 220-30-610 | NEW-P | 83-20-093 |
| 220-28-073H0D | REP-E | 83-23-097 | 220-30-020 | NEW-P | 83-20-093 | 220-30-610 | NEW-W | 83-22-016 |
| 220-28-073H0E 220-28-301 | NEW-E NEW-E | 83-23-097 83-09-035 | 220–30–020 220–30–050 | NEW-W NEW-P | 83-22-016 83-20-093 | 220–30–620 220–30–620 | NEW-P NEW-W | 83-20-093 83-22-016 |
| 220-28-301 | REP-E | 83-10-007 | 220–30–050 | NEW-W | 83-22-016 | 220–30–700 | NEW-P | 83-20-093 |
| 220-28-302 | NEW-E | 83-10-007 | 220-30-055 | NEW-P | 83-20-093 | 220-30-700 | NEW-W | 83-22-016 |
| 220-28-302 220-28-303 | REP-E NEW-E | 83-13-008 83-13-008 | 220–30–055 220–30–060 | NEW-W NEW-P | 83-22-016 83-20-093 | 220–30–710 220–30–710 | NEW-P NEW-W | 83-20-093 83-22-016 |
| 220-28-303 | REP-E | 83-14-064 | 220-30-060 | NEW-W | 83-22-016 | 220–30–710 | NEW-P | 83-20-093 |
| 220-28-304 | NEW-E | 83-14-064 | 220-30-065 | NEW-P | 83-20-093 | 220-30-720 | NEW-W | 83-22-016 |
| 220-28-304 | REP-E | 83-15-028 | 220–30–065 | NEW-W | 83-22-016 | 220-30-800 | NEW-P | 83-20-093 |
| 220-28-305 220-28-305 | NEW-E REP-E | 83-15-028 83-16-012 | 220–30–070 220–30–070 | NEW-P NEW-W | 83-20-093 83-22-016 | 220–30–800 220–30–810 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220-28-306 | NEW-E | 83-16-012 | 220–30–075 | NEW-P | 83-20-093 | 220-30-810 | NEW-W | 83-22-016 |
| 220-28-306 | REP-E | 83-16-027 | 220-30-075 | NEW-W | 83-22-016 | 220-30-820 | NEW-P | 83-20-093 |
| 220-28-307 220-28-307 | NEW-E REP-E | 83-16-027 83-16-044 | 220–30–100 220–30–100 | NEW-P NEW-W | 83-20-093 83-22-016 | 220–30–820 220–30–900 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220-28-308 | NEW-E | 83-16-044 | 220–30–110 | NEW-P | 83-20-093 | 220-30-900 | NEW-W | 83-22-016 |
| 220-28-308 | REP-E | 83-17-002 | 220-30-110 | NEW-W | 83-22-016 | 220-30-910 | NEW-P | 83-20-093 |
| 220–28–309 220–28–309 | NEW-E REP-E | 83-17-002 83-17-017 | 220–30–115 220–30–115 | NEW-P NEW-W | 83–20–093 83–22–016 | 220–30–910 220–30–920 | NEW-W NEW-P | 83-22-016 83-20-093 |
| 220-28-310 | NEW-E | 83-17-017 | 220–30–113 | NEW-P | 83-20-093 | 220-30-920 | NEW-W | 83-22-016 |
| 220-28-310 | REP-E | 83-17-042 | 220-30-120 | NEW-W | 83-22-016 | 220-32-020 | REP-P | 83-20-093 |
| 220–28–311 220–28–311 | NEW-E REP-E | 83-17-042 83-17-052 | 220–30–125 220–30–125 | NEW-P NEW-W | 83-20-093 83-22-016 | 220–32–020 220–32–02200I | REP–P NEW–E | 83–22–016 83–04–005 |
| 220-28-311 | NEW-E | 83-17-052 | 220–30–123 | NEW-P | 83-20-093 | 220-32-02200J | NEW-E | 83-21-076 |
| 220-28-312 | REP-E | 83-17-076 | 220-30-130 | NEW-W | 83-22-016 | 220-32-030 | REP-P | 83-20-093 |
| 220-28-313 220-28-313 | NEW-E REP-E | 83-17-076 83-17-087 | 220–30–135 220–30–135 | NEW-P NEW-W | 8320093 8322016 | 220–32–030 220–32–03000G | REP–P NEW–E | 83-22-016 83-05-025 |
| 220-28-313 | NEW-E | 83-17-087 | 220–30–133 | NEW-W | 83-22-010 | 220–32–03000H | NEW-E | 83-03-023 83-13-023 |
| 220-28-314 | REP-E | 83-18-003 | 220-30-140 | NEW-W | 83-22-016 | 220-32-03000H | REP-E | 83-20-050 |
| 220-28-315 | NEW-E | 83-18-003 | 220-30-145 | NEW-P | 83-20-093 | 220-32-03000I | NEW-E | 83-20-050 |
| 220-28-315 220-28-316 | REP–E NEW–E | 83-18-054 83-18-054 | 220–30–145 220–30–150 | NEW-W NEW-P | 83-22-016 83-20-093 | 220–32–031 220–32–031 | REP-P REP-P | 83–20–093 83–22–016 |
| 220-28-316 | REP-E | 83-19-004 | 220-30-150 | NEW-W | 83-22-016 | 220-32-032 | REP-P | 83-20-093 |
| 220-28-317 220-28-317 | NEW-E REP-E | 83-19-004 | 220-30-155 | NEW-P | 83-20-093 | 220–32–032 | REP-P | 83-22-016 |
| 220-28-317 | NEW-E | 8319010 8319010 | 220–30–155 220–30–160 | NEW-W NEW-P | 83-22-016 83-20-093 | 220–32–033 220–32–033 | REP-P REP-P | 83–20–093 83–22–016 |
| 220-28-318 | REP-E | 83-19-027 | 220–30–160 | NEW-W | 83-22-016 | 220–32–034 | REP-P | 83-20-093 |
| 220-28-319 | NEW-E | 83-19-027 | 220–30–165 | NEW-P | 83-20-093 | 220-32-034 | REP-P | 83-22-016 |
| 220-28-319 220-28-320 | REP-E NEW-E | 83-19-053 83-19-053 | 220–30–165 220–30–170 | NEW-W NEW-P | 83–22–016 83–20–093 | 220–32–036 220–32–036 | REP-P REP-P | 83–20–093 83–22–016 |
| 220-28-320 | REP-E | 83-20-006 | 220-30-170 | NEW-W | 83-22-016 | 220-32-030 220-32-04000Q | NEW-E | 83-03-030 |
| 220-28-321 | NEW-E | 83-20-006 | 220-30-175 | NEW-P | 83-20-093 | 220-32-04000Q | REP-E | 83-04-053 |
| 220-28-321 220-28-322 | REP–E NEW–E | 83-20-025 83-20-025 | 220–30–175 220–30–300 | NEW-W NEW-P | 83-22-016 83-20-093 | 220-32-04000R 220-32-04000S | NEW-E NEW-E | 83-04-053 |
| 220-28-322 | REP-E | 83-20-023 | 220-30-300 | NEW-P NEW-W | 83-20-093 83-22-016 | 220–32–04000S 220–32–04100F | NEW-E | 83-20-070 83-11-035 |
| 220-28-323 | NEW-E | 83-20-040 | 220-30-310 | NEW-P | 83-20-093 | 220-32-05100A | NEW-E | 83-20-077 |
| 220-28-323 220-28-324 | REP-E NEW-E | 83-20-068 83-20-068 | 220-30-310 220-30-320 | NEW-W NEW-P | 83-22-016 83-20-093 | 220–32–05100U 220–32–05100U | NEW-E NEW-E | 83-05-008 |
| 220-28-324 | REP-E | 83-20-068 83-21-017 | 220-30-320 | NEW-P NEW-W | 83-20-093 83-22-016 | 220–32–05100U 220–32–05100U | REP-E | 8315008 8315016 |
| 220-28-325 | NEW-E | 83-21-017 | 220-30-330 | NEW-P | 83-20-093 | 220-32-05100V | NEW-E | 83-15-016 |
| 220-28-325 220-28-326 | REP–E NEW–E | 83-21-023 | 220-30-330 | NEW-W | 83-22-016 | 220–32–05100V | REP-E | 83-15-026 |
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| 220-28-327 | NEW-E | 83-21-032 | 220-30-400 | NEW-P | 83-20-093 | 220-32-05100X | NEW-E | 83-18-025 |
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| 220-110-120 NEW -P 83-06-602 230-04-135 AMD-P 83-11-072 230-20-335 NEW 83-11-0348 220-110-130 NEW-P 83-06-602 230-04-200 NEW-P 83-2-046 230-20-330 REP 83-11-0348 220-110-130 NEW-P 83-05-602 230-04-200 NEW-P 83-2-046 230-20-330 REP 83-11-0348 220-110-130 NEW-P 83-05-602 230-04-200 NEW-P 83-2-046 230-20-330 REP 83-11-0348 220-110-130 NEW-P 83-05-602 230-04-300 NEW-P 83-2-046 230-20-330 REP 83-11-0348 220-110-140 NEW-P 83-05-602 230-04-300 NEW-P 83-2-046 230-20-306 NEW-P 83-05-602 230-04-300 NEW-P 83-05-602 230-08-300 NEW-P 83-05-602 230-08-000 REP-P 83-05-602 230-08-000 REP-P 83-05-602 230-08-000 REP-P 83-05-002 2 | | | | | | 83_21_073 | | NEW_P | |
| 220-110-130 NEW \$3-09-019 230-04-135 AMD \$3-21-073 230-02-330 REP-P \$3-66-648 220-110-130 NEW \$3-09-019 230-04-2010 NEW-P \$3-22-046 230-20-330 REP-P \$8-16-048 230-20-330 REP-P \$3-66-621 230-20-330 REP-P \$3-66-622 230-04-305 REP-P \$3-22-046 230-20-330 REP-P \$3-66-622 230-04-305 REP-P \$3-22-046 230-20-330 REP-P \$3-66-622 230-04-305 REP-P \$3-22-046 230-20-366 REP-P \$3-66-622 230-04-305 REP-P \$3-22-046 230-20-366 REP-P \$3-66-622 230-04-305 REP-P \$3-22-046 230-30-306 AMD-P \$3-66-622 230-04-305 REP-P \$3-16-008 AMD-P AMD- | | NEW-P | | | | | | NEW | |
| 220-110-130 NEW \$3-09-019 230-04-230 AMD-P \$3-22-046 230-20-340 REP.P \$3-30-8-048 220-110-130 REVIEW \$3-21-020 230-04-320 AMD-P \$3-22-046 230-20-605 AMD \$3-23-110 230-04-360 AMD-P \$3-22-046 230-20-605 AMD \$3-30-607 220-110-140 NEW-P \$3-06-602 230-04-300 REP.P \$3-10-034 230-30-805 AMD-P \$3-10-034 230-30-805 AMD-P \$3-10-034 230-30-805 AMD-P \$3-20-602 230-30-805 AMD-P \$3-20-602 230-30-805 AMD-P \$3-20-602 230-30-805 AMD-P \$3-20-602 230-30-805 AMD-P \$3-10-024 230-40-602 REP.P \$3-08-048 230-10-10-100 NEW-P \$3-06-602 230-8-010 AMD-P \$3-10-021 230-40-602 REP.P \$3-08-048 230-10-10-100 NEW-P \$3-08-6062 230-8-015 AMD \$3-10-027 230-40-603 NEW-P \$3-08-048 230-10-10-100 NEW-P \$3-06-602 230-8-015 AMD \$3-10-027 230-40-603 NEW \$3-10-020 230-10-10-100 NEW-P \$3-06-602 230-08-035 REP.P \$3-06-072 230-40-603 NEW \$3-06-072 230-40-603 NEW \$3-08-075 NEW \$3-10-020 230-40-602 REP.P \$3-06-602 230-80-605 REP.P \$3-06-072 230-40-603 NEW \$3-06-077 230-40-603 NEW \$3-10-603 NEW \$3-10 | | NEW | | 230-04-145 | AMD | 83-21-073 | 230-20-330 | REP-P | 83-08-048 |
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| 220-110-140 NEW-P | | KEVIEW | | | | | | AMD | |
| 220-110-140 NEW 83-09-019 230-08-140 AMD-P 83-16-008 230-30-080 AMD-P 83-19-024 220-110-150 NEW 83-09-019 230-08-0452 REP 83-06-077 230-08-050 AMD-P 83-19-023 220-110-160 NEW 83-09-019 230-08-010 AMD-P 83-10-001 230-08-050 AMD-P 83-10-030 220-110-180 NEW 83-09-019 230-08-010 AMD-P 83-13-050 230-08-063 NEW-P 83-06-062 230-08-010 AMD-P 83-13-050 230-08-063 NEW-P 83-08-084 230-08-010 AMD-P 83-13-050 230-08-010 AMD-P 83-10-082 230-08-010 AMD-P 83-08-042 230-08-010 AMD-P 83-08-042 230-08-020 REP-P 83-06-072 230-08-070 REP-P 83-08-074 230-08-070 REP-P 83-08-074 230-08-070 REP-P 83-08-074 230-08-070 REP-P 83-08-074 230-08-070 REP-P 83-08-075 230-08-070 REP-P 83-08-075 230 | | NEW-P | | | | | | AMD-P | |
| 220-110-150 NEW -P 83-06-062 230-04-340 AMD -P 83-19-023 230-40-050 AMD -P 83-19-023 220-110-160 NEW -P 83-06-062 230-08-010 AMD -P 83-10-001 230-40-062 REP -P 83-08-083 220-110-170 NEW -P 83-06-062 230-08-010 AMD -P 83-10-001 230-40-062 REP -P 83-08-084 230-110-170 NEW -P 83-06-062 230-08-010 AMD -P 83-19-023 230-40-063 NEW -P 83-08-084 230-110-170 NEW -P 83-06-062 230-08-010 AMD -P 83-19-023 230-40-063 NEW -P 83-08-084 230-110-180 NEW -P 83-06-062 230-08-020 REP -P 83-06-077 230-40-063 NEW -P 83-06-072 230-08-020 REP -P 83-06-072 230-08-030 REP -P 83-06-072 | | | | | | | | | |
| 220-110-160 NEW-P 83-06-062 230-08-010 AMD-P 83-10-001 230-40-062 REP-P 83-08-048 220-110-170 NEW-P 83-06-062 230-08-010 AMD-P 83-19-021 230-40-063 NEW-P 83-08-048 220-110-170 NEW-P 83-06-062 230-08-020 REP-P 83-10-031 230-40-063 NEW-P 83-08-048 230-09-101 230-08-020 REP-P 83-10-031 230-40-063 NEW-P 83-08-048 230-09-101 230-08-020 REP-P 83-10-031 230-40-063 NEW-P 83-11-031 230-09-101 230-08-020 REP-P 83-10-032 230-40-031 REP-P 83-16-032 230-08-031 REP-P 83-10-032 230-08-031 REP-P 8 | | | | | | | | | |
| 220-110-160 NEW \$3-06-062 230-08-010 AMD \$3-13-050 230-40-063 NEW \$3-10-034 220-110-170 NEW \$3-06-062 230-08-010 AMD \$3-19-023 230-40-063 NEW \$3-10-034 220-110-180 NEW \$3-06-062 230-08-020 REP \$3-10-002 230-40-053 NEW \$3-10-037 220-110-180 NEW \$3-06-062 230-08-020 REP \$3-10-002 230-60-070 REP \$3-10-037 220-110-190 NEW \$3-06-062 230-08-020 REP \$3-10-002 230-60-070 REP \$3-16-008 REP RE | | NEW | | | REP | | | AMD | |
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| 220-110-190 NEW-P 83-06-062 230-08-025 NEW-P 83-10-002 231-06-070 REP 83-19-024 220-110-190 NEW 83-09-019 230-08-030 REP-P 83-10-002 231-21-019 AMD-P 83-13-31-082 220-110-200 NEW-P 83-06-019 230-08-030 REP-P 83-10-002 231-21-025 NEW-P 83-23-31-02 220-110-210 NEW-P 83-06-019 230-08-070 NEW-P 83-06-048 231-21-044 AMD-P 83-23-06-052 220-110-210 NEW-P 83-06-062 230-08-070 NEW-P 83-10-001 231-21-044 AMD-P 83-08-076 220-110-220 NEW-P 83-06-062 230-08-080 AMD-P 83-11-030 231-21-044 AMD-P 83-08-076 220-110-220 NEW-P 83-06-019 230-08-080 AMD-P 83-11-030 231-21-044 AMD-P 83-08-019 230-08-090 AMD-P 83-13-20-55 220-110-220 REW-P 83-06-019 230-08-090 AMD-P 83-13-20-55 220-110-220 NEW-P 83-06-062 230-08-090 AMD 83-06-077 231-21-317 AMD-P 83-12-004 220-110-220 NEW-P 83-06-062 230-08-125 NEW-P 83-06-062 230-08-125 NEW-P 83-06-077 231-21-317 AMD-P 83-12-003 220-110-230 NEW-P 83-06-062 230-08-125 NEW-P 83-06-077 231-21-317 AMD-P 83-12-093 220-110-240 NEW-P 83-06-062 230-12-020 NEW-P 83-06-062 230-20-010 AMD-P 83-11-034 231-12-2440 NEW-P 83-06-062 230-20-010 NEW-P 83-06-062 230-20-01 | | NEW-P | | | REP-P | | 230-40-450 | NEW | |
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| 220-110-190 | | NEW-P | | | NEW-P | 83-06-072 83-10-002 | | KEP | |
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| 220-110-230 AMD-P 83-23-110 230-08-125 NEW 83-06-077 232-12-137 AMD-P 83-12-053 220-110-230 NEW-P 83-06-062 230-08-160 AMD 83-06-077 232-12-137 AMD-P 83-15-060 220-110-240 NEW-P 83-06-062 230-12-020 NEW-P 83-06-062 230-12-020 NEW-P 83-08-065 232-12-157 AMD-P 83-12-033 220-110-250 NEW-P 83-06-062 230-12-020 NEW-P 83-06-062 230-12-050 AMD-P 83-11-122 232-12-157 AMD-P 83-23-093 220-110-250 NEW-P 83-06-062 230-12-050 AMD-P 83-11-122 232-12-157 AMD-E 83-23-093 220-110-250 AMD-P 83-23-110 230-12-050 AMD-P 83-11-122 232-12-157 AMD-E 83-23-093 220-110-260 NEW-P 83-06-062 230-20-010 AMD-P 83-11-034 232-12-24401 NEW-P 83-06-056 220-110-260 NEW-P 83-06-062 230-20-015 NEW-P 83-06-078 232-12-2944 NEW-P 83-06-062 220-110-270 NEW-P 83-06-062 230-20-015 NEW-E 83-06-078 232-12-294 REP-P 83-06-062 220-110-270 NEW-P 83-06-062 230-20-015 NEW-E 83-06-078 232-12-297 NEW-P 83-06-062 220-110-270 NEW-P 83-06-062 230-20-060 NEW-E 83-09-03 232-14-010 NEW-P 83-06-062 220-110-280 NEW-P 83-06-062 230-20-060 NEW-E 83-09-03 232-14-010 NEW-P 83-06-062 220-110-290 NEW-P 83-06-062 230-20-060 NEW-E 83-09-03 232-14-010 NEW-P 83-06-062 220-110-300 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 NEW-P 83-16-082 220-110-300 NEW-P 83-06-062 230-20-060 NEW-P 83-16-082 232-14-010 NEW-P 83-16-059 220-110-300 NEW-P 83-06-062 230-20-060 NEW-P 83-16-082 232-14-010 AMD-P 83-12-051 220-110-300 NEW-P 83-06-062 230-20-060 NEW-P 83-16-082 232-14-010 MEW-P 83-16-059 230-20-060 NEW-P 83-16-082 232-14-010 MEW-P 83-16-059 230-20-060 NEW-P 83-16-062 230-20-060 NEW-P 83-16-082 232-16-190 REP-P 83-12-051 230-110-330 NEW-P 83-06-062 230-20-100 AMD-P 83-12-051 230-16-260 REP-P 83-12-051 230-110-330 NEW | | NEW | | | | | | | 83-08-077 |
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| 220-110-250 NEW 83-09-019 230-12-050 AMD-P 83-17-122 232-12-181 AMD-P 83-08-075 | | | 83-09-019 | | | | | | |
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| 220-110-260 NEW 83-09-019 230-20-015 NEW-P 83-06-072 232-12-294 REP-P 83-06-062 230-110-270 NEW-P 83-06-062 230-20-015 NEW-E 83-06-073 232-12-297 NEW-P 83-09-026 NEW-P 83-06-062 230-20-060 NEW-P 83-08-049 232-14 NEW-P 83-04-040 220-110-280 NEW-P 83-06-062 230-20-060 NEW-P 83-08-050 232-14-010 NEW-P 83-06-060 220-110-280 NEW-P 83-06-062 230-20-060 NEW-E 83-09-033 232-14-010 NEW 83-09-026 220-110-290 NEW-P 83-06-062 230-20-060 AMD-E 83-15-022 232-14-010 NEW 83-09-026 220-110-290 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 NEW 83-09-026 220-110-300 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 AMD-P 83-12-051 220-110-300 NEW 83-09-019 230-20-061 NEW-P 83-12-051 220-110-300 NEW-P 83-06-062 230-20-061 NEW-P 83-12-051 220-110-300 NEW-P 83-06-062 230-20-061 NEW-P 83-22-046 232-16-150 REP-P 83-12-051 220-110-310 NEW-P 83-06-062 230-20-063 NEW-P 83-22-046 232-16-170 REP-P 83-15-059 220-110-310 NEW-P 83-06-062 230-20-070 AMD-P 83-19-023 232-16-190 REP-P 83-12-051 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-19-023 232-16-190 REP-P 83-12-051 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-230 REP-P 83-12-051 220-110-330 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-230 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-240 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-260 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-260 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-260 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-500 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230- | | | | | | | 1 | | |
| 220-110-270 NEW 83-06-062 230-20-015 NEW 83-10-002 232-12-297 NEW-P 83-17-121 | 220-110-260 | | | | | | | | 83-06-060 |
| 220-110-280 NEW-P 83-09-019 230-20-060 NEW-P 83-08-049 232-14 NEW-W 83-04-040 220-110-280 NEW-P 83-06-062 230-20-060 NEW-E 83-08-050 232-14-010 NEW-P 83-06-060 NEW-P 83-09-026 230-20-060 AMD-E 83-09-033 232-14-010 NEW-P 83-06-060 NEW-P 83-06-062 230-20-060 AMD-E 83-15-022 232-14-010 NEW-P 83-03-009 220-110-390 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 AMD-P 83-23-112 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 AMD-P 83-23-112 NEW-P 83-06-062 230-20-061 NEW-P 83-20-062 230-20-061 NEW-P 83-22-046 232-16-150 REP-P 83-12-051 NEW-P 83-06-062 230-20-061 NEW-P 83-22-046 232-16-150 REP-P 83-12-051 NEW-P 83-06-062 230-20-070 AMD-P 83-22-046 232-16-170 REP-P 83-12-051 NEW-P 83-06-062 230-20-070 AMD-P 83-23-055 232-16-170 REP-P 83-12-051 NEW-P 83-06-062 230-20-070 AMD-P 83-10-001 232-16-190 REP-P 83-15-059 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-190 REP-P 83-12-051 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP-P 83-12-051 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP-P 83-12-051 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-240 REP-P 83-12-051 NEW-P 83-06-062 230-20-150 REP-P 83-10-001 232-16-260 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-11-050 REP-P 83-16-068 232-16-500 REP-P 83-12-051 222-08 REP-P 83-12-051 REP-P 83-12-051 REP-P 83-12- | 220-110-260 | | | | | | | | |
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| 220-110-280 NEW 83-09-019 230-20-060 AMD-E 83-09-033 232-14-010 NEW 83-09-026 220-110-290 NEW-P 83-06-062 230-20-061 NEW-P 83-16-082 232-14-010 AMD-P 83-23-112 220-110-300 NEW-P 83-06-062 230-20-061 NEW 83-19-024 232-16-150 REP-P 83-12-051 REP-P 83 | | | | | | | | | |
| 220-110-290 NEW-P 83-06-062 230-20-060 AMD-E 83-15-022 232-14-010 REVIEW 83-21-039 | | | | | | | | | 83-09-026 |
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| 220-110-300 NEW 83-09-019 230-20-061 REP-P 83-22-046 232-16-150 REP 83-15-059 220-110-300 AMD-P 83-23-110 230-20-063 NEW-P 83-22-046 232-16-170 REP-P 83-12-051 220-110-310 NEW-P 83-09-019 230-20-070 AMD-P 83-19-023 232-16-170 REP 83-15-059 220-110-310 NEW B 83-09-019 230-20-070 AMD-P 83-19-023 232-16-170 REP-P 83-15-059 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-190 REP-P 83-12-051 220-110-320 NEW B 83-09-019 230-20-100 AMD 83-13-050 232-16-190 REP-P 83-12-051 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-17-122 232-16-230 REP-P 83-15-059 220-110-340 NEW-P 83-06-062 230-20-125 NEW-P 83-17-122 232-16-240 REP-P 83-15-059 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<> | | | | | | | | | |
| 220-110-300 AMD-P 83-23-110 230-20-063 NEW-P 83-22-046 232-16-170 REP-P 83-12-051 220-110-310 NEW-P 83-06-062 230-20-070 AMD-P 83-19-023 232-16-170 REP 83-15-059 220-110-310 NEW 83-09-019 230-20-070 AMD 83-23-055 232-16-190 REP-P 83-12-051 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-190 REP-P 83-15-059 220-110-330 NEW-P 83-06-062 230-20-100 AMD 83-13-050 232-16-230 REP-P 83-15-059 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP-P 83-15-059 220-110-340 NEW-P 83-06-062 230-20-155 REP-P 83-04-067 232-16-240 REP-P 83-12-051 220-110-340 NEW-P 83-09-019 230-20-150 REP 83-08-051 232-16-240 REP-P 83-15-059 2 | | | | | | | | | |
| 220-110-310 NEW-P 83-06-062 230-20-070 AMD-P 83-19-023 232-16-170 REP 83-15-059 220-110-310 NEW 83-09-019 230-20-070 AMD 83-23-055 232-16-190 REP-P 83-12-051 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-190 REP 83-15-059 220-110-330 NEW-P 83-06-062 230-20-100 AMD 83-13-050 232-16-230 REP-P 83-15-059 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP-P 83-15-059 220-110-340 NEW-P 83-06-062 230-20-125 NEW-P 83-17-122 232-16-240 REP-P 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-260 REP-P 83-15-059 220-110-350 NEW-P 83-02-010 AMD-P 83-10-001 232-16-260 REP-P 83-15-059 220-110-350 NEW- | | | | | | | | | |
| 220-110-320 NEW-P 83-06-062 230-20-100 AMD-P 83-10-001 232-16-190 REP 83-15-059 220-110-320 NEW 83-09-019 230-20-100 AMD 83-13-050 232-16-230 REP-P 83-12-051 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP 83-15-059 220-110-330 NEW 83-09-019 230-20-125 NEW-P 83-17-122 232-16-230 REP 83-15-059 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP-P 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-240 REP-P 83-12-051 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP-P 83-12-051 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-13-050 232-16-350 REP-P 83-15-059 220-110 | | NEW-P | 8306062 | | AMD-P | | 232-16-170 | REP | 83-15-059 |
| 220-110-320 NEW 83-09-019 230-20-100 AMD 83-13-050 232-16-230 REP-P 83-12-051 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP 83-15-059 220-110-330 NEW 83-09-019 230-20-125 NEW-P 83-17-122 232-16-240 REP-P 83-15-059 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP-P 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-260 REP-P 83-15-059 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP-P 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD 83-13-050 232-16-350 REP-P 83-15-059 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP 83-15-059 220-110-3 | | | 83-09-019 | | | | | | |
| 220-110-330 NEW-P 83-06-062 230-20-125 NEW-P 83-10-001 232-16-230 REP 83-15-059 220-110-330 NEW 83-09-019 230-20-125 NEW-P 83-17-122 232-16-240 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP-P 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-260 REP-P 83-15-059 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP-P 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD-P 83-13-050 232-16-350 REP-P 83-15-059 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-15-059 2 | | | | | | | | | |
| 220-110-330 NEW 83-09-019 230-20-125 NEW-P 83-17-122 232-16-240 REP-P 83-12-051 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-260 REP-P 83-12-051 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP-P 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD 83-13-050 232-16-350 REP-P 83-12-051 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP-P 83-15-059 230-02-030 | | | | | | | | | |
| 220-110-340 NEW-P 83-06-062 230-20-150 REP-P 83-04-067 232-16-240 REP 83-15-059 220-110-340 NEW 83-09-019 230-20-150 REP 83-08-051 232-16-260 REP-P 83-12-051 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP-P 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD 83-13-050 232-16-350 REP-P 83-12-051 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP-P 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD 83-21-073 232-16-350 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP-P 83-15-059 230-02-030 AMD 83-03-005 230-20-180 REP 83-19-024 232-16-500 REP-P 83-15-059 230-02-030 </td <td>220-110-330</td> <td>NEW</td> <td>8309019</td> <td>230-20-125</td> <td>NEW-P</td> <td>83-17-122</td> <td>232-16-240</td> <td>REP-P</td> <td>83-12-051</td> | 220-110-330 | NEW | 8309019 | 230-20-125 | NEW-P | 83-17-122 | 232-16-240 | REP-P | 83-12-051 |
| 220-110-340 AMD-P 83-23-110 230-20-170 AMD-P 83-10-001 232-16-260 REP 83-15-059 220-110-350 NEW-P 83-06-062 230-20-170 AMD 83-13-050 232-16-350 REP-P 83-12-051 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD 83-21-073 232-16-390 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP 83-15-059 230-08-020 AMD 83-03-005 230-20-180 REP 83-19-024 232-16-500 REP-P 83-12-051 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP-P 83-16-008 232-16-510 REP-P 83-12-051 | | NEW-P | 8306062 | | | | | | |
| 220-110-350 NEW-P 83-06-062 230-20-170 AMD 83-13-050 232-16-350 REP-P 83-12-051 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD 83-21-073 232-16-390 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP-P 83-15-059 230-08-020 AMD 83-09-015 230-20-180 REP 83-19-024 232-16-500 REP-P 83-12-051 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP-P 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP-P 83-19-024 232-16-510 REP-P 83-12-051 | | | | | | | | | |
| 220-110-350 NEW 83-09-019 230-20-170 AMD-P 83-17-122 232-16-350 REP 83-15-059 220-110-350 AMD-P 83-23-110 230-20-170 AMD 83-21-073 232-16-390 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP 83-15-059 223-08-020 AMD 83-03-005 230-20-180 REP 83-19-024 232-16-390 REP 83-15-059 230-02-030 AMD-P 83-16-008 230-20-180 REP 83-19-024 232-16-500 REP-P 83-12-051 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP 83-19-024 232-16-510 REP-P 83-12-051 | | | | | | | | | |
| 220-110-350 AMD-P 83-23-110 230-20-170 AMD 83-21-073 232-16-390 REP-P 83-12-051 222-08 REVIEW 83-13-098 230-20-180 REP-P 83-16-008 232-16-390 REP 83-15-059 223-08-020 AMD 83-03-005 230-20-180 REP 83-19-024 232-16-500 REP-P 83-12-051 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP 83-19-024 232-16-510 REP-P 83-12-051 | | | | | | | | | |
| 223-08-020 AMD 83-03-005 230-20-180 REP 83-19-024 232-16-500 REP-P 83-12-051 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP 83-19-024 232-16-510 REP-P 83-12-051 | 220-110-350 | AMD-P | 83-23-110 | | | 83-21-073 | 232-16-390 | REP-P | 83-12-051 |
| 230-02-030 AMD-P 83-16-008 230-20-200 REP-P 83-16-008 232-16-500 REP 83-15-059 230-02-030 AMD 83-19-024 230-20-200 REP 83-19-024 232-16-510 REP-P 83-12-051 | | | | | | | | | |
| 230-02-030 AMD 83-19-024 230-20-200 REP 83-19-024 232-16-510 REP-P 83-12-051 | | | | | | | | | |
| 230-02-110 AMD-P 83-19-023 230-20-205 REP-P 83-16-008 232-16-510 REP 83-15-059 | | | | | REP | | | | |
| | 230-02-110 | AMD-P | 83-19-023 | 230–20–205 | REP-P | 83-16-008 | 232–16–510 | REP | 83-15-059 |

| 232-16-640 NEW | WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|---|--------------|--------------|-----------|------------|--------------|------------------------|------------|--------------|-------------|
| 1323-16-400 NEW 3-18-043 132-18-050 REP. 8-12-062 136-48-231 NEW 8-18-043 132-16-650 NEW 8-18-043 132-16-650 NEW 8-18-043 132-16-650 NEW 8-18-043 132-18-050 132-16-650 NEW 8-18-043 132-18-050 132-16-650 NEW 8-18-043 132-18-050 132-16-650 NEW 8-18-043 132-18-050 132- | | | | | NEW | 83-06-061 | 236-48-250 | NEW | 83–18–004 |
| 2321-6-400 NEW 3-16-093 222-38-004 REP-P 3-10-095 226-48-252 NEW-P 83-16-093 232-28-006 NEW-P 83-16-093 232-28-006 NEW 83-16-093 232-28-006 NEW-P 83-16-093 232-28-06 NEW-P 83-16-093 232-28-106 NEW-P | | | | 232-28-705 | | | 236-48-251 | NEW-P | 83-15-053 |
| 232-16-650 NEW_P 3-16-031 232-28-801 REP 8-15-051 236-88-252 NEW 8-13-051 235-28-301 REP 8-15-051 236-88-252 NEW 8-13-051 235-88-301 REP 8-15-051 236-88-253 NEW 8-16-061 235-28-301 REP 8-16-079 232-16-60 NEW 8-16-079 232-16-670 NEW 8-16-079 232-26-10-670 NEW 8-16-079 232-26-10-079 NEW 8-16-079 232-26-2000 | | | | | | | | | |
| 232-16-650 NEW, 3-18-043 22-28-905 NEW, B 3-06-059 236-48-253 NEW, P 83-15-053 231-26-70 NEW, B 3-16-079 232-38-905 NEW, B 3-16-079 232-32-44 NEW, B 3-16-079 232-38-905 NEW, B 3-16-079 232-32-44 NEW, B 3-16-079 232-32-34-079 NEW, B 3-16-079 232-32-32-32-32-32-32-32-32-32-32-32-32- | 232-16-650 | NEW-P | | | | | | | |
| 232-16-6600 NEW 83-18-043 232-32-145 NEW E 83-03-049 236-82-54 NEW 83-16-031 232-16-670 NEW-9 83-18-043 232-32-146 NEW 83-16-030 NEW 83-18-043 232-32-146 NEW 83-16-031 NEW-18-03-049 232-32-16-040 NEW 83-18-043 232-32-146 NEW 83-16-031 NEW-18-03-049 232-32-16-040 NEW 83-18-043 232-32-16-040 NEW 83-18-040 NEW 8 | 232-16-650 | NEW | | | NEW-P | 83-06-059 | 236-48-253 | NEW-P | |
| 222-16-670 NEW-P 33-14-079 223-32-146 NEW-E 83-03-049 236-48-254 NEW-P 83-15-003 232-16-670 NEW 83-18-043 232-32-168 NEW-F 83-16-032 232-32-168 NEW-P 83-16-032 232-32-36 NEW-P 83-16-032 232- | | | 83-14-079 | 232-28-805 | NEW E | | | NEW | 83-18-004 |
| 232-16-670 NEW 83-18-043 222-32-147 NEW-E 83-03-057 236-49-060 NEW-P 83-15-053 232-16-680 NEW-P 83-14-079 232-32-148 NEW-E 83-06-024 236-49-061 NEW-P 83-15-033 232-32-160 NEW-P 83-18-043 232-32-140 NEW-E 83-06-026 NEW-P 83-15-033 232-32-150 NEW-P 83-18-043 232-32-150 NEW-E 83-06-030 236-49-061 NEW-P 83-15-033 232-32-150 NEW-E 83-06-030 236-49-061 NEW-P 83-16-032 232-32-150 NEW-E 83-06-037 236-46-061 NEW-P 83-16-032 232-32-150 NEW-E 83-06-037 236-46-051 NEW-P 83-16-032 232-32-150 NEW-E 83-06-037 236-46-051 NEW-P 83-16-032 232-32-150 NEW-E 83-06-037 236-46-035 NEW-E 83-06-037 236-46-035 NEW-E 83-06-037 236-46-035 NEW-E 83-16-036 NEW-E 83-06-037 NEW-E | | | 83-14-079 | | | | | NEW-P NEW | |
| 1321-0-888 | 232-16-670 | NEW | 83-18-043 | 232-32-147 | NEW-E | | 236-49-060 | NEW-P | |
| 232-16-690 NEW-P 83-18-079 232-32-150 NEW-E 83-06-007 248-16-001 AMD 83-18-09-001 232-28-101 REP-P 83-12-052 232-32-151 NEW-E 83-06-007 248-16-001 AMD 9 83-19-001 232-28-101 REP-P 83-12-052 232-32-152 NEW-E 83-06-007 248-16-001 AMD 9 83-19-001 232-28-1060 REW-P 83-12-052 232-32-154 NEW-E 83-22-090 322-28-1060 NEW-B 83-17-101 232-32-154 NEW-E 83-32-090 322-28-1060 NEW-B 83-17-102 232-32-154 NEW-E 83-32-090 322-28-1060 NEW-B 83-17-102 232-32-154 NEW-E 83-32-090 323-28-1060 REP-P 83-17-102 232-32-154 NEW-E 83-32-090 323-28-1060 NEW-B 83-17-103 232-154 NEW-E 83-32-090 323-28-1060 NEW-B 83-17-103 232-154 NEW-E 83-32-090 323-28-1060 NEW-B 83-17-103 232-154 NEW-B 83-13-109 248-16-045 AMD-P 83-19-080 3232-28-1060 NEW-B 83-16-002 236-12-011 AMD-E 83-13-109 248-16-045 AMD-P 83-19-080 3232-28-200 NEW-B 83-16-003 236-12-014 NEW-B 83-13-100 248-16-045 AMD-B 83-19-080 3232-28-200 NEW-B 83-16-003 236-12-014 NEW-B 83-13-100 248-16-050 AMD-B 83-19-080 3232-28-200 NEW-B 83-06-078 236-48-004 AMD-P 83-16-026 AMD-B 83-19-080 3232-28-200 NEW-B 83-16-003 236-48-004 AMD-B 83-15-033 248-16-052 REP-B 83-13-080 3232-28-200 NEW-B 83-16-003 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-19-000 3232-28-200 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-200 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-004 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-005 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-003 236-48-003 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-012 AMD-B 83-15-033 248-16-055 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 236-48-012 AMD-B 83-15-033 248-16-006 AMD-B 83-13-080 3232-28-006 NEW-B 83-16-008 33- | | NEW-P | | | NEW-E | | | NEW | 83-18-004 |
| 232-28-106 NEW 83-18-043 223-23-2151 NEW-E 83-06-037 248-16-001 AMD_P 83-09-001 232-28-105 REP_P 83-17-021 233-23-153 NEW-E 83-23-092 248-16-003 AMD_P 83-19-082 233-28-106 NEW_P 83-17-021 233-23-153 NEW-E 83-23-092 248-16-035 AMD_P 83-19-082 233-28-106 NEW_P 83-17-021 233-23-153 NEW_E 83-23-092 248-16-035 AMD_P 83-19-082 233-28-106 NEW_E 83-17-010 233-23-23-106 NEW_E 83-17-010 233-23-23-106 NEW_E 83-17-010 233-23-23-106 NEW_E 83-17-010 233-23-23-106 NEW_E 83-17-010 233-23-20-106 NEW_E 83-17-010 233-23-20-106 NEW_E 83-17-010 233-23-20-106 NEW_E 83-17-010 233-23-20-106 NEW_E 83-17-010 233-23-20-107 NEW_E 83-19-02 233-23-20-108 NEW_E 83-19-03 236-12-011 AMD_E 83-13-109 248-16-050 AMD_P 83-09-001 233-23-20-200 NEW_E 83-06-038 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-19-060 233-23-20-200 NEW_E 83-06-038 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-19-060 233-23-20-200 NEW_E 83-06-038 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-19-001 232-23-20-200 NEW_E 83-06-038 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-19-001 232-23-20-200 NEW_E 83-06-038 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-13-008 232-23-20-00 NEW_E 83-10-003 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-13-008 232-23-20-00 NEW_E 83-10-003 236-12-014 NEW_E 83-13-109 248-16-050 AMD_P 83-13-008 232-23-20-00 NEW_E 83-10-003 236-48-012 NEW_E 83-10-003 236-48-013 NEW_E 83-10-003 | | | | | NEW-E | | | | |
| 232-28-106 REPP 83-12-052 232-32-152 NEW-E 83-06-007 248-16-001 AMD 83-10-061 232-28-106 NEW-B 83-17-012 232-32-1061 REPP 83-17-012 232-12-101 REPP 83-13-108 248-16-050 AMD-P 83-09-086 232-32-305 REPP 83-16-058 236-12-014 NEW-P 83-16-026 AMD-P 83-09-086 232-32-305 REPP 83-16-058 236-12-014 NEW-P 83-13-108 248-16-050 AMD-P 83-09-081 232-32-305 REPP 83-16-058 236-12-014 NEW-P 83-13-108 248-16-050 AMD-P 83-19-082 232-32-307 NEW-P 83-06-058 236-12-014 NEW-P 83-16-026 248-16-052 REPP 83-19-001 232-32-307 NEW 83-16-032 236-12-014 NEW-P 83-16-026 248-16-055 REPP 83-19-001 232-32-307 NEW 83-16-032 332-32-40-05 REPP 83-14-080 236-48-010 AMD-P 83-15-053 248-16-056 AMD 83-13-068 232-32-307 NEW 83-16-032 326-48-010 AMD-P 83-15-053 248-16-056 AMD 83-13-068 232-32-406 NEW-P 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-406 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-306 NEW-P 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-19-001 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-056 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-050 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 83-15-053 248-16-050 AMD-P 83-13-068 232-32-306 NEW 83-18-040 236-48-011 AMD-P 8 | | NEW | | 232-32-151 | NEW-E | | 248-16-001 | | |
| 232-28-1060 NEW-P 83-12-052 232-32-153 REP-E 83-24-043 248-16-055 AMD 83-13-060 232-28-10601 NEW-E 83-17-011 236-12-011 AMD-E 83-24-043 248-16-040 AMD P 83-09-001 232-28-10601 REP-E 83-17-101 236-12-011 AMD-E 83-13-108 248-16-040 AMD P 83-13-060 248-16-050 REP-P 83-09-070 REP-P 83-16-050 REP-P 83-16-050 AMD-P 83-15-053 REP-P 83-16-050 REP-P 83- | | | | | | | 248-16-001 | AMD | 83-13-068 |
| 232-28-1060 NEW 83-17-021 223-23-154 NEW-E 83-24-043 228-16-040 AMD-P 83-09-001 NEW-E 83-17-101 AMD-P 83-13-108 228-16-045 AMD-P 83-19-063 232-28-2055 REP-B 83-12-1002 236-12-011 AMD-E 83-13-109 228-16-045 AMD-P 83-09-001 232-28-2058 REP-P 83-08-078 236-12-011 AMD-E 83-13-109 228-16-045 AMD-P 83-09-001 232-28-2060 NEW-E 83-06-030 236-12-014 NEW-E 83-13-108 228-16-030 AMD-P 33-09-001 232-28-206 NEW-P 83-08-078 236-12-014 NEW-E 83-13-108 228-16-030 AMD-P 33-09-001 232-28-206 NEW-P 83-06-038 236-8-040 AMD-P 83-16-035 228-16-032 REP-P 83-06-038 232-28-206 NEW-P 83-08-078 226-12-014 NEW-E 83-13-108 228-16-030 AMD-P 33-09-001 232-28-206 NEW-P 83-08-078 236-8-040 AMD-P 83-16-035 228-16-032 REP-P 83-13-068 232-28-206 NEW-P 83-09-032 236-8-040 AMD-P 83-16-035 228-16-032 REP-P 83-13-068 232-28-206 NEW-P 83-16-058 AMD 83-18-042 228-16-055 AMD 83-18-042 232-28-060 REP-P 83-14-800 AMD-P 83-18-042 232-28-060 REP-P 83-14-800 AMD-P 83-18-042 232-28-206 NEW-P 83-12-050 AMD 83-18-044 AMD-P 8 | | KEP NFW-P | | | NEW-E | | | | |
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| 232-28-613 NEW 83-24-042 236-48-240 AMD 83-18-004 248-16-228 AMD-P 83-09-001 | | | | | | 83-18-004 | 248-16-227 | AMD-P | 83-09-001 ° |
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| 248-16-235 | NEW-P | 83-09-001 | 248-23-050 | AMD-P | 83-06-010 83-10-079 | 248-54-575 248-54-575 | REP-P REP | 83-07-060 83-19-002 |
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| 248-18-215 | AMD-P | 83-14-022 | 248-30-080 | AMD AMD-P | 83–18–002 83–13–102 | 248-54-600 248-54-610 | REP REP–P | 83-19-002 83-07-060 |
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| 248-18-220 248-18-220 | AMD-P AMD | 83-19-058 | 248-30-110 | AMD-P | 83-13-102 | 248-54-620 | REP-P | 83-07-060 |
| 248-18-222 | AMD-P | 83-14-022 | 248-30-110 | AMD | 83-18-002 | 248-54-620 | REP | 83-19-002 |
| 248-18-222 | AMD | 83-19-058 | 248-30-130 | NEW-P | 83-13-102 | 248-54-630 | REP-P | 83-07-060 |
| 248-18-223 | AMD-P | 83-14-022 | 248-30-130 | NEW | 83-18-002 | 248-54-630 | REP REP-P | 83–19–002 83–07–060 |
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| 248-18-330 | AMD-P | 83-10-056 | 248-54-015 | NEW-P | 83-07-060 | 248-54-650 | REP | 83-19-002 |
| 248-18-330 | REP-P | 83-22-065 | 248-54-015 | NEW | 83-19-002 | 248-54-660 | REP-P | 83-07-060 |
| 248-18-331 | NEW-P | 83-22-065 | 248-54-025 | NEW-P | 83-07-060 | 248-54-660 | REP | 83-19-002 |
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| 248-18-525 248-18-525 | AMD-F | 83-19-058 | 248-54-085 | NEW-P | 83-07-060 | 248-54-710 | REP | 83-19-002 |
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| 261-40-475 | AMD | 83-06-036 | 275-25-030 | AMD | 83-03-011 | 275-36-285 | NEW | 83-06-013 |
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| 262-01-010 | NEW-E | 83-14-069 | 275–25–530 275–25–700 | AMD REP | 83–03–011 83–03–011 | 275–36–295 275–36–300 | NEW NEW | 83-06-013 83-06-013 |
| 262-01-010 262-01-010 | NEW-E NEW-P | 83-20-047 83-23-089 | 275-25-700 | REP | 83-03-011 | 275-36-305 | NEW | 83-06-013 |
| 262-01-010 | NEW-E | 83-14-069 | 275-25-720 | REP | 83-03-011 | 275-36-310 | NEW | 83-06-013 |
| 262-01-020 | NEW-E | 83-20-047 | 275-25-730 | REP | 83-03-011 | 275-38-630 | REP-P | 83-14-044 |
| 262-01-020 | NEW-P | 83-23-089 | 275–25–740 | REP | 83-03-011 | 275-38-630 | REP-E | 83-14-057 |
| 262-01-030 | NEW-E | 83-14-069 83-20-047 | 275–25–750 275–25–760 | REP REP | 83-03-011 83-03-011 | 275–38–630 275–38–635 | REP REP-P | 83-17-074 83-14-044 |
| 262-01-030 262-01-030 | NEW-E NEW-P | 83-20-047 83-23-089 | 275-25-770 | REP | 83-03-011 | 275-38-635 | REP-E | 83-14-057 |
| 262-01-040 | NEW-E | 83-14-069 | 275-25-810 | AMD | 83-03-011 | 275-38-635 | REP | 83-17-074 |
| 262-01-040 | NEW-E | 83-20-047 | 275-25-820 | REP | 83-03-011 | 275-38-640 | REP-P | 83-14-044 |
| 262-01-040 | NEW-P | 83-23-089 | 275-25-830 | REP | 83-03-011 | 275-38-640 | REP-E | 83-14-057 |
| 262-01-050 | NEW-E | 83-14-069 | 275-25-840 | AMD | 83-03-011 | 275–38–640 | REP REP–P | 83-17-074 83-14-044 |
| 262-01-050 262-01-050 | NEW-E NEW-P | 83-20-047 83-23-089 | 275–26–005 275–26–010 | NEW NEW | 83-05-017 83-05-017 | 275–38–642 275–38–642 | REP-P REP-E | 83-14-044 83-14-057 |
| 262-01-030 262-01-060 | NEW-P NEW-E | 83-23-089 83-14-069 | 275-26-010 | NEW | 83–05–017 83–05–017 | 275-38-642 | REP | 83-17-074 |
| 262-01-060 | NEW-E | 83-20-047 | 275-26-015 | NEW | 83-05-017 | 275-38-830 | REP-P | 83-14-044 |
| 262-01-060 | NEW-P | 83-19-061 | 275-26-020 | NEW | 83-05-017 | 275-38-830 | REP-E | 83-14-057 |
| 262-01-060 | NEW | 83-24-001 | 275-26-022 | NEW | 83-05-017 | 275-38-830 | REP NEW-P | 83–17–074 83–14–044 |
| 262-01-070 262-01-070 | NEW-P NEW | 83-19-061 83 24-001 | 275–26–025 275–26–030 | NEW NEW | 83–05–017 83–05–017 | 275–38–831 275–38–831 | NEW-P NEW-E | 83-14-044 83-14-057 |
| 202-01-070 | 14 E W | 83–24–001 | 1 213-20-030 | 1415 44 | 05-05-017 | 1 2,5 50 051 | | J. 1. 007 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 275-38-831 | NEW | 83-17-074 | 275–56–050 | NEW | 83-09-002 | 275-56-180 | NEW-E | 92 02 066 |
| 275-38-845 | AMD-P | 83-14-044 | 275-56-055 | NEW-P | 83-03-065 | 275-56-180 | NEW-E | 83-03-066 83-09-002 |
| 275-38-845 | AMD-E | 83-14-057 | 27556055 | NEW-E | 83-03-066 | 275-56-185 | NEW-P | 83-03-065 |
| 275-38-845 | AMD NEW D | 83-17-074 | 275-56-055 | NEW | 83-09-002 | 275-56-185 | NEW-E | 83-03-066 |
| 275–38–846 275–38–846 | NEW-P NEW-E | 83-14-044 | 275-56-060 | NEW-P | 83-03-065 | 275-56-185 | NEW | 83-09-002 |
| 275-38-846 | NEW-E | 83-14-057 83-17-074 | 275–56–060 275–56–060 | NEW-E NEW | 83-03-066 | 275–56–190 | NEW-P | 83-03-065 |
| 275-38-855 | REP-P | 83-14-044 | 275-56-065 | NEW-P | 83-09-002 83-03-065 | 275–56–190 275–56–190 | NEW-E NEW | 83-03-066 83-09-002 |
| 275-38-855 | REP-E | 83-14-057 | 275-56-065 | NEW-E | 83-03-066 | 275-56-195 | NEW-P | 83-03-065 |
| 275-38-855 | REP | 83-17-074 | 275-56-065 | NEW | 83-09-002 | 275-56-195 | NEW-E | 83-03-066 |
| 275-38-860 | AMD-P | 83-14-044 | 275-56-070 | NEW-P | 83-03-065 | 275-56-195 | NEW | 83-09-002 |
| 275–38–860 275–38–860 | AMD–E AMD | 83-14-057 83-17-074 | 275–56–070 275–56–070 | NEW-E NEW | 83-03-066 | 275-56-200 | NEW-P | 83-03-065 |
| 275–38–865 | AMD-P | 83-14-044 | 275-56-075 | NEW-P | 83–09–002 83–03–065 | 275–56–200 275–56–200 | NEW-E | 83-03-066 |
| 275-38-865 | AMD-E | 83-14-057 | 275-56-075 | NEW-E | 83-03-066 | 275-56-205 | NEW NEW-P | 83-09-002 83-03-065 |
| 275-38-865 | AMD | 83-17-074 | 275-56-075 | NEW | 83-09-002 | 275-56-205 | NEW-E | 83-03-066 |
| 275-38-870 | AMD-P | 83-14-044 | 275-56-080 | NEW-P | 83-03-065 | 275-56-205 | NEW | 83-09-002 |
| 275-38-870 275-38-870 | AMD–E AMD | 83-14-057 83-17-074 | 275-56-080 275-56-080 | NEW-E NEW | 83-03-066 | 275-56-210 | NEW-P | 83-03-065 |
| 275-38-875 | AMD-P | 83-14-044 | 275-56-085 | NEW-P | 83-09-002 83-03-065 | 275-56-210 275-56-210 | NEW-E NEW | 83-03-066 |
| 275-38-875 | AMD-E | 83-14-057 | 275-56-085 | NEW-E | 83-03-066 | 275-56-215 | NEW-P | 83-09-002 83-03-065 |
| 275-38-875 | AMD | 83-17-074 | 275-56-085 | NEW | 83-09-002 | 275-56-215 | NEW-E | 83-03-066 |
| 275-38-880 | AMD-P | 83-14-044 | 275-56-090 | NEW-P | 83-03-065 | 275-56-215 | NEW | 83-09-002 |
| 275-38-880 275-38-880 | AMD–E AMD | 83-14-057 83-17-074 | 275–56–090 275–56–090 | NEW-E NEW | 83-03-066 | 275-56-220 | NEW-P | 83-03-065 |
| 275–38–886 | NEW-P | 83-14-044 | 275-56-095 | NEW-P | 83-09-002 83-03-065 | 275–56–220 275–56–220 | NEW-E NEW | 83-03-066 83-09-002 |
| 275-38-886 | NEW-E | 83-14-057 | 275-56-095 | NEW-E | 83-03-066 | 275-56-225 | NEW-P | 83–09–002 83–03–065 |
| 275-38-886 | NEW | 83-17-074 | 275-56-095 | NEW | 83-09-002 | 275-56-225 | NEW-E | 83-03-066 |
| 275-55-020 | AMD-P | 83-22-009 | 275-56-100 | NEW-P | 83-03-065 | 275-56-225 | NEW | 83-09-002 |
| 275-55-020 275-55-161 | AMD-E AMD-P | 83-23-017 83-22-009 | 275–56–100 275–56–100 | NEW-E NEW | 83-03-066 | 275-56-230 | NEW-P | 83-03-065 |
| 275-55-161 | AMD-E | 83-23-017 | 275-56-105 | NEW-P | 83–09–002 83–03–065 | 275–56–230 275–56–230 | NEW-E NEW | 83–03–066 83–09–002 |
| 275-55-263 | AMD-P | 83-22-009 | 275-56-105 | NEW-E | 83-03-066 | 275-56-235 | NEW-P | 83-03-065 |
| 275-55-263 | AMD-E | 83-23-017 | 275–56–105 | NEW | 83-09-002 | 275-56-235 | NEW-E | 83-03-066 |
| 275-55-271 275-55-271 | AMD-P AMD-E | 83-22-009 83-23-017 | 275–56–110 275–56–110 | NEW-P NEW-E | 83-03-065 | 275-56-235 | NEW | 83-09-002 |
| 275-55-281 | AMD-P | 83-22-009 | 275-56-110 | NEW-E | 83-03-066 83-09-002 | 275–56–240 275–56–240 | NEW-P NEW-E | 83–03–065 83–03–066 |
| 275-55-281 | AMD-E | 83-23-017 | 275-56-115 | NEW-P | 83-03-065 | 275-56-240 | NEW | 83-09-002 |
| 275-55-291 | AMD-P | 83-22-009 | 275–56–115 | NEW-E | 83-03-066 | 275-56-245 | NEW-P | 83-03-065 |
| 275-55-291 275-55-293 | AMD-E AMD | 83–23–017 83–03–010 | 275–56–115 275–56–120 | NEW NEW-P | 83–09–002 83–03–065 | 275-56-245 | NEW-E | 83-03-066 |
| 275-55-293 | AMD-P | 83-22-009 | 275-56-120 | NEW-E | 83–03–065 83–03–066 | 275–56–245 275–56–250 | NEW NEW-P | 83–09–002 83–03–065 |
| 275-55-293 | AMD-E | 83-23-017 | 275-56-120 | NEW | 83-09-002 | 275-56-250 | NEW-E | 83-03-066 |
| 275-55-297 275-55-297 | AMD-P AMD-E | 83-22-009 | 275-56-125 | NEW-P | 83-03-065 | 275–56–250 | NEW | 83-09-002 |
| 275-55-301 | AMD-E AMD-P | 83-23-017 83-22-009 | 275–56–125 275–56–125 | NEW-E NEW | 83-03-066 83-09-002 | 275-56-255 | NEW-P | 83-03-065 |
| 275-55-301 | AMD-E | 83-23-017 | 275-56-130 | NEW-P | 83-03-065 | 275–56–255 275–56–255 | NEW-E NEW | 83-03-066 83-09-002 |
| 275-55-331 | AMD-P | 83-22-009 | 275-56-130 | NEW-E | 83-03-066 | 275-56-260 | NEW-P | 83-03-065 |
| 275-55-331 | AMD-E | 83-23-017 | 275-56-130 | NEW | 83-09-002 | 275-56-260 | NEW-E | 83-03-066 |
| 275-55-371 275-55-371 | AMD-P AMD-E | 83-22-009 83-23-017 | 275–56–135 275–56–135 | NEW-P NEW-E | 83-03-065 | 275-56-260 | NEW | 83-09-002 |
| 275–56–005 | NEW-P | 83-03-065 | 275-56-135 | NEW-E NEW | 83–03–066 83–09–002 | 275–56–265 275–56–265 | NEW-P NEW-E | 83–03–065 83–03–066 |
| 275-56-005 | NEW-E | 83-03-066 | 275-56-140 | NEW-P | 83-03-065 | 275-56-265 | NEW-E | 83-09-002 |
| 275-56-005 | NEW | 83-09-002 | 275-56-140 | NEW-E | 83-03-066 | 275-56-270 | NEW-P | 83-03-065 |
| 275-56-010 275-56-010 | NEW-P NEW-E | 83–03–065 83–03–066 | 275-56-140 | NEW | 83-09-002 | 275-56-270 | NEW-E | 83-03-066 |
| 275-56-010 | NEW | 83-09-002 | 275–56–145 275–56–145 | NEW-P NEW-E | 83–03–065 83–03–066 | 275–56–270 275–56–275 | NEW | 83-09-002 |
| 275-56-015 | NEW-P | 83-03-065 | 275-56-145 | NEW | 83-09-002 | 275-56-275 | NEW-P NEW-E | 83-03-065 83-03-066 |
| 275-56-015 | NEW-E | 83-03-066 | 275-56-150 | NEW-P | 83-03-065 | 275-56-275 | NEW | 83-09-002 |
| 275-56-015 275-56-020 | NEW NEW-P | 83–09–002 83–03–065 | 275-56-150 | NEW-E | 83-03-066 | 275-56-280 | NEW-P | 83-03-065 |
| 275-56-020 | NEW-P | 83-03-066 | 275–56–150 275–56–155 | NEW NEW-P | 83–09–002 83–03–065 | 275-56-280 | NEW-E | 83-03-066 |
| 275-56-020 | NEW | 83-09-002 | 275-56-155 | NEW-E | 83-03-066 | 275-56-280 275-56-285 | NEW NEW-P | 83-09-002 83-03-065 |
| 275-56-025 | NEW-P | 83-03-065 | 275-56-155 | NEW | 83-09-002 | 275-56-285 | NEW-E | 83-03-066 |
| 275-56-025 | NEW-E | 83-03-066 | 275-56-160 | NEW-P | 83-03-065 | 275-56-285 | NEW | 83-09-002 |
| 275-56-025 275-56-030 | NEW NEW-P | 83–09–002 83–03–065 | 275-56-160 275-56-160 | NEW-E NEW | 83-03-066 | 275-56-290 | NEW-P | 83-03-065 |
| 275-56-030 | NEW-E | 83-03-066 | 275-56-165 | NEW-P | 83-09-002 83-03-065 | 275–56–290 275–56–290 | NEW-E NEW | 83-03-066 83-09-002 |
| 275-56-030 | NEW | 83-09-002 | 275-56-165 | NEW-E | 83-03-066 | 275-56-295 | NEW-P | 83-03-065 |
| 275–56–035 | NEW-P | 83-03-065 | 275-56-165 | NEW | 83-09-002 | 275-56-295 | NEW-E | 83-03-066 |
| 275-56-035 275-56-035 | NEW-E NEW | 83–03–066 83–09–002 | 275-56-170 275-56-170 | NEW-P NEW-E | 83–03–065 83 03 066 | 275-56-295 | NEW D | 83-09-002 |
| 275-56-040 | NEW-P | 83-03-065 | 275–56–170 | NEW-E NEW | 83–03–066 83–09–002 | 275–56–300 275–56–300 | NEW-P NEW-E | 83–03–065 83–03–066 |
| 275-56-040 | NEW-E | 83-03-066 | 275-56-175 | NEW-P | 83-03-065 | 275-56-300 | NEW | 83-09-002 |
| 275-56-040 | NEW NEW-P | 83-09-002 | 275-56-175 | NEW-E | 83-03-066 | 275-56-305 | NEW-P | 83-03-065 |
| 275-56-050 275-56-050 | NEW-P NEW-E | 83–03–065 83–03–066 | 275–56–175 275–56–180 | NEW NEW-P | 83-09-002 83-03-065 | 275-56-305 275-56-305 | NEW-E NEW | 83-03-066 |
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| WAC # | ··· | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 275-56-307 | NEW-P | 83-03-065 | 275-56-435 | NEW-P | 83-03-065 | 275–96–015 | REP-P | 83-17-135 |
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| 275-56-310 | NEW-P | 83-03-065 | 275-56-435 | NEW | 83-09-002 | 275-96-015 | REP-E | 83-20-037 83-02-048 |
| 275-56-310 | NEW-E | 83-03-066 | 275-56-440 275-56-440 | NEW-P NEW-E | 83–03–065 83–03–066 | 275–96–021 275–96–021 | REP-P REP-E | 83-02-048 83-02-050 |
| 275-56-310 | NEW NEW-P | 83-09-002 83-03-065 | 275-56-440 275-56-440 | NEW-E NEW | 83-09-002 | 275-96-021 | REP-W | 83-08-007 |
| 275-56-315 275-56-315 | NEW-E | 83-03-066 | 275-56-445 | NEW-P | 83-03-065 | 275-96-021 | REP-E | 83-08-063 |
| 275-56-315 | NEW | 83-09-002 | 275-56-445 | NEW-E | 83-03-066 | 275-96-021 | REP-E | 83-15-004 |
| 275-56-320 | NEW-P | 83-03-065 | 275-56-445 | NEW | 83-09-002 | 275-96-021 | REP-P | 83-17-135 |
| 275-56-320 | NEW-E | 83-03-066 | 275–56–450 275–87 | NEW REP-C | 83-09-002 83-06-011 | 275-96-021 275-96-021 | REP REP-E | 83-20-036 83-20-037 |
| 275-56-320 275-56-325 | NEW NEW-P | 83–09–002 83–03–065 | 275–87 275–87 | REP-W | 83-08-007 | 275-96-022 | REP-P | 83-02-048 |
| 275-56-325 | NEW-E | 83-03-066 | 275–87 | REP-E | 83-08-063 | 275-96-022 | REP-E | 83-02-050 |
| 275-56-325 | NEW | 83-09-002 | 275-87-005 | REP-P | 83-02-049 | 275-96-022 | REP-W | 83-08-007 |
| 275-56-330 | NEW-P | 83-03-065 | 275-87-005 | REP-E | 83-02-051 | 275–96–022 275–96–022 | REP-E REP-E | 83–08–063 83–15–004 |
| 275-56-330 | NEW-E NEW | 83-03-066 83-09-002 | 275–87–005 275–87–005 | REP-W REP-E | 83-08-007 83-08-063 | 275-96-022 | REP-P | 83-17-135 |
| 275–56–330 275–56–335 | NEW-P | 83-03-065 | 275-87-005 | REP-E | 83-15-004 | 275-96-022 | REP | 83-20-036 |
| 275-56-335 | NEW-E | 83-03-066 | 275-87-005 | REP-P | 83-17-136 | 275-96-022 | REP-E | 83-20-037 |
| 275-56-335 | NEW | 83-09-002 | 275-87-005 | REP | 83-20-035 | 275–96–025 | REP-P | 83-02-048 |
| 275-56-340 | NEW-P | 83-03-065 | 275-87-005 | REP-E REP-P | 83–20–038 83–02–049 | 275-96-025 275-96-025 | REP–E REP–W | 83-02-050 83-08-007 |
| 275-56-340 275-56-340 | NEW-E NEW | 83–03–066 83–09–002 | 275-87-010 275-87-010 | REP-E | 83-02-051 | 275-96-025 | REP-E | 83-08-063 |
| 275-56-345 | NEW-P | 83-03-065 | 275-87-010 | REP-W | 83-08-007 | 275-96-025 | REP-E | 83-15-004 |
| 275-56-345 | NEW-E | 83-03-066 | 275-87-010 | REP-E | 83-08-063 | 275-96-025 | REP-P | 83–17–135 |
| 275-56-345 | NEW | 83-09-002 | 275-87-010 | REP-E | 83-15-004 | 275-96-025 | REP REP-E | 83-20-036 83-20-037 |
| 275-56-350 | NEW-P NEW-E | 83–03–065 83–03–066 | 275–87–010 275–87–010 | REP-P REP | 83–17–136 83–20–035 | 275–96–025 275–96–030 | REP-P | 83-02-048 |
| 275-56-350 275-56-350 | NEW-E NEW | 83-09-002 | 275-87-010 | REP-E | 83-20-038 | 275–96–030 | REP-E | 83-02-050 |
| 275-56-355 | NEW-P | 83-03-065 | 275-87-015 | REP-P | 83-02-049 | 275-96-030 | REP-W | 83-08-007 |
| 275-56-355 | NEW-E | 83-03-066 | 275-87-015 | REP-E | 83-02-051 | 275-96-030 | REP-E | 83-08-063 |
| 275-56-355 | NEW | 83-09-002 | 275-87-015 275-87-015 | REP–W REP–E | 83–08–007 83–08–063 | 275–96–030 275–96–030 | REP-E REP-P | 83-15-004 83-17-135 |
| 275–56–360 275–56–360 | NEW-P NEW-E | 83–03–065 83–03–066 | 275-87-015 | REP-E | 83-15-004 | 275-96-030 | REP | 83-20-036 |
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| 275-56-365 | NEW-P | 83-03-065 | 275-87-015 | REP | 83-20-035 | 275–96–045 | REP-P | 83-02-048 |
| 275-56-365 | NEW-E | 83-03-066 | 275-87-015 | REP-E | 83-20-038 | 275–96–045 275–96–045 | REP-E REP-W | 83-02-050 83-08-007 |
| 275-56-365 275-56-370 | NEW NEW-P | 83–09–002 83–03–065 | 275-87-020 275-87-020 | REP-P REP-E | 83-02-049 83-02-051 | 275-96-045 | REP-E | 83-08-063 |
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| 275-56-370 | NEW | 83-09-002 | 275-87-020 | REP-E | 83-08-063 | 275–96–045 | REP-P | 83-17-135 |
| 275-56-375 | NEW-P | 83-03-065 | 275-87-020 | REP-E | 83-15-004 | 275–96–045 275–96–045 | REP REP-E | 83-20-036 83-20-037 |
| 275-56-375 275-56-375 | NEW-E NEW | 83–03–066 83–09–002 | 275-87-020 275-87-020 | REP–P REP | 83-17-136 83-20-035 | 275-96-050 | REP-P | 83-02-048 |
| 275-56-380 | NEW-P | 83-03-065 | 275-87-020 | REP-E | 83-20-038 | 275-96-050 | REP-E | 83-02-050 |
| 275-56-380 | NEW-E | 83-03-066 | 275-87-025 | REP-P | 83-02-049 | 275-96-050 | REP-W | 83-08-007 |
| 275-56-380 | NEW | 83-09-002 | 275-87-025 | REP-E | 83-02-051 | 275-96-050 | REP-E REP-E | 83-08-063 |
| 275-56-385 | NEW-P NEW-E | 83–03–065 83–03–066 | 275-87-025 275-87-025 | REP-W REP-E | 83-08-007 83-08-063 | 275–96–050 275–96–050 | REP-E REP-P | 83-15-004 83-17-135 |
| 275–56–385 275–56–385 | NEW-E NEW | 83-09-002 | 275-87-025 275-87-025 | REP-E | 83-15-004 | 275-96-050 | REP | 83-20-036 |
| 275-56-390 | NEW-P | 83-03-065 | 275-87-025 | REP-P | 83-17-136 | 275–96–050 | REP-E | 83-20-037 |
| 275-56-390 | NEW-E | 83-03-066 | 275-87-025 | REP | 83-20-035 | 275-96-055 | REP-P | 83-02-048 |
| 275-56-390 | NEW | 83-09-002 83-03-065 | 275–87–025 275–96 | REP-E REP-C | 83-20-038 83-06-011 | 275–96–055 275–96–055 | REP-E REP-W | 83-02-050 83-08-007 |
| 275–56–395 275–56–395 | NEW-P NEW-E | 83-03-065 83-03-066 | 275–96 275–96 | REP-W | 83-08-007 | 275-96-055 | REP-E | 83-08-063 |
| 275-56-395 | NEW | 83-09-002 | 275-96 | REP-E | 83-08-063 | 275–96–055 | REP-E | 83-15-004 |
| 275-56-400 | NEW-P | 83-03-065 | 275–96–005 | REP-P | 83-02-048 | 275–96–055 | REP-P | 83-17-135 |
| 275-56-400 | NEW-E | 83-03-066 | 275-96-005 | REP–E REP–W | 83-02-050 83-08-007 | 275–96–055 275–96–055 | REP REP–E | 83–20–036 83–20–037 |
| 275-56-400 275-56-405 | NEW NEW-P | 83–09–002 83–03–065 | 275–96–005 275–96–005 | REP-E | 83-08-063 | 275-96-060 | REP-P | 83-02-048 |
| 275-56-405 | NEW-E | 83-03-066 | 275-96-005 | REP-E | 83-15-004 | 275-96-060 | REP-E | 83-02-050 |
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| 303-3-105 | | | | | | | | NEW-P | |
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| 308-40-120 AMD 83-08-021 308-52-315 AMD-E 83-19-069 308-39-010 NEW-E 83-19-061 308-40-123 REP-P 83-13-101 308-52-315 AMD-B 83-12-060 308-39-010 NEW-P 83-20-089 308-40-123 REP-P 83-13-101 308-52-315 AMD-B 83-20-069 308-39-010 NEW-P 83-20-069 308-40-123 REP-P 83-13-116 308-52-510 AMD-B 83-20-069 308-39-010 NEW-P 83-20-069 308-40-125 NEW-P 83-13-116 308-52-504 AMD-P 83-03-045 308-39-020 NEW-P 83-13-003 308-41-025 NEW-P 83-13-116 308-52-504 AMD-P 83-07-014 308-39-020 NEW-P 83-13-069 308-40-025 NEW-P 83-13-116 308-52-504 AMD-P 83-07-014 308-39-020 NEW-P 83-13-069 308-42-020 REP-P 83-13-106 308-52-504 AMD-P 83-07-014 308-39-020 NEW-P 83-13-069 308-42-020 REP-P 83-13-106 308-52-504 AMD-P 83-07-014 308-39-020 NEW-P 83-13-069 308-42-020 REP-P 83-24-072 308-32-520 REP-P 83-03-045 308-39-020 NEW-P 83-13-069 308-42-020 REP-P 83-24-072 308-32-520 REP-P 83-03-045 308-39-020 NEW-P 83-13-069 308-42-020 REP-P 83-24-072 308-32-550 REP-P 83-07-014 308-39-030 NEW-E 83-110-021 308-42-040 AMD-P 83-24-072 308-32-550 REP-P 83-07-014 308-39-030 NEW-E 83-110-021 308-42-040 AMD-P 83-24-072 308-32-560 REP-P 83-07-014 308-39-030 NEW-E 83-110-021 308-42-040 AMD-P 83-24-072 308-32-560 REP-P 83-07-014 308-39-030 NEW-E 83-10-021 308-32-040 AMD-P 83-24-072 308-32-050 NEW-P 83-13-116 308-39-030 NEW-P 83-10-032 308-32-040 AMD-P 83-24-072 308-33-308-33-000 NEW-P 83-10-032 308-32-060 AMD-P 83-24-072 308-33-308-33-000 NEW-P 83-10-032 308-32-060 AMD-P 83-24-072 308-33-308 AMD-P 83-06-072 308-33-300 NEW-P 83-10-032 308-32-070 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-32-070 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-32-070 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-32-070 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33-000 NEW-P 83-10-032 308-33 | | AMD | | | NEW-P | 83-13-116 | | NEW-E | 83-10-021 |
| 308-40-120 REP-P 83-13-116 308-52-315 AMD-P 83-12-069 308-93-010 NEW-P 83-13-1039 308-40-125 NEW-P 83-17-031 308-52-500 AMD-P 83-02-060 308-93-010 NEW-P 83-12-0761 308-43-120 NEW-P 83-13-161 308-52-500 AMD-P 83-07-014 308-93-010 NEW 83-12-076 308-14-020 REP-P 83-17-031 308-22-020 NEW-P 83-13-031 308-23-020 NEW-P 83-13-161 308-23-020 NEW-P 83-13-031 308-23-020 NEW-P 83-13-031 308-24-020 NEW-P 83-13-161 308-23-020 NEW-P 83-13-163 308-23-020 NEW-P 83-13-020 NEW-P 83-13-163 308-23-020 NEW-P 83-13-163 308-2 | | AMD-P | | | NEW | | | NEW-P | |
| 308-40-125 NEW-9 83-12-016 308-25-200 AMD-9 83-03-045 308-39-010 NEW-9 83-20-076 308-40-125 NEW-9 83-12-016 308-25-200 AMD-9 83-03-045 308-39-020 NEW-E 83-10-021 308-41-025 NEW-9 83-11-161 308-25-200 AMD-9 83-03-045 308-39-020 NEW-E 83-10-021 308-41-025 NEW-P 83-11-161 308-25-200 NEW-P 83-10-021 308-25-200 NEW-P 83-10-021 308-25-200 NEW-P 83-10-021 308-25-200 NEW-P 83-10-021 308-20-020 NEW-P 83-10-021 308-25-200 NEW-P 83-10-021 308-25-200 NEW-P 83-10-021 308-25-200 NEW-P 83-20-089 308-20-020 NEW-P 83-10-021 308-20-020 NEW-P 83-1 | | | | | | | | | |
| 308-40-125 NEW-P 33-13-116 308-32-500 AMD-P 33-05-045 308-39-010 NEW 33-23-076 308-41-020 REP-P 33-13-116 308-32-502 NEW-P 33-05-045 308-39-020 NEW-W 33-10-021 308-41-025 NEW-P 33-13-116 308-32-502 NEW-P 33-05-045 308-39-020 NEW-W 33-11-043 308-31-021 NEW-P 33-13-116 308-32-504 NEW-P 33-05-045 308-39-020 NEW-W 33-11-043 308-32-040 NEW-P 33-13-116 308-32-504 NEW-P 33-13-116 308-32-040 NEW-P 33-13-116 308-32-504 NEW-P 33-05-045 | | | | | | | | NEW-P | 83-13-103 83-20-089 |
| 308-41-020 REP-P 33-13-116 308-32-502 NEW-P 33-0-045 308-39-020 NEW-P 33-13-106 308-41-025 NEW 33-17-031 308-32-504 AMD 33-0-045 308-39-020 NEW-W 33-13-106 308-41-025 NEW 33-13-106 NEW 33-1 | | NEW-P | 83-13-116 | | | | 308-93-010 | NEW | 83-23-076 |
| 308-41-020 REP \$3-17-031 308-32-502 NEW \$3-07-014 308-93-020 NEW-W \$3.1-3-105 NEW-W \$3.1-3-105 308-31-020 NEW-W \$3.1-3-105 NEW | | | | | AMD | 83-07-014 | | NEW-E | |
| 308-41-025 NEW -P 83-13-116 308-52-504 AMD -P 83-03-045 308-93-020 NEW-W 83-12-039 308-42-020 REP-P 83-14-072 308-52-520 REP-P 83-03-045 308-93-020 NEW-P 83-20-089 308-42-020 REP-P 83-05-032 308-32-2076 REP-P 83-03-045 308-93-030 NEW-P 83-23-070 NEW-P 83-24-072 NEW-P 83-34-010 NEW-P 83-32-06-089 NEW-P 83-3 | | | | 308-52-502 | NEW-P | 83-03-045 | | | |
| 308-42-020 REP-P \$3-2-072 308-52-504 AMD \$3-07-014 308-93-020 NEW-P \$3-2-0-089 308-42-020 REP- \$3-2-072 308-52-507 REP-P \$3-07-014 308-93-020 NEW-P \$3-2-0-018 308-42-030 AMD-P \$3-0-032 308-52-507 REP-P \$3-07-014 308-93-030 NEW-E \$3-10-021 308-22-030 AMD-P \$3-0-032 308-52-507 REP-P \$3-07-014 308-93-030 NEW-E \$3-10-021 308-22-030 AMD-P \$3-0-032 308-32-507 REP-P \$3-07-014 308-93-030 NEW-E \$3-10-021 308-22-030 REP-P \$3-07-014 308-93-030 NEW-E \$3-10-021 308-22-030 REP-P \$3-0-040 AMD-P \$3-0-032 308-32-500 REP-P \$3-0-040 NEW-E \$3-10-021 308-32-500 NEW-P \$3-11-116 308-93-030 NEW-E \$3-11-043 308-93-030 NEW-E \$3-11-043 308-93-000 NEW-P \$3-11-04 | | NEW-P | | | | 83-03-045 | | NEW-E | |
| 308-42-020 REP-P 83-2-4-072 308-52-520 REP 83-03-045 308-93-020 NEW 83-32-076 308-42-030 REP-P 83-05-032 308-32-550 REP 83-07-041 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-11-043 308-93-030 NEW-P 83-12-052 NEW-P 83-12-072 308-53-080 NEW-P 83-11-043 308-93-030 NEW-P 83-12-052 NEW-P 83-12-072 308-53-080 NEW-P 83-12-073 308-93-040 NEW-P 83-12-072 308-53-080 AMD 83-06-073 308-93-040 NEW-P 83-11-043 308-92-060 AMD 83-06-032 308-53-085 AMD 83-06-073 308-93-040 NEW-P 83-11-062 308-42-075 NEW-P 83-12-106 308-42-075 NEW-P 83-12-106 308-42-075 NEW-P 83-12-106 308-33-085 AMD 83-10-052 308-93-040 NEW-P 83-12-072 308-53-310 REP-P 83-11-043 308-93-040 NEW-P 83-20-089 308-42-075 NEW-P 83-11-106 308-93-040 NEW-P 83-20-089 308-42-075 NEW-P 83-11-106 308-93-040 NEW-P 83-12-072 308-53-310 REP-P 83-11-106 308-93-050 NEW-P 83-12-072 308-53-310 REP-P 83-11-106 308-93-050 NEW-P 83-11-043 308-42-100 REP-P 83-11-043 308-93-040 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-060 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 308-93-070 NEW-P 83-11-043 30 | 308-41-025 | NEW | 83-17-031 | 308-52-504 | AMD | 83-07-014 | | | 83-20-089 |
| 308-42-030 AMD 83-05-032 308-32-550 REP- 83-01-045 308-93-030 NEW-P 83-11-043 308-42-040 AMD 81-05-032 308-42-560 REP- 83-01-045 308-93-030 NEW-W 83-13-105 308-42-040 AMD 83-05-032 308-32-560 REP- 83-01-045 308-93-030 NEW-W 83-13-105 308-42-040 AMD 83-05-032 308-32-560 REP- 83-01-045 308-93-030 NEW-W 83-13-105 308-42-045 AMD 9 33-45-072 308-53-260 NEW-P 83-13-116 308-93-045 AMD 9 33-05-032 308-33-020 NEW-P 83-13-116 308-93-040 NEW-R 83-13-05 308-42-055 REP- 83-05-032 308-33-020 NEW-P 83-13-116 308-93-040 NEW-P 83-16-032 308-33-020 NEW-P 83-13-116 308-93-040 NEW-P 83-16-032 308-43-056 AMD 9 33-05-032 308-33-085 AMD 9 33-05-032 308-43-060 NEW-P 83-13-106 308-42-070 NEW-P 83-13-116 308-33-085 AMD 83-05-032 308-33-040 NEW-P 83-13-106 308-42-070 NEW-P 83-13-116 308-33-030 REP-P 83-13-116 308-33-310 REP-P 83-13-106 308-42-070 NEW-P 83-13-116 308-33-310 REP-R 83-13-031 308-42-070 NEW-P 83-13-116 308-33-310 REP-R 83-13-103 308-42-100 REP-R 83-13-116 308-33-310 REP-R 83-13-103 308-42-100 REP-R 83-13-116 308-33-310 REP-R 83-13-103 308-42-100 REP-R 83-13-116 308-33-310 REP-R 83-13-031 308-93-050 NEW-P 83-12-031 308-43-100 REP 83-17-031 308-93-050 NEW-R 83-13-062 308-43-100 REP-R 83-13-116 308-93-050 NEW-R 83-13-062 308-43-100 REP-R 83-13-106 308-93-050 NEW-R 83-13-063 308-43-100 AMD 83-04-020 308-55-010 REP-R 83-13-106 308-93-050 NEW-R 83-13-065 308-84-010 AMD 83-04-020 308-50-023 NEW-P 83-11-043 308-93-050 NEW-R 83-13-065 308-93-050 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-060 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R 83-13-065 308-93-070 NEW-R | | REP-P | | | REP-P | 83-03-045 | | NEW | 83-23-076 |
| 308-42-030 REP-P 83-24-072 308-52-5500 REP 83-07-014 308-91-030 NEW-E 83-13-062 308-42-040 AMD 83-05-032 308-52-560 REP 83-07-014 308-93-030 NEW-P 83-23-076 308-42-040 AMD 83-05-032 308-53-020 NEW-P 83-13-116 308-93-030 NEW-P 83-23-076 308-42-045 AMD 83-05-032 308-53-020 NEW-P 83-13-116 308-93-030 NEW-P 83-23-076 308-42-050 REP-P 83-24-072 308-53-080 AMD 83-10-031 308-93-040 NEW-E 83-10-031 308-42-050 REP-P 83-24-072 308-53-080 AMD 83-10-052 308-53-080 AMD 83-06-073 308-93-040 NEW-E 83-11-043 308-42-050 AMD 83-05-032 308-53-080 AMD 83-10-052 308-33-040 NEW-E 83-13-105 308-42-075 NEW-P 83-13-116 308-33-100 REP-P 83-13-116 308-42-075 NEW-P 83-13-116 308-33-100 REP-P 83-13-116 308-42-075 NEW-P 83-13-116 308-33-100 REP-P 83-13-116 308-42-075 NEW 83-17-031 308-43-100 REP-P 83-13-116 308-42-075 NEW 83-17-031 308-43-100 REP-P 83-13-116 308-42-100 REP-P 83-13-116 308-43-100 EP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-100 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 REP-P 83-13-116 308-39-050 NEW-P 83-13-10-021 308-43-10 NEW-P 83-13-10-021 308-43-10 NEW-P | | AMD | | | REP DED D | 83-07-014 | | | |
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| 308-42-040 AMD 83-05-032 308-52-560 REP 83-07-014 308-93-030 NEW-P 83-20-089 308-42-045 AMD 83-05-032 308-53-020 NEW-P 83-116 308-93-030 NEW-P 83-23-076 308-42-050 REP-P 83-24-072 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-080 AMD 83-05-032 308-53-085 AMD 83-10-052 308-53-080 AMD 83-05-032 308-53-085 AMD 83-10-052 308-53-080 NEW-P 83-12-051 308-42-070 NEW 83-05-032 308-53-085 AMD 83-10-052 308-53-080 NEW-P 83-20-089 308-42-075 NEW-P 83-13-116 308-53-310 REP-P 38-11-116 308-39-300 NEW-P 83-20-069 NEW-P 83-11-043 308-42-100 REP-P 83-11-161 308-53-310 REP 83-17-031 308-53-305 NEW-P 83-11-043 308-54-310 REP 83-17-031 308-39-305 NEW-P 83-11-043 308-42-100 REP-P 83-11-3116 308-53-315 NEW 83-17-031 308-39-305 NEW-E 83-10-021 308-43-100 REP 83-24-072 308-53-100 REP-P 31-11-16 308-39-305 NEW-E 83-10-021 308-84-010 AMD 83-04-021 308-55-010 REP-P 31-11-16 308-39-305 NEW-P 83-20-069 308-34-010 AMD 83-04-021 308-55-010 REP-P 31-11-16 308-39-305 NEW-P 83-20-069 308-34-000 AMD 83-04-021 308-55-025 NEW-P 83-17-031 308-39-306 NEW-E 83-10-021 308-48-105 REP 83-04-021 308-55-025 NEW-P 83-11-043 308-39-060 NEW-E 83-10-021 308-48-100 REP 83-04-021 308-55-025 NEW-P 83-11-043 308-39-060 NEW-E 83-10-021 308-48-100 REP 83-04-021 308-90-030 NEW-E 83-10-051 308-39-060 NEW-E 83-10-021 308-48-100 REP 83-04-021 308-90-030 NEW-E 83-10-051 308-39-060 NEW-E 83-10-021 308-39-060 NEW-P 83-10-041 308-39-060 NEW-E 83-10-021 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-041 308-39-060 NEW-P 83-10-041 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-060 NEW-P 83-10-051 308-39-0 | | | 83-24-072 | | REP-P | | | | |
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| 308-42-060 AMD 33-05-032 308-33-085 AMD 83-06-073 308-39-040 NEW-W 83-13-105 308-42-070 NEW 83-05-032 308-33-085 AMD 83-10-052 308-39-040 NEW-W 83-13-076 308-42-075 NEW-P 83-13-116 308-33-310 REP-P 83-13-116 308-42-075 NEW-P 83-13-116 308-33-310 REP-P 83-13-116 308-42-100 REP-P 83-13-116 308-43-10 REP-P 83-13-116 308-42-100 REP-P 83-13-116 308-43-310 REP-P 83-13-116 308-42-100 REP-P 83-13-116 308-43-310 REP-P 83-13-106 308-93-050 NEW-P 83-11-043 308-42-100 REP-P 83-14-072 308-43-315 NEW-P 83-17-031 308-93-050 NEW-P 83-19-062 308-43-100 REP-P 83-13-116 308-43-10 REP-P 83-13-116 308-93-050 NEW-P 83-12-009 308-48-010 AMD-P 83-24-072 308-43-315 NEW-P 83-17-031 308-93-050 NEW-P 83-12-009 308-48-020 REP-P 83-04-021 308-55-010 REP-P 83-13-116 308-93-050 NEW-P 83-12-009 308-48-020 REP-P 83-04-021 308-55-010 REP-P 83-13-116 308-93-050 NEW-P 83-11-043 308-48-090 REP-P 83-04-021 308-95-010 REP-P 83-13-116 308-93-060 NEW-P 83-11-043 308-48-115 REP-P 83-04-021 308-90-010 NEW-P 83-11-044 308-93-060 NEW-P 83-11-043 308-48-115 REP-P 83-04-021 308-90-010 NEW-P 83-11-044 308-93-060 NEW-P 83-120-089 308-48-170 REP-P 83-04-021 308-90-010 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-190 NEW-P 83-13-116 308-90-020 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-190 NEW-P 83-13-116 308-90-020 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-250 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-250 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-49-120 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93- | | | 83-24-072 | | | | | NEW-E | |
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| 308-42-075 NEW 33-17-031 308-54-310 REP-P 83-13-11-16 308-93-050 NEW-P 83-11-043 308-42-100 REP-P 83-13-11-16 308-43-310 REP-P 83-13-11-16 308-43-050 NEW-E 83-19-062 308-42-100 REP-P 83-17-031 308-54-315 NEW-P 83-13-11-16 308-93-050 NEW-W 83-13-105 308-42-120 AMD-P 83-24-072 308-54-315 NEW-P 83-13-11-16 308-93-050 NEW-P 83-13-105 308-42-120 AMD-P 83-24-072 308-54-315 NEW-P 83-13-11-16 308-93-050 NEW-P 83-23-068 308-48-010 AMD 83-04-021 308-55-010 REP-P 83-13-11-16 308-93-050 NEW-P 83-23-076 308-48-020 REP 83-04-021 308-55-010 REP-P 83-13-11-16 308-93-060 NEW-P 83-10-021 308-48-000 REP 83-04-021 308-55-025 NEW-P 83-13-11-16 308-93-060 NEW-P 83-11-043 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-P 83-13-105 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-14-061 308-93-060 NEW-P 83-20-089 308-48-175 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-B 83-20-076 308-48-1900 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-E 83-10-031 308-48-1900 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-E 83-10-031 308-48-250 NEW-P 83-11-6 308-90-030 NEW-P 83-11-044 308-93-070 NEW-E 83-10-031 308-48-250 NEW-P 83-11-16 308-90-030 NEW-P 83-11-044 308-93-070 NEW-E 83-10-031 308-48-250 NEW-P 83-11-16 308-90-040 NEW-P 83-11-044 308-93-070 NEW-E 83-10-031 308-48-110 REP- 83-11-031 308-90-040 NEW-P 83-11-044 308-93-070 NEW-E 83-10-031 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-10-051 308-90-080 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-10-051 308-90-080 NEW-P 83-10-051 308-93-090 NEW-P 83-10-051 308-90-090 NEW-P 83-10-051 308-9 | | NFW_P | | | REP-P | | | NEW E | |
| 308-42-100 REP- 83-13-116 308-54-315 NEW- 83-17-031 308-93-050 NEW- 83-13-105 308-42-120 AMD-P 83-24-072 308-54-315 NEW- 83-17-031 308-93-050 NEW- 83-13-105 308-42-120 AMD-P 83-24-072 308-54-315 NEW- 83-17-031 308-93-050 NEW- 83-20-089 308-48-020 REP 83-04-021 308-55-010 REP- 83-17-031 308-93-050 NEW-P 83-20-089 308-48-020 REP 83-04-021 308-55-010 REP 83-17-031 308-93-060 NEW-E 83-10-021 308-48-020 REP 83-04-021 308-55-025 NEW- 83-17-031 308-93-060 NEW-E 83-10-021 308-48-090 REP 83-04-021 308-55-025 NEW- 83-11-041 308-93-060 NEW-E 83-10-021 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-W 83-13-105 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-W 83-12-069 308-48-170 REP 83-04-021 308-90-010 NEW-E 83-11-044 308-93-060 NEW-W 83-23-076 308-48-170 REP 83-04-021 308-90-010 NEW-E 83-11-044 308-93-060 NEW-W 83-23-076 308-48-170 REP 83-04-021 308-90-020 NEW-E 83-11-044 308-93-000 NEW-B 83-10-021 308-48-190 AMD 83-04-020 308-90-020 NEW-E 83-11-044 308-93-070 NEW-P 83-11-043 308-48-190 AMD 83-04-020 308-90-030 NEW-E 83-11-044 308-93-070 NEW-E 83-10-021 308-48-190 AMD 83-04-020 308-90-030 NEW-E 83-11-044 308-93-070 NEW-E 83-11-043 308-48-250 NEW-P 83-11-1043 308-90-030 NEW-E 83-11-043 308-93-070 NEW-E 83-11-043 308-48-250 NEW-P 83-11-1043 308-90-030 NEW-E 83-11-044 308-93-070 NEW-B 83-11-043 308-49-100 NEW 83-04-021 308-90-030 NEW-E 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-030 NEW-E 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-030 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-93-080 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-93-080 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-93-080 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-93-080 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93- | | NEW | | | REP-P | | | NEW-E | |
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| 308-48-020 REP 83-04-021 308-55-010 REP 83-17-031 308-93-060 NEW-E 83-10-021 308-48-030 AMD 83-04-020 308-55-025 NEW 83-13-116 308-93-060 NEW-E 83-11-043 308-48-110 AMD 83-04-021 308-55-025 NEW 83-17-031 308-93-060 NEW-E 83-19-062 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-W 83-13-105 308-48-165 NEW 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-W 83-13-105 308-48-170 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-E 83-10-021 308-48-190 AMD 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-P 83-11-043 308-48-190 AMD 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-P 83-11-043 308-48-250 NEW-P 83-13-116 308-90-030 NEW-E 83-10-051 308-93-070 NEW-P 83-13-105 308-48-250 NEW-P 83-13-116 308-90-030 NEW-E 83-10-051 308-93-070 NEW-P 83-12-069 308-48-250 NEW-P 83-13-116 308-90-030 NEW-E 83-10-051 308-93-070 NEW-P 83-20-089 308-48-250 NEW-P 83-13-116 308-90-030 NEW-E 83-10-051 308-93-070 NEW-P 83-20-089 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-10-051 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-051 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83- | | AMD-F | | | NEW RFP_P | | | NEW-P NEW | |
| 308-48-090 AMD 83-04-020 308-55-025 NEW-P 83-13-1031 308-93-060 NEW-P 83-11-043 308-48-090 REP 83-04-021 308-50-050 NEW- 83-17-031 308-93-060 NEW-W 83-13-105 308-48-115 REP 83-04-021 308-90-010 NEW-E 83-10-051 308-93-060 NEW-W 83-13-105 308-48-165 NEW 83-04-020 308-90-010 NEW-P 83-11-044 308-93-060 NEW-P 83-20-089 308-48-175 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-E 83-10-021 308-48-190 AMD 83-04-020 308-90-020 NEW-P 83-11-044 308-93-070 NEW-E 83-10-021 308-48-1900 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-E 83-10-051 308-48-200 AMD 83-04-020 308-90-030 NEW-P 83-11-044 308-93-070 NEW-W 83-13-105 308-48-200 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 308-48-250 NEW-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-050 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 | | | | | REP | | | | |
| 308-48-110 AMD 33-04-020 308-90-010 NEW-P 83-10-051 308-93-060 NEW-W 83-13-105 308-48-15 REP 83-04-021 308-90-010 NEW-P 83-11-044 308-93-060 NEW-P 83-20-089 308-48-165 NEW 83-04-021 308-90-020 NEW-B 83-14-061 308-93-070 NEW-B 83-13-10-031 308-48-175 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-B 83-11-043 308-48-1900 REP 83-04-020 308-90-020 NEW-B 83-11-044 308-93-070 NEW-B 83-11-043 308-48-1900 REP 83-04-021 308-90-030 NEW-B 83-11-044 308-93-070 NEW-B 83-13-105 308-48-200 AMD 83-04-020 308-90-030 NEW-B 83-11-044 308-93-070 NEW-B 83-13-105 308-48-250 NEW-B 83-13-116 308-90-030 NEW-B 83-11-044 308-93-070 NEW-B 83-10-051 308-48-310 NEW-B 83-13-116 308-90-040 NEW-B 83-10-051 308-93-070 NEW-B 83-10-021 308-48-310 REP-B 83-13-116 308-90-040 NEW-B 83-11-044 308-93-080 NEW-B 83-10-021 308-49-100 NEW 83-04-021 308-90-050 NEW-B 83-11-044 308-93-080 NEW-B 83-11-043 308-49-130 NEW 83-04-021 308-90-050 NEW-B 83-11-044 308-93-080 NEW-B 83-13-105 308-49-130 NEW 83-04-021 308-90-050 NEW-B 83-11-044 308-93-080 NEW-B 83-13-105 308-49-130 NEW 83-04-021 308-90-050 NEW-B 83-11-044 308-93-080 NEW-B 83-13-105 308-49-150 NEW 83-04-021 308-90-050 NEW-B 83-11-044 308-93-080 NEW-B 83-13-105 308-49-150 NEW 83-04-021 308-90-060 NEW-B 83-11-044 308-93-090 NEW-B 83-10-021 308-90-060 NEW-B 83-11-044 308-93-090 NEW-B 83-10-021 308-90-060 NEW-B 83-11-044 308-93-090 NEW-B 83-10-021 308-90-060 NEW-B 83-10-051 308-93-090 NEW-B 83-10-021 308-90-060 NEW-B 83-10-051 308-93-090 NEW-B 83-10-021 308-90-060 NEW-B 83-10-051 308-93-090 NEW-B 83-10-021 308-90-080 NEW-B 83-10-051 308-93-090 NEW-B 83-13-105 308-90-080 NEW-B 83-10-051 308-93-090 NEW-B 83-13-105 308-90-090 NEW-B | | | | | NEW-P | 83-13-116 | | NEW-P | 83-11-043 |
| 308-48-115 REP 83-04-021 308-90-010 NEW-P 83-11-044 308-93-060 NEW-P 83-20-089 308-48-165 NEW 83-04-021 308-90-020 NEW-B 83-14-061 308-93-060 NEW-P 83-23-076 308-48-170 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-P 83-10-021 308-48-175 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-190 AMD 83-04-020 308-90-020 NEW-P 83-11-044 308-93-070 NEW-P 83-11-043 308-48-200 AMD 83-04-021 308-90-030 NEW-E 83-10-051 308-93-070 NEW-W 83-13-105 308-48-250 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 308-48-250 NEW-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-070 NEW-P 83-11-044 308-93-070 NEW-P 83-11-044 308-93-070 NEW-P 83-10-021 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-E 83-10-021 308-49-100 NEW 83-04-021 308-90-040 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-043 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-11-05 308-91-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-91-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-10-021 308-90-100 NEW-P 83-10-051 308-93-080 NEW-P 83-10-021 308-90-100 NEW-P 83-10-051 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-10-051 308-93-090 NEW-P 83-10-021 308-90-100 NEW-P 83-10-051 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-10-021 308-90-090 NEW-P 83-10-051 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-090 NEW-P 83 | | | | | NEW E | | | | |
| 308-48-165 NEW 83-04-020 308-90-010 NEW 83-14-061 308-93-060 NEW 83-23-076 308-48-170 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-E 83-10-021 308-94-010 NEW-P 83-11-044 308-93-070 NEW-E 83-10-021 308-48-175 REP 83-04-021 308-90-020 NEW-B 83-11-044 308-93-070 NEW-E 83-11-043 308-48-19001 REP 83-04-020 308-90-030 NEW-E 83-10-051 308-93-070 NEW-W 83-13-105 308-48-200 AMD 83-04-020 308-90-030 NEW-P 83-11-044 308-93-070 NEW-W 83-13-105 308-48-250 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-W 83-20-089 308-48-250 NEW 83-17-031 308-90-040 NEW-P 83-11-044 308-93-070 NEW-E 83-10-021 308-48-310 REP 83-17-031 308-90-040 NEW-P 83-11-044 308-93-080 NEW-E 83-10-021 308-48-310 REP 83-17-031 308-90-040 NEW-P 83-11-044 308-93-080 NEW-E 83-10-023 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-31-103 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-31-053 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-31-105 308-49-140 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-30-023 308-49-150 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-10-021 308-90-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-91-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-070 NEW-P 83-10 | | | | | NEW-E | | | | |
| 308-48-170 REP 83-04-021 308-90-020 NEW-E 83-10-051 308-93-070 NEW-E 83-10-021 308-48-175 REP 83-04-021 308-90-020 NEW-P 83-11-044 308-93-070 NEW-E 83-10-043 308-48-1900 NEW-E 83-04-021 308-90-030 NEW-E 83-10-051 308-93-070 NEW-W 83-13-106 308-48-250 NEW-P 83-13-116 308-90-030 NEW-E 83-10-051 308-90-070 NEW-W 83-13-105 308-48-250 NEW 83-13-116 308-90-040 NEW-E 83-10-051 308-93-070 NEW-E 83-20-089 308-48-250 NEW 83-13-116 308-90-040 NEW-E 83-11-044 308-93-080 NEW-E 83-10-021 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-E 83-10-051 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-E 83-20-089 308-49-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-080 NEW-P 83-20-089 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-051 308-93-090 NEW-P 83-10-051 308-93-090 NEW-P 83-10-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-10-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-90-060 NEW- | | NEW | | | NEW | | | | |
| 308-48-190 AMD 83-04-020 308-90-030 NEW 83-14-061 308-93-070 NEW-E 83-19-062 308-48-19001 REP 83-04-021 308-90-030 NEW-E 83-10-051 308-93-070 NEW-W 83-13-105 308-48-250 NEW-P 83-13-116 308-90-030 NEW 83-14-061 308-93-070 NEW-P 83-20-089 308-48-250 NEW 83-17-031 308-90-040 NEW-E 83-10-051 308-93-070 NEW-P 83-23-076 308-48-310 REP-P 83-13-116 308-90-040 NEW-E 83-10-051 308-93-080 NEW-P 83-11-043 308-48-310 REP-P 83-13-116 308-90-040 NEW-B 83-14-061 308-93-080 NEW-P 83-11-043 308-49-100 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-P 83-13-105 308-49-130 NEW 83-04-021 308-90-050 NEW-B 83-14-061 308-93-080 NEW-P 83-23-076 NEW-P 83-10-051 308-93-080 NEW-P 83-10-051 308-91-080 NEW-P 83-10-051 308-93-080 NEW-P 83-10-051 308-91-080 NEW-P 83-10-051 308-93-080 NEW-P 83-10-051 308-93-090 NEW-P 83-10-041 308-93-090 NEW-P 83-10-041 308-93-090 NEW-P 83-10-041 308-93-090 NEW-P 83-10-041 308-93-090 NEW-P 83-10-041 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-090 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-100 NEW-P 83-10-043 308-93-110 NEW-P 83-10-043 308-93-110 NEW-P | | REP | | | | | | NEW-E | 83-10-021 |
| 308-48-19001 REP 83-04-021 308-90-030 NEW-E 83-10-051 308-93-070 NEW-W 83-13-105 308-48-200 AMD 83-04-020 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 NEW-P 83-13-116 308-90-030 NEW-P 83-11-044 308-93-070 NEW-P 83-20-089 NEW-P 83-13-116 308-90-040 NEW-E 83-10-051 308-93-080 NEW-E 83-10-021 308-48-250 NEW 83-17-031 308-90-040 NEW-E 83-10-051 308-93-080 NEW-E 83-10-021 308-48-310 REP 83-13-116 308-90-040 NEW-P 83-14-061 308-93-080 NEW-E 83-19-062 308-49-100 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-P 83-13-105 308-49-120 NEW 83-04-021 308-90-050 NEW-E 83-10-044 308-93-080 NEW-P 83-13-105 308-49-140 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-080 NEW-P 83-20-089 308-49-150 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-10-044 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-043 308-93-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-1105 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-13-1105 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-070 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-90-090 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-90-100 NEW-P 83-11-044 308-93-110 | | | | | | | | | |
| 308-48-200 | | | | | | | | | |
| 308-48-250 NEW-P 83-13-116 308-90-030 NEW 83-14-061 308-93-070 NEW 83-23-076 308-48-250 NEW 83-17-031 308-90-040 NEW-E 83-11-044 308-93-080 NEW-E 83-11-043 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-080 NEW-E 83-10-021 308-49-100 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-13-105 308-49-130 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-P 83-20-089 308-49-140 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-P 83-20-089 308-49-150 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-49-160 NEW 83-04-021 308-90-060 NEW-E 83-11-044 308-93-090 NEW-P 83-11-043 308-49-170 NEW 83-04-021 308-90-060 NEW-E 83-11-044 308-93-090 NEW-P 83-11-043 308-49-180 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-11-043 308-49-180 NEW 83-04-021 308-90-060 NEW-E 83-11-044 308-93-090 NEW-P 83-11-043 308-90-070 NEW-P 83-14-061 308-93-090 NEW-P 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-090 NEW-P 83-13-105 308-93-100 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-93-100 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-93-100 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-93-100 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-90-100 NEW-P 8 | 308-48-200 | AMD | 83-04-020 | | | | | | |
| 308-48-310 REP-P 83-13-116 308-90-040 NEW-P 83-11-044 308-93-080 NEW-E 83-11-043 308-48-310 REP 83-17-031 308-90-050 NEW-E 83-10-051 308-93-080 NEW-E 83-19-062 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-20-089 308-49-130 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-23-076 308-49-140 NEW 83-04-021 308-90-050 NEW 83-14-061 308-93-080 NEW-P 83-23-076 308-49-150 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW 83-14-061 308-93-090 NEW-P 83-11-043 308-49-180 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-W 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-W 83-13-105 308-50-340 REP-P 83-13-116 308-90-070 NEW-P 83-11-044 308-93-090 NEW-W 83-23-076 308-50-340 REP 83-17-031 308-90-080 NEW-P 83-11-044 308-93-090 NEW-B 83-23-076 308-50-350 NEW-P 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-20-091 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-030 REP-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-030 NEW-P 83-13-1061 NEW-P 83-11-043 308-93-110 NEW | | | | | | | | | 83-23-076 |
| 308-48-310 REP 83-17-031 308-90-040 NEW 83-14-061 308-93-080 NEW-E 83-19-062 308-49-100 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-W 83-13-105 308-49-130 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-W 83-23-076 308-49-140 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-49-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-E 83-10-021 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-E 83-19-062 308-49-170 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-W 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-W 83-13-105 308-93-090 NEW-P 83-13-105 308-90-340 REP-P 83-13-116 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-50-340 REP 83-17-031 308-90-080 NEW-P 83-11-044 308-93-090 NEW-E 83-10-021 308-50-350 NEW-P 83-17-117 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-375 NEW-P 83-13-116 308-90-090 NEW-E 83-10-051 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-E 83-10-051 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-13-104 308-51-120 AMD-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P | | | | | | | | | |
| 308-49-100 NEW 83-04-021 308-90-050 NEW-E 83-10-051 308-93-080 NEW-W 83-13-105 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-20-089 308-49-130 NEW 83-04-021 308-90-050 NEW 83-14-061 308-93-080 NEW-P 83-23-076 308-49-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-170 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-13-105 308-50-340 REP-P 83-13-116 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-50-340 REP-P 83-17-031 308-90-080 NEW-P 83-10-051 308-93-100 NEW-P 83-10-021 308-50-350 NEW-P 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-13-116 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-13-1043 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-200 NEW-P 83-11-041 308-90-110 NEW-P 83-11-041 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-043 308-93-110 NEW-P 83-11-043 308-93-110 NEW-P 83-11-043 308-93-110 NEW-P 83-11-043 308-93-110 NEW-P 83-11-043 308-93-110 NE | | | | | | | | | |
| 308-49-120 NEW 83-04-021 308-90-050 NEW-P 83-11-044 308-93-080 NEW-P 83-20-089 308-49-130 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-080 NEW-E 83-10-021 308-90-100 NEW-E 83-10-051 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-E 83-10-021 308-91-000 NEW-P 83-11-044 308-93-090 NEW-P 83-11-043 308-49-160 NEW 83-04-021 308-90-060 NEW 83-14-061 308-93-090 NEW-P 83-11-043 308-49-170 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-W 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-50-340 REP-P 83-13-116 308-90-070 NEW-P 83-14-061 308-93-090 NEW-P 83-20-089 308-50-350 NEW-P 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-E 83-10-051 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-10-021 308-51-120 AMD-P 83-18-061 308-90-100 NEW-E 83-10-051 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW-E 83-10-051 NEW-P 83-11-043 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83-13-105 308-93-110 NEW-P 83- | | NEW | | | | | | | |
| 308-49-140 NEW 83-04-021 308-90-060 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-94-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-E 83-10-021 308-94-170 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-E 83-19-062 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-W 83-13-105 308-50-340 REP-P 83-13-116 308-90-070 NEW-E 83-10-051 308-93-090 NEW-P 83-20-089 308-50-340 REP 83-17-031 308-90-080 NEW-E 83-10-051 308-93-090 NEW-E 83-10-021 308-50-350 NEW-P 83-17-17 308-90-080 NEW-E 83-10-051 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-10-051 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-E 83-10-021 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-043 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11-042 308-93-110 NEW-P 83-11- | | | | | | | 308-93-080 | | 83-20-089 |
| 308-49-150 NEW 83-04-021 308-90-060 NEW-P 83-11-044 308-93-090 NEW-E 83-19-062 308-49-160 NEW 83-04-021 308-90-060 NEW 83-14-061 308-93-090 NEW-E 83-19-062 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-W 83-13-105 308-50-340 REP-P 83-13-116 308-90-070 NEW 83-14-061 308-93-090 NEW-P 83-20-089 308-50-340 REP 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-17-117 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW 83-14-061 308-93-100 NEW-P 83-11-043 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-P 83-13-105 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-042 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-11-042 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-200 NEW-P 83-13-116 NEW-P 83-13-105 NEW-P 83-13-116 NEW-P 83-13-105 NEW-P 83-13-110 NEW-P 83-13-105 NEW-P 83-13-110 NEW-P 83-13-105 NEW-P 83-13-105 NEW-P 83-13-105 NEW-P 83-13-110 NEW-P 83-13-105 NEW-P 83-13-105 NEW-P 83-13-110 NEW-P 83-13-105 NEW-P 83-13- | | | | | | | | NEW | |
| 308-49-160 NEW 83-04-021 308-90-060 NEW 83-14-061 308-93-090 NEW-E 83-19-062 308-49-170 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-W 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-50-340 REP-P 83-13-116 308-90-080 NEW-E 83-10-051 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW 83-24-061 308-93-100 NEW-P 83-11-043 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-19-062 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-19-062 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-P 83-11-044 308-93-110 NEW-E 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-120 AMD-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-91-100 NEW-P 83-13-105 | | | | | | | | | |
| 308-49-170 NEW 83-04-021 308-90-070 NEW-E 83-10-051 308-93-090 NEW-W 83-13-105 308-49-180 NEW 83-04-021 308-90-070 NEW-P 83-11-044 308-93-090 NEW-P 83-20-089 308-50-340 REP-P 83-13-116 308-90-070 NEW 83-14-061 308-93-090 NEW-P 83-20-089 308-50-340 REP 83-17-031 308-90-080 NEW-E 83-10-051 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-17-031 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-042 308-50-350 NEW-P 83-13-116 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-23-076 308-51- | | | 83-04-021 | | NEW | | 308-93-090 | | |
| 308-50-340 REP-P 83-13-116 308-90-070 NEW 83-14-061 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-17-117 308-90-080 NEW-P 83-11-044 308-93-100 NEW-E 83-11-043 308-50-350 NEW-P 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-19-062 308-50-375 NEW 83-23-056 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-17-031 308-90-090 NEW 83-14-061 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 308-51-030 REP-P 83-17-031 308-90-100 NEW-P 83-10-051 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD 83-23-077 308-90-110 NEW-P 83-10-051 308-93-110 NEW-P 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 | | | | | | | | | 83-13-105 |
| 308-50-340 REP 83-17-031 308-90-080 NEW-E 83-10-051 308-93-100 NEW-E 83-10-021 308-50-350 NEW-P 83-17-117 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-E 83-19-062 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-13-105 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-120 AMD-P 83-18-061 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-19-062 308-51-200 NEW-P 83-13-116 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-19-062 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-19-062 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 NEW-P 83-13-105 | | | | | | | | | |
| 308-50-350 NEW-P 83-17-117 308-90-080 NEW-P 83-11-044 308-93-100 NEW-P 83-11-043 308-50-350 NEW-P 83-20-091 308-90-080 NEW 83-14-061 308-93-100 NEW-E 83-19-062 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-W 83-13-105 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-17-031 308-90-090 NEW 83-14-061 308-93-100 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW 83-14-061 308-93-110 NEW-P 83-11-043 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-19-062 308-51-120 AMD 83-23-077 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 | 308-50-340 308-50-340 | | | | | | | | |
| 308-50-350 NEW-P 83-20-091 308-90-080 NEW 83-14-061 308-93-100 NEW-E 83-19-062 308-50-350 NEW 83-23-056 308-90-090 NEW-E 83-10-051 308-93-100 NEW-W 83-13-105 308-50-375 NEW-P 83-17-031 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-E 83-10-021 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-14-061 308-93-110 NEW-E 83-19-062 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-W 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-E 83-10-051 308-93-110 NEW-W 83-13-105 | 308-50-350 | NEW-P | 83-17-117 | | | | | | |
| 308-50-375 NEW-P 83-13-116 308-90-090 NEW-P 83-11-044 308-93-100 NEW-P 83-20-089 308-50-375 NEW 83-17-031 308-90-090 NEW 83-14-061 308-93-100 NEW-P 83-23-076 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-14-061 308-93-110 NEW-P 83-11-043 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-W 83-13-105 | | | | | NEW | 83-14-061 | 308-93-100 | NEW-E | 83-19-062 |
| 308-50-375 NEW 83-17-031 308-90-090 NEW 83-14-061 308-93-100 NEW 83-23-076 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-120 AMD-P 83-18-061 308-90-100 NEW-P 83-14-061 308-93-110 NEW-P 83-11-043 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-E 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-W 83-22-089 | | | | | | 83-10-051 | | | |
| 308-51-030 REP-P 83-13-116 308-90-100 NEW-E 83-10-051 308-93-110 NEW-E 83-10-021 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW 83-14-061 308-93-110 NEW-E 83-19-062 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-W 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 | | | | | | | | | |
| 308-51-030 REP 83-17-031 308-90-100 NEW-P 83-11-044 308-93-110 NEW-P 83-11-043 308-51-120 AMD-P 83-18-061 308-90-100 NEW 83-14-061 308-93-110 NEW-E 83-19-062 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-W 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 | | | | | | | | | |
| 308-51-120 AMD 83-23-077 308-90-110 NEW-E 83-10-051 308-93-110 NEW-W 83-13-105 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 | | | | | NEW-P | 83-11-044 | 308-93-110 | NEW-P | 83-11-043 |
| 308-51-200 NEW-P 83-13-116 308-90-110 NEW-P 83-11-044 308-93-110 NEW-P 83-20-089 | | | | | | | | | |
| | | | | | | 83-11-044 | | | |
| 1 | | | | | | | | NEW | 83-23-076 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|--------------------------|----------------|------------------------|--------------------------|----------------|------------------------|----------------------------|----------------|------------------------|
| 308-93-120 | NEW-E | 83-10-021 | 308-93-310 | NEW | 83-23-076 | 308-93-570 | NEW-P | 83-20-089 |
| 308-93-120 | NEW-P | 83-11-043 | 308-93-320 | NEW-E | 83-19-062 | 308-93-570 | NEW | 83-23-076 |
| 308-93-120 308-93-120 | NEW-E NEW-W | 83-19-062 83-13-105 | 308–93–320 308–93–320 | NEW-P NEW | 83-20-089 83-23-076 | 308-93-580 308-93-580 | NEW-E NEW-P | 83-19-062 83-20-089 |
| 308-93-120 | NEW-P | 83-20-089 | 308-93-330 | NEW-E | 83-19-062 | 308-93-580 | NEW | 83-23-076 |
| 308-93-120 | NEW | 83-23-076 | 308-93-330 | NEW-P | 83-20-089 | 308-93-590 | NEW-E | 83-19-062 |
| 308-93-130 | NEW-E | 83-10-021 | 308-93-330 | NEW | 83-23-076 | 308-93-590 | NEW-P | 83-20-089 |
| 308-93-130 | NEW-P | 83-11-043 83-19-062 | 308–93–340 308–93–340 | NEW-E NEW-P | 8319062 8320089 | 308-93-590 308-93-600 | NEW NEW-E | 83-23-076 83-19-062 |
| 308-93-130 308-93-130 | NEW-E NEW-W | 83-19-062 83-13-105 | 308-93-340 | NEW-F NEW | 83-23-076 | 308-93-600 | NEW-E | 83-20-089 |
| 308-93-130 | NEW-P | 83-20-089 | 308-93-350 | NEW-E | 83-19-062 | 308-93-600 | NEW | 83-23-076 |
| 308-93-130 | NEW | 83-23-076 | 308-93-350 | NEW-P | 83-20-089 | 308-93-610 | NEW-E | 83-19-062 |
| 308-93-140 308-93-140 | NEW-E NEW-P | 83-10-021 83-11-043 | 308-93-350 308-93-360 | NEW NEW-E | 83-23-076 83-19-062 | 308-93-610 308-93-610 | NEW-P NEW | 83–20–089 83–23–076 |
| 308-93-140 | NEW-W | 83-13-105 | 308-93-360 | NEW-P | 83-20-089 | 308-93-620 | NEW-E | 83-19-062 |
| 308-93-140 | NEW-E | 83-19-062 | 308-93-360 | NEW | 83-23-076 | 308-93-620 | NEW-P | 83-20-089 |
| 308-93-140 | NEW-P | 83-20-089 | 308-93-370 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-93-620 308-93-630 | NEW NEW-E | 83-23-076 83-19-062 |
| 308-93-140 308-93-150 | NEW NEW-E | 83-23-076 83-10-021 | 308-93-370 308-93-370 | NEW-F | 83-23-076 | 308-93-630 | NEW-E | 83-20-089 |
| 308-93-150 | NEW-P | 83-11-043 | 308-93-380 | NEW-E | 83-19-062 | 308-93-630 | NEW | 83-23-076 |
| 308-93-150 | NEW-W | 83-13-105 | 308-93-380 | NEW-P | 83-20-089 | 308-93-640 | NEW-E | 83-19-062 |
| 308-93-150 308-93-150 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-93-380 308-93-390 | NEW NEW-E | 83-23-076 83-19-062 | 308-93-640 308-93-640 | NEW-P NEW | 83-20-089 83-23-076 |
| 308-93-150 | NEW | 83-23-076 | 308-93-390 | NEW-P | 83-20-089 | 308-95-010 | NEW-P | 83-04-068 |
| 308-93-160 | NEW-E | 83-10-021 | 308-93-390 | NEW | 83-23-076 | 308-95-010 | NEW-E | 83-06-029 |
| 308-93-160 | NEW-P | 83-11-043 | 308-93-400 | NEW-E NEW-P | 8319062 8320089 | 308-95-010 308-95-020 | NEW NEW-P | 83-12-025 83-04-068 |
| 308-93-160 308-93-160 | NEW-W NEW-E | 83-13-105 83-19-062 | 308-93-400 308-93-400 | NEW-P NEW | 83-23-076 | 308-95-020 | NEW-F NEW-E | 83-06-029 |
| 308-93-160 | NEW-P | 83-20-089 | 308-93-410 | NEW-E | 83-19-062 | 308-95-020 | NEW | 83-12-025 |
| 308-93-160 | NEW | 83-23-076 | 308-93-410 | NEW-P | 83-20-089 | 308-95-030 | NEW-P | 83-04-068 |
| 308-93-170 308-93-170 | NEW-E NEW-P | 83-10-021 83-11-043 | 308-93-410 308-93-420 | NEW NEW-E | 83-23-076 83-19-062 | 308-95-030 308-95-030 | NEW-E NEW | 83-06-029 83-12-025 |
| 308-93-170 | NEW-W | 83-13-105 | 308-93-420 | NEW-P | 83-20-089 | 308-96A-400 | NEW-P | 83-05-055 |
| 308-93-170 | NEW-E | 83-19-062 | 308-93-420 | NEW | 83-23-076 | 308-96A-400 | NEW | 83-08-052 |
| 308-93-170 | NEW-P | 83-20-089 83-23-076 | 308-93-430 308-93-430 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-99-010 308-99-010 | NEW-P NEW-C | 83-15-064 83-18-012 |
| 308-93-170 308-93-180 | NEW NEW-E | 83-19-062 | 308-93-430 | NEW | 83-23-076 | 308-99-010 | NEW | 83-19-009 |
| 308-93-180 | NEW-P | 83-20-089 | 308-93-440 | NEW-E | 83-19-062 | 308-99-020 | NEW-P | 83-15-064 |
| 308-93-180 | NEW NEW-E | 83-23-076 83-19-062 | 308-93-440 308-93-440 | NEW-P NEW | 83-20-089 83-23-076 | 308-99-020 308-99-020 | NEW-C NEW | 83-18-012 83-19-009 |
| 308-93-190 308-93-190 | NEW-P | 83-19-062 83-20-089 | 308-93-450 | NEW-E | 83–23–070 83–19–062 | 308-99-030 | NEW-P | 83-15-064 |
| 308-93-190 | NEW | 83-23-076 | 308-93-450 | NEW-P | 83-20-089 | 308-99-030 | NEW-C | 83-18-012 |
| 308-93-200 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-93-450 308-93-460 | NEW NEW-E | 83–23–076 83–19–062 | 308-99-030 308-99-040 | NEW NEW-P | 83-19-009 83-15-064 |
| 308-93-200 308-93-200 | NEW-P NEW | 83-23-076 | 308-93-460 | NEW-E | 83-20-089 | 308-99-040 | NEW-C | 83-13-004 |
| 308-93-210 | NEW-E | 83-19-062 | 308-93-460 | NEW | 83-23-076 | 308-99-040 | NEW | 83-19-009 |
| 308-93-210 | NEW-P | 83-20-089 | 308-93-470 | NEW-E | 83-19-062 83-20-089 | 308-115-400 | REP-P REP | 83-13-116 83-17-031 |
| 308-93-210 308-93-220 | NEW NEW-E | 83-23-076 83-19-062 | 308-93-470 308-93-470 | NEW-P NEW | 83-20-089 83-23-076 | 308-115-400 308-115-405 | NEW-P | 83-17-031 83-13-116 |
| 308-93-220 | NEW-P | 83-20-089 | 308-93-480 | NEW-E | 83-19-062 | 308-115-405 | NEW | 83-17-031 |
| 308-93-220 | NEW | 83-23-076 | 308-93-480 | NEW-P | 83-20-089 | 308-116-005 | REP-P | 83-22-077 |
| 308-93-230 308-93-230 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-93-480 308-93-490 | NEW NEW-E | 83-23-076 83-19-062 | 308-116-010 308-116-020 | REPP REPP | 83-22-077 83-22-077 |
| 308-93-230 | NEW | 83-23-076 | 308-93-490 | NEW-P | 83-20-089 | 308-116-024 | REP-P | 83-22-077 |
| 308-93-240 | NEW-E | 83-19-062 | 308-93-490 | NEW | 83-23-076 | 308-116-034 | REP-P | 83-22-077 |
| 308-93-240 308-93-240 | NEW-P NEW | 83-20-089 83-23-076 | 308-93-500 308-93-500 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-116-038 308-116-040 | REP-P REP-P | 83-22-077 83-22-077 |
| 308-93-250 | NEW-E | 83-19-062 | 308-93-500 | NEW | 83-23-076 | 308-116-052 | REP-P | 83-22-077 |
| 308-93-250 | NEW-P | 83-20-089 | 308-93-510 | NEW-E | 83-19-062 | 308-116-058 | REP-P | 83-22-077 |
| 308-93-250 308-93-260 | NEW NEW-E | 83–23–076 83–19–062 | 308-93-510 308-93-510 | NEW-P NEW | 83-20-089 83-23-076 | 308-116-082 308-116-092 | REP-P REP-P | 83-22-077 83-22-077 |
| 308-93-260 | NEW-P | 83-20-089 | 308-93-520 | NEW-E | 83-19-062 | 308-116-098 | REP-P | 83-22-077 |
| 308-93-260 | NEW | 83-23-076 | 308-93-520 | NEW-P | 83-20-089 | 308-116-102 | REP-P | 83-22-077 |
| 308-93-270 | NEW-E | 83-19-062 | 308-93-520 | NEW E | 83-23-076 | 308-116-160 | REP-P REP-P | 83-22-077 83-22-077 |
| 308-93-270 308-93-270 | NEW-P NEW | 83-20-089 83-23-076 | 308-93-530 308-93-530 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-116-280 308-116-295 | AMD-P | 83-22-077 83-02-062 |
| 308-93-280 | NEW-E | 83-19-062 | 308-93-530 | NEW | 83-23-076 | 308-116-295 | AMD | 83-05-033 |
| 308-93-280 | NEW-P | 83-20-089 | 308-93-540 | NEW-E | 83-19-062 | 308-116-295 | REP-P | 83-22-077 |
| 308-93-280 308-93-290 | NEW NEW-E | 83-23-076 83-19-062 | 308–93–540 308–93–540 | NEW-P NEW | 83-20-089 83-23-076 | 308-116-300 308-116-310 | REP-P REP-P | 83-22-077 83-13-116 |
| 308-93-290 | NEW-P | 83-20-089 | 308-93-550 | NEW-E | 83-19-062 | 308-116-310 | REP | 83-17-031 |
| 308-93-290 | NEW | 83-23-076 | 308-93-550 | NEW-P | 83-20-089 | 308-116-325 | NEW-P | 83-13-116 |
| 308-93-300 308-93-300 | NEW-E NEW-P | 83-19-062 83-20-089 | 308-93-550 308-93-560 | NEW NEW-E | 83-23-076 83-19-062 | 308-116-325 308-117-010 | NEW NEW-P | 83-17-031 83-22-077 |
| 308-93-300 | NEW | 83-23-076 | 308-93-560 | NEW-P | 83-20-089 | 308-117-020 | NEW-P | 83-22-077 |
| 308-93-310 | NEW-E | 83-19-062 | 308-93-560 | NEW E | 83-23-076 | 308-117-030 | NEW-P | 83-22-077 |
| 308-93-310 | NEW-P | 83–20–089 | 308-93-570 | NEW-E | 83–19–062 | 308-117-040 | NEW-P | 83-22-077 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|----------------------------|----------------|------------------------|------------------------------|----------------|------------------------|----------------------------|------------------|------------------------|
| 308-117-050 | NEW-P | 83-22-077 | 308-127-100 | NEW-E | 83-21-047 | 308-156-070 | AMD-P | 83-16-063 |
| 308-117-060 308-117-070 | NEW-P NEW-P | 8322077 8322077 | 308-127-100 308-127-110 | NEW D | 83-24-057 | 308-156-070 | AMD | 83-19-055 |
| 308-117-070 | NEW-P | 83-22-077 | 308-127-110 | NEW-P NEW-E | 83-21-046 83-21-047 | 308-156-080 308-156-080 | AMD-P AMD | 83-16-063 83-19-055 |
| 308-117-090 | NEW-P | 83-22-077 | 308-127-110 | NEW | 83-24-057 | 308-156-090 | AMD-P | 83-16-063 |
| 308-117-100 308-117-110 | NEW-P NEW-P | 83-22-077 83-22-077 | 308-127-120 | NEW-P | 83-21-046 | 308-156-090 | AMD | 83-19-055 |
| 308-117-110 | NEW-P | 83-22-077 83-22-077 | 308-127-120 308-127-120 | NEW-E NEW | 8321047 8324057 | 308-156-100 308-156-100 | AMD–P AMD | 83-16-063 83-19-055 |
| 308-117-130 | NEW-P | 83-22-077 | 308-127-130 | NEW-P | 83-21-046 | 314-04 | REVIEW | 83-11-026 |
| 308-117-140 308-117-150 | NEW-P NEW-P | 83-22-077 | 308-127-130 | NEW-E | 83-21-047 | 314-08 | REVIEW | 83-11-026 |
| 308-117-150 | NEW-P NEW-P | 83-22-077 83-22-077 | 308-127-130 308-127-140 | NEW NEW-P | 83-24-057 83-21-046 | 314–12 314–12–020 | REVIEW AMD-P | 83-11-026 |
| 308-117-170 | NEW-P | 83-22-077 | 308-127-140 | NEW-E | 83-21-047 | 314-12-020 | AMD-P AMD | 83-16-071 83-18-071 |
| 308-117-180 | NEW-P | 83-22-077 | 308-127-140 | NEW | 83-24-057 | 314–12–110 | AMD-P | 83-21-041 |
| 308-117-190 308-117-200 | NEW-P NEW-P | 83-22-077 83-22-077 | 308-127-150 308-127-150 | NEW-P NEW-E | 83-21-046 83-21-047 | 314–12–110 314–12–125 | AMD NEW-P | 83-23-123 |
| 308-117-300 | NEW-P | 83-22-077 | 308-127-150 | NEW | 83-24-057 | 314-12-125 | NEW-P | 83–03–012 83–06–027 |
| 308-117-400 | NEW-P | 83-22-077 | 308-127-200 | NEW-P | 83-21-046 | 314-12-125 | NEW-P | 83-10-032 |
| 308-120-180 308-120-180 | AMD–P AMD–P | 83-12-031 83-20-090 | 308-127-200 308-127-200 | NEW-E NEW | 83-21-047 83-24-057 | 314–12–125 314–12–125 | NEW-W NEW | 83-10-045 |
| 308-120-180 | AMD | 83-24-048 | 308-127-210 | NEW-P | 83-21-046 | 314–12–123 | REVIEW | 83-18-070 83-11-026 |
| 308-120-260 | REP-P | 83-13-116 | 308-127-210 | NEW-E | 83-21-047 | 314-16-110 | AMD-P | 83-23-033 |
| 308-120-260 308-120-270 | REP NEW-P | 83-17-031 83-08-073 | 308-127-210 308-127-220 | NEW NEW-P | 83-24-057 83-21-046 | 314-16-120 314-16-120 | AMD-P | 83-03-013 |
| 308-120-270 | NEW | 83-12-026 | 308-127-220 | NEW-E | 83-21-047 | 314–16–120 | AMD AMD–P | 83-06-026 83-10-059 |
| 308-120-275 | NEW-P | 83-13-116 | 308-127-220 | NEW | 83-24-057 | 314-16-122 | AMD | 83-13-055 |
| 308-120-275 308-120-345 | NEW NEW | 83-17-031 83-04-051 | 308-127-300 308-127-300 | NEW-P NEW-E | 83-21-046 83-21-047 | 314–16–145 314–16–145 | NEW-P | 83-09-016 |
| 308-120-400 | AMD-P | 83-12-031 | 308-127-300 | NEW | 83-24-057 | 314-16-196 | NEW NEW-P | 83-12-022 83-07-066 |
| 308-120-400 | AMD | 83-16-065 | 308-138-055 | AMD-P | 83-23-107 | 314–16–196 | NEW-P | 83-10-031 |
| 308-120-600 308-120-600 | NEW-P NEW-P | 83-12-031 83-20-090 | 308-138-060 | REP-P | 83-13-116 | 314-16-196 | NEW-W | 83-10-046 |
| 308-120-600 | NEW | 83-24-048 | 308-138-060 308-138-080 | REP NEW-P | 83-17-031 83-13-116 | 314–16–196 314–16–200 | NEW AMD-P | 83–13–056 83–23–121 |
| 308-120-601 | NEW-P | 83-12-031 | 308-138-080 | NEW | 83-17-031 | 314–20 | REVIEW | 83-11-026 |
| 308-120-601 308-120-601 | NEW-P NEW | 83-20-090 83-24-048 | 308-138-200 308-138A-020 | AMD-P AMD-P | 83-23-108 83-12-048 | 314-20-030 | AMD-P | 83-22-063 |
| 308-120-602 | NEW-P | 83-12-031 | 308-138A-020 | AMD-F AMD | 83–12–048 83–16–024 | 314–20–030 314–24 | AMD REVIEW | 83-24-061 83-11-026 |
| 308-120-602 | NEW-P | 83-20-090 | 308-138A-025 | AMD-P | 83-12-048 | 314–26 | REVIEW | 83-11-026 |
| 308-120-602 308-120-603 | NEW NEW-P | 83-24-048 83-12-031 | 308-138A-025 308-138A-025 | AMD AMD–P | 83–16–024 83–23–108 | 314–27 314–28 | REVIEW REVIEW | 83-11-026 |
| 308-120-603 | NEW-P | 83-20-090 | 308-138B-100 | AMD-P | 83-12-048 | 314–32 | REVIEW | 83-11-026 83-11-026 |
| 308-120-603 | NEW | 83-24-048 | 308-138B-100 | AMD | 83-16-024 | 314–36 | REVIEW | 83-11-026 |
| 308-120-604 308-120-604 | NEW-P NEW-P | 83-12-031 83-20-090 | 308-138B-105 308-138B-105 | NEW-P NEW | 83-12-048 83-16-024 | 314–37–010 314–37–010 | NEW AMD-P | 83-04-017 |
| 308-120-604 | NEW | 83-24-048 | 308-138B-120 | REP-P | 83-23-108 | 314–37–010 | AMD-C | 83-15-062 83-17-108 |
| 308-120-605 | NEW-P | 83-12-031 | 308-138B-165 | NEW-P | 83-12-048 | 314-37-010 | AMD-C | 83-18-069 |
| 308-120-605 308-120-605 | NEW-P NEW | 83-20-090 83-24-048 | 308-138B-165 308-138B-170 | NEW-P AMD-P | 83-23-108 83-12-048 | 314–37–010 314–37–010 | AMD–P AMD–W | 83-20-018 83-20-031 |
| 308-120-606 | NEW-P | 83-12-031 | 308-138B-170 | AMD | 83-16-024 | 314–37–010 | AMD-W | 83-24-021 |
| 308-120-606 | NEW-P | 83-20-090 | 308-138B-170 | AMD-P | 83-23-108 | 314-38-020 | NEW-P | 83-21-041 |
| 308-120-606 308-120-607 | NEW NEW-P | 83-24-048 83-12-031 | 308-151-080 308-151-080 | AMD-P AMD | 83-04-029 83-07-050 | 314–38–020 314–38–030 | NEW NEW-P | 83-23-123 83-21-041 |
| 308-120-607 | NEW-P | 83-20-090 | 308-151-100 | AMD-P | 83-04-029 | 314–38–030 | NEW-P | 83-23-123 |
| 308-120-607 | NEW | 83-24-048 | 308-151-100 | AMD | 83-07-050 | 314-40 | REVIEW | 83-11-026 |
| 308-120-608 308-120-608 | NEW-P NEW-P | 83-12-031 83-20-090 | 308-152-010 308-152-010 | REP–P REP | 83-13-116 83-17-031 | 314–44 314–45 | REVIEW REVIEW | 83-11-026 83-11-026 |
| 308-120-608 | NEW | 83-24-048 | 308-152-015 | NEW-P | 83–13–116 | 314-48 | REVIEW | 83-11-026 83-11-026 |
| 308-120-609 | NEW-P | 83-12-031 | 308-152-015 | NEW | 83-17-031 | 314–52 | REVIEW | 83-11-026 |
| 308-122-275 308-122-275 | NEW-P NEW | 83-13-116 83-17-031 | 308-152-015 308-152-015 | AMD–E AMD–P | 83-19-008 83-19-069 | 314–52–110 314–52–110 | AMD-P AMD-C | 83-03-013 83-06-025 |
| 308-122-460 | REP-P | 83-13-116 | 308-152-015 | AMD | 83-22-060 | 314-52-110 | AMD-P | 83-21-086 |
| 308-122-460 | REP | 83-17-031 | 308-156-010 | AMD-P | 83-16-063 | 314-52-110 | AMD | 83-23-122 |
| 308-122-500 308-122-505 | AMD–P AMD–P | 83-11-042 83-11-042 | 308-156-010 308-156-020 | AMD AMD–P | 8319055 8316063 | 314–52–114 314–52–114 | NEW-P NEW-C | 83-21-085 83-23-120 |
| 308-127-010 | NEW-P | 83-21-046 | 308-156-020 | AMD | 83-19-055 | 314-52-114 | NEW | 83-24-060 |
| 308-127-010 | NEW-E | 83-21-047 | 308-156-030 | AMD-P | 83-16-063 | 314–56 | REVIEW | 83-11-026 |
| 308-127-010 308-127-020 | NEW NEW-P | 83-24-057 83-21-046 | 308-156-030 308-156-040 | AMD REP–P | 83-19-055 83-16-063 | 314–60 314–62 | REVIEW REVIEW | 83-11-026 83-11-026 |
| 308-127-020 | NEW-E | 83-21-047 | 308-156-040 | REP | 83–10–003 | 314-62 | REVIEW | 83-11-026 |
| 308-127-020 | NEW D | 83-24-057 | 308-156-045 | NEW-P | 83-16-063 | 314–68 | REVIEW | 83-11-026 |
| 308-127-030 308-127-030 | NEW-P NEW-E | 83-21-046 83-21-047 | 308-156-045 308-156-050 | NEW NEW-P | 83-19-055 83-16-063 | 314–72 314–76 | REVIEW REVIEW | 83-11-026 83-11-026 |
| 308-127-030 | NEW | 83-24-057 | 308-156-050 | NEW | 83–10–003 | 315-02-020 | AMD-P | 83-11-026 83-12-057 |
| 308-127-040 | NEW-P | 83-21-046 | 308-156-055 | NEW-P | 83-16-063 | 315-02-020 | AMD-P | 83-16-079 |
| 308-127-040 308-127-040 | NEW-E NEW | 83-21-047 83-24-057 | 308-156-055 308-156-060 | NEW AMD-P | 83-19-055 83-16-063 | 315-02-020 315-02-210 | AMD REP–P | 83-19-019 83-08-047 |
| 308-127-100 | NEW-P | 83-21-046 | 308-156-060 | AMD | 83-19-055 | 315-02-210 | REP-C | 83-10-069 |
| | | • | | | | • | | |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|--------------------------|----------------|------------------------|-----------------------------------|----------------|------------------------|--------------------------|----------------|------------------------|
| 315-02-210 | REP | 83-13-082 | 315–11–050 | NEW-C | 83-13-077 | 315-12-030 | NEW-C | 83-05-028 |
| 315-04-010 | AMD-P | 83-22-069 | 315-11-050 | NEW-E | 83-13-083 83-17-009 | 315-12-030 315-12-030 | NEW-C NEW-C | 83-08-081 83-10-068 |
| 315-04-010 | AMD-E AMD | 83-23-015 83-05-029 | 315–11–050 315–11–051 | NEW NEW-E | 83-05-031 | 315-12-030 | NEW | 83-13-080 |
| 315-04-040 315-04-050 | REP-P | 83-08-047 | 315-11-051 | NEW-P | 83-05-052 | 315-12-040 | NEW-C | 83-05-028 |
| 315-04-050 | REP-C | 83-10-069 | 315-11-051 | NEW-E | 83-08-085 | 315-12-040 | NEW-C | 83-08-081 |
| 315-04-050 | REP | 83-13-082 | 315-11-051 | NEW-C | 83-08-079 | 315-12-040 | NEW-C NEW | 8310068 8313080 |
| 315-04-070 | AMD-P AMD-E | 83-16-079 83-17-028 | 315–11–051 315–11–051 | NEW-C NEW-C | 83-10-072 83-13-077 | 315–12–040 315–12–050 | NEW-C | 83-05-028 |
| 315-04-070 315-04-070 | AMD-E AMD | 83-17-028 | 315-11-051 | NEW-E | 83-13-083 | 315-12-050 | NEW-C | 83-08-081 |
| 315-04-070 | AMD-P | 83-22-069 | 315–11–051 | NEW | 83-17-009 | 315–12–050 | NEW-C | 83-10-068 |
| 315-04-070 | AMD-E | 83-23-015 | 315–11–052 315–11–052 | NEW-E NEW-P | 83-05-031 83-05-052 | 315–12–050 315–12–060 | NEW NEW-C | 83–13–080 83–05–028 |
| 315-04-090 315-04-090 | AMD–E AMD | 83-03-041 83-05-029 | 315-11-052 | NEW-P NEW-E | 83-03-032 83-08-085 | 315-12-060 | NEW-C | 83-08-081 |
| 315-04-100 | AMD-P | 83-22-069 | 315-11-052 | NEW-C | 83-08-079 | 315-12-060 | NEW-C | 83-10-068 |
| 315-04-100 | AMD-E | 83-23-015 | 315-11-052 | NEW-C | 83-10-072 | 315-12-060 | NEW | 83-13-080 |
| 315-04-120 | AMD–P AMD–E | 83-22-069 83-23-015 | 315–11–052 315–11–052 | NEW-C NEW-E | 83-13-077 83-13-083 | 315-12-070 315-12-070 | NEW-C NEW-C | 83-05-028 83-08-081 |
| 315-04-120 315-04-125 | NEW-P | 83-22-069 | 315-11-052 | NEW | 83-17-009 | 315-12-070 | NEW-C | 83-10-068 |
| 315-04-125 | NEW-E | 83-23-015 | 315-11-060 | NEW-P | 83-05-053 | 315-12-070 | NEW | 83-13-080 |
| 315-04-140 | AMD-P | 83-22-069 | 315–11–060 | NEW-C | 83-08-080 | 315-12-080 | NEW-C NEW-C | 83-05-028 83-08-081 |
| 315-04-140 315-04-180 | AMD–E AMD–P | 83-23-015 83-16-079 | 315–11–060 315–11 <i>–</i> 060 | NEW-E NEW-C | 83-08-086 83-10-070 | 315-12-080 315-12-080 | NEW-C | 83-10-068 |
| 315-04-180 | AMD | 83-19-019 | 315-11-060 | NEW-C | 83-13-078 | 315-12-080 | NEW | 83-13-080 |
| 315-04-190 | AMD-E | 83-03-041 | 315-11-060 | NEW-E | 83-13-084 | 315-12-090 | NEW-C | 83-05-028 |
| 315-04-190 | AMD | 83-05-029 | 315-11-060 | NEW NEW-P | 83-17-010 83-05-053 | 315-12-090 315-12-090 | NEW-C NEW-C | 83-08-081 83-10-068 |
| 315-04-190 315-04-190 | AMD–E AMD–P | 83-21-034 83-22-070 | 315-11-061 315-11-061 | NEW-F | 83-08-080 | 315-12-090 | NEW | 83-13-080 |
| 315-04-200 | AMD-P | 83-03-046 | 315-11-061 | NEW-E | 83-08-086 | 315-12-100 | NEW-C | 83-05-028 |
| 315-04-200 | AMD | 83-07-022 | 315-11-061 | NEW-C | 83-10-070 | 315-12-100 | NEW-P | 83-05-054 |
| 315-04-220 | NEW-E NEW | 83-03-041 83-05-029 | 315-11-061 315-11-061 | NEW-C NEW-E | 83-13-078 83-13-084 | 315–12–100 315–12–100 | NEW-C NEW-C | 83-08-081 83-08-082 |
| 315-04-220 315-06-020 | AMD | 83-03-029 | 315-11-061 | NEW | 83-17-010 | 315-12-100 | NEW-C | 83-10-068 |
| 315-06-040 | AMD-P | 83-22-070 | 315-11-062 | NEW-P | 83-05-053 | 315-12-100 | NEW-C | 83-10-071 |
| 315-06-040 | AMD-E | 83-23-016 | 315-11-062 | NEW-C NEW-E | 83-08-080 83-08-086 | 315–12–100 315–12–110 | NEW NEW-C | 83-13-080 83-05-028 |
| 315-06-050 315-06-050 | AMD–E AMD | 83-03-041 83-05-029 | 315-11-062 315-11-062 | NEW-C | 83-10-070 | 315-12-110 | NEW-C | 83-08-081 |
| 315-06-060 | NEW | 83-03-034 | 315-11-062 | NEW-C | 83-13-078 | 315-12-110 | NEW-C | 83-10-068 |
| 315-06-060 | NEW-E | 83-04-019 | 315-11-062 | NEW-E NEW | 83-13-084 83-17-010 | 315-12-110 315-12-120 | NEW NEW-C | 83-13-080 83-05-028 |
| 315-06-080 315-06-080 | AMD NEW-E | 83-03-033 83-04-019 | 315-11-062 315-11-070 | NEW-P | 83-10-067 | 315-12-120 | NEW-C | 83-08-081 |
| 315-06-120 | NEW-E | 83-03-041 | 315-11-070 | NEW-C | 83-13-079 | 315-12-120 | NEW-C | 83-10-068 |
| 315-06-120 | NEW | 83-05-029 | 315-11-070 | NEW-E | 83-13-085 | 315-12-120 | NEW C | 83-13-080 |
| 315-06-120 315-06-120 | AMD-P AMD-E | 83-22-069 83-23-015 | 315-11-070 315-11-071 | NEW NEW-P | 83-17-011 83-10-067 | 315-12-130 315-12-130 | NEW-C NEW-C | 83-05-028 83-08-081 |
| 315-06-120 | AMD-E | 83-23-030 | 315-11-071 | NEW-C | 83-13-079 | 315-12-130 | NEW-C | 83-10-068 |
| 315-06-160 | AMD | 83-05-029 | 315-11-071 | NEW-E | 83-13-085 | 315-12-130 | NEW | 83-13-080 |
| 315-06-180 315-06-180 | AMD–P AMD | 83-16-079 83-19-019 | 315-11-071 315-11-071 | NEW AMD-E | 83-17-011 83-19-020 | 315–12–140 315–12–140 | NEW-C NEW-C | 83-05-028 83-08-081 |
| 315-10-020 | AMD-E | 83-03-041 | 315-11-071 | AMD-P | 83-19-072 | 315-12-140 | NEW-C | 83-10-068 |
| 315-10-020 | AMD | 83-05-029 | 315-11-072 | NEW-P | 83-10-067 | 315–12–140 | NEW | 83-13-080 |
| 315-10-030 | AMD | 83-03-034 | 315-11-072 315-11-072 | NEW-C NEW-E | 83-13-079 83-13-085 | 315-12-150 315-12-150 | NEW-C NEW-C | 83-05-028 83-08-081 |
| 315-10-030 315-10-030 | AMD–E AMD–P | 83-08-083 83-12-057 | 315–11–072 | NEW | 83-17-011 | 315-12-150 | NEW-C | 83-10-068 |
| 315-10-030 | AMD-E | 83-13-086 | 315-11-080 | NEW-P | 83-16-078 | 315-12-150 | NEW | 83-13-080 |
| 315-10-030 | AMD | 83-16-029 | 315-11-080 315-11-081 | NEW NEW-P | 83-19-018 83-16-078 | 315-20-010 315-20-010 | NEW-P NEW-C | 83-08-074 83-10-073 |
| 315-10-060 315-10-060 | NEW-E NEW-P | 83-21-034 83-22-070 | 315-11-081 | NEW-F | 83-19-018 | 315-20-010 | NEW | 83-13-081 |
| 315-11-010 | NEW | 83-03-034 | 315-11-082 | NEW-P | 83-16-078 | 315-20-020 | NEW-P | 83-08-074 |
| 315-11-010 | NEW-E | 83-04-019 | 315-11-082 | NEW | 83-19-018 | 315-20-020 | NEW-C | 83-10-073 |
| 315-11-020 315-11-020 | NEW NEW-E | 83-03-034 83-04-019 | 315-11-090 315-11-090 | NEW-P NEW-E | 83-22-070 83-23-016 | 315-20-020 315-20-030 | NEW NEW-P | 83-13-081 83-08-074 |
| 315-11-020 | NEW | 83-03-034 | 315-11-091 | NEW-P | 83-22-070 | 315-20-030 | NEW-C | 83-10-073 |
| 315-11-030 | NEW-E | 83-04-019 | 315-11-091 | NEW-E | 83-23-016 | 315-20-040 | NEW-P | 83-08-074 |
| 315-11-040 | NEW-E | 83-03-040 83-05-030 | 315-11-092 315-11-092 | NEW-P NEW-E | 83-22-070 83-23-016 | 315-20-040 315-20-040 | NEW-C NEW | 83-10-073 83-13-081 |
| 315-11-040 315-11-041 | NEW NEW-E | 83-03-030 83-03-040 | 315-11-100 | NEW-E | 83-23-010 | 315-20-050 | NEW-P | 83-08-074 |
| 315-11-041 | NEW-P | 83-04-069 | 315-11-101 | NEW-P | 83-22-071 | 315-20-050 | NEW-C | 83-10-073 |
| 315-11-041 | NEW | 83-07-023 | 315-11-102 | NEW-P NEW-C | 83-22-071 83-05-028 | 315-20-050 315-20-060 | NEW NEW-P | 83-13-081 83-08-074 |
| 315-11-041 315-11-042 | NEW-E NEW-E | 83-08-084 83-03-040 | 315-12-010 315-12-010 | NEW-C NEW-C | 83-08-081 | 315-20-060 | NEW-F | 83-10-073 |
| 315-11-042 | NEW-E | 83-05-030 | 315-12-010 | NEW-C | 83-10-068 | 315-20-060 | NEW | 83-13-081 |
| 315-11-050 | NEW-E | 83-05-031 | 315-12-010 | NEW C | 83-13-080 | 315-20-070 | NEW-P | 83-08-074 |
| 315-11-050 315-11-050 | NEW-P NEW-E | 83-05-052 83-08-085 | 315-12-020 315-12-020 | NEW-C NEW-C | 83-05-028 83-08-081 | 315–20–070 315–20–070 | NEW-C NEW | 83-10-073 83-13-081 |
| 315-11-050 315-11-050 | NEW-E NEW-C | 83-08-079 | 315-12-020 | NEW-C | 83-10-068 | 315-20-080 | NEW-P | 83-08-074 |
| 315-11-050 | NEW-C | 83-10-072 | 315-12-020 | NEW | 83-13-080 | 315–20–080 | NEW-C | 83-10-073 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 315-20-080 | NEW | 83-13-081 | 316-02-820 | NEW-E | | 316–35–130 | NEW-E | 83-23-081 |
| 315-20-090 315-20-090 | NEW-P NEW-C | 83–08–074 83–10–073 | 316-02-900 | NEW-E | 83-23-081 | 316-35-150 | NEW-E | 83-23-081 |
| 315-20-090 | NEW | 83-13-081 | 316-02-910 316-02-920 | NEW-E NEW-E | | 316-35-170 | NEW-E | 83-23-081 |
| 315-20-100 | NEW-P | 83-08-074 | 316-02-930 | NEW-E | 83-23-081 | 316-35-190 316-35-210 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 315-20-100 315-20-100 | NEW-C NEW | | 316-07-010 | REP-E | 83-23-081 | 316-35-230 | NEW-E | 83-23-081 |
| 315-20-110 | NEW-P | 83-13-081 83-08-074 | 316-07-020 316-07-030 | REP-E REP-E | 83-23-081 83-23-081 | 316-35-250 | NEW-E | 83-23-081 |
| 315-20-110 | NEW-C | 83-10-073 | 316-07-040 | REP-E | 83-23-081 | 316-45-001 316-45-010 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 315-20-110 | NEW | 83-13-081 | 316-07-050 | REP-E | 83-23-081 | 316-45-030 | NEW-E | 83-23-081 |
| 315-20-120 315-20-120 | NEW-P NEW-C | 83-08-074 83-10-073 | 316-07-060 316-07-070 | REP-E REP-E | 83-23-081 | 316-45-050 | NEW-E | 83-23-081 |
| 315-20-120 | NEW | 83-13-081 | 316-07-080 | REP-E | 83-23-081 83-23-081 | 316-45-070 316-45-090 | NEW-E NEW-E | 83-23-081 |
| 315-20-130 | NEW-P | 83-08-074 | 316-07-090 | REP-E | 83-23-081 | 316-45-110 | NEW-E | 83-23-081 83-23-081 |
| 315-20-130 315-20-130 | NEW-C NEW | 83-10-073 83-13-081 | 316-07-100 | REP-E | 83-23-081 | 316-45-130 | NEW-E | 83-23-081 |
| 315-20-140 | NEW-P | 83-08-074 | 316-07-110 316-07-120 | REP-E REP-E | 83-23-081 83-23-081 | 316-45-150 316-45-170 | NEW-E | 83-23-081 |
| 315-20-140 | NEW-C | 83-10-073 | 316-07-130 | REP-E | 83-23-081 | 316-45-190 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 315-20-140 315-20-150 | NEW NEW-P | 83-13-081 | 316-07-140 | REP-E | 83-23-081 | 316-45-210 | NEW-E | 83-23-081 |
| 315-20-150 | NEW-P | 83–08–074 83–10–073 | 316-07-150 316-07-160 | REP-E REP-E | 83-23-081 | 316-45-230 | NEW-E | 83-23-081 |
| 315-20-150 | NEW | 83-13-081 | 316-07-170 | REP-E | 83-23-081 83-23-081 | 316-45-250 316-45-270 | NEW-E NEW-E | 83-23-081 |
| 315-30-010 | NEW-P | 83-22-072 | 316-07-180 | REP-E | 83-23-081 | 316-45-290 | NEW-E | 83-23-081 83-23-081 |
| 315-30-020 315-30-030 | NEW-P NEW-P | 8322072 8322072 | 316-07-190 | REP-E | 83-23-081 | 316-45-310 | NEW-E | 83-23-081 |
| 315–30–040 | NEW-P | 83-22-072 | 316-07-200 316-07-210 | REP-E REP-E | 83-23-081 83-23-081 | 316-45-330 316-45-350 | NEW-E | 83-23-081 |
| 315-30-050 | NEW-P | 83-22-072 | 316-07-220 | REP-E | 83-23-081 | 316-45-370 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 315-30-060 315-30-070 | NEW-P NEW-P | 83–22–072 83–22–072 | 316-07-230 | REP-E | 83-23-081 | 316-45-390 | NEW-E | 83-23-081 |
| 315-31-020 | NEW-P | 83-22-072 83-22-072 | 316-07-240 316-07-250 | REP-E REP-E | 83-23-081 83-23-081 | 316-45-410 | NEW-E | 83-23-081 |
| 315-31-030 | NEW-P | 83-22-072 | 316-07-260 | REP-E | 83-23-081 | 316-45-430 316-45-550 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 315-31-040 | NEW-P | 83-22-072 | 316-07-270 | REP-E | 83-23-081 | 316-55-001 | NEW-E | 83-23-081 |
| 315-31-050 315-31-060 | NEW-P NEW-P | 83-22-072 83-22-072 | 316-07-280 316-07-290 | REP-E REP-E | 83-23-081 | 316-55-010 | NEW-E | 83-23-081 |
| 316-02-001 | NEW-E | 83-23-081 | 316-07-300 | REP-E | 83-23-081 83-23-081 | 316-55-020 316-55-030 | NEW-E NEW-E | 83-23-081 |
| 316-02-003 | NEW-E | 83-23-081 | 316-25-001 | NEW-E | 83-23-081 | 316-55-050 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-007 316-02-010 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-25-010 | NEW-E | 83-23-081 | 316-55-070 | NEW-E | 83-23-081 |
| 316-02-020 | NEW-E | 83-23-081 | 316-25-030 316-25-050 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-55-090 316-55-110 | NEW-E NEW-E | 83-23-081 |
| 316-02-030 | NEW-E | 83-23-081 | 316-25-070 | NEW-E | 83-23-081 | 316-55-130 | NEW-E | 83-23-081 83-23-081 |
| 316-02-040 316-02-100 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-25-090 | NEW-E | 83-23-081 | 316-55-150 | NEW-E | 83-23-081 |
| 316-02-100 | NEW-E | 83-23-081 | 316-25-110 316-25-130 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-55-160 316-55-170 | NEW-E | 83-23-081 |
| 316-02-105 | NEW-E | 83-23-081 | 316-25-150 | NEW-E | 83-23-081 | 316–55–500 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-110 316-02-120 | NEW-E NEW-E | 83-23-081 | 316-25-170 | NEW-E | 83-23-081 | 316-55-505 | NEW-E | 83-23-081 |
| 316-02-120 | NEW-E | 83-23-081 83-23-081 | 316-25-190 316-25-210 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-55-510 | NEW-E | 83-23-081 |
| 316-02-140 | NEW-E | 83-23-081 | 316-25-230 | NEW-E | 83-23-081 | 316–55–515 316–55–520 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-150 | NEW-E | 83-23-081 | 316-25-250 | NEW-E | 83-23-081 | 316-55-525 | NEW-E | 83-23-081 |
| 316-02-160 316-02-170 | NEW-E NEW-E | 83-23-081 83-23-081 | 316–25–270 316–25–290 | NEW-E | 83-23-081 | 316-55-600 | NEW-E | 83-23-081 |
| 316-02-180 | NEW-E | 83-23-081 | 316-25-310 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-65-001 316-65-010 | NEW-E NEW-E | 83-23-081 |
| 316-02-200 | NEW-E | 83-23-081 | 316-25-330 | NEW-E | 83-23-081 | 316-65-030 | NEW-E | 83-23-081 83-23-081 |
| 316-02-210 316-02-220 | NEW-E NEW-E | 83–23–081 83–23–081 | 316–25–350 316–25–370 | NEW-E | 83-23-081 | 316-65-050 | NEW-E | 83-23-081 |
| 316-02-230 | NEW-E | 83-23-081 | 316-25-390 | NEW-E NEW-E | 83-23-081 83-23-081 | 316–65–090 316–65–110 | NEW-E NEW-E | 83-23-081 |
| 316-02-300 | NEW-E | 83-23-081 | 316-25-410 | NEW-E | 83-23-081 | 316-65-130 | NEW-E | 83-23-081 83-23-081 |
| 316-02-310 316-02-320 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-25-430 | NEW-E | 83-23-081 | 316-65-150 | NEW-E | 83-23-081 |
| 316-02-330 | NEW-E | 83-23-081 | 316-25-450 316-25-470 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-65-500 316-65-510 | NEW-E | 83-23-081 |
| 316-02-340 | NEW-E | 83-23-081 | 316-25-490 | NEW-E | 83-23-081 | 316-65-515 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-350 316-02-360 | NEW-E | 83-23-081 83-23-081 | 316-25-510 | NEW-E | 83-23-081 | 316-65-525 | NEW-E | 83-23-081 |
| 316-02-370 | NEW-E NEW-E | 83-23-081 | 316-25-530 316-25-550 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-65-530 | NEW-E | 83-23-081 |
| 316-02-400 | NEW-E | 83-23-081 | 316-25-570 | NEW-E | 83-23-081 | 316-65-535 316-65-540 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-410 316-02-420 | NEW-E | 83-23-081 | 316-25-590 | NEW-E | 83-23-081 | 316-65-545 | NEW-E | 83-23-081 |
| 316-02-420 316-02-450 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-25-610 316-25-630 | NEW-E NEW-E | 83-23-081 | 316-65-550 | NEW-E | 83-23-081 |
| 316-02-460 | NEW-E | 83-23-081 | 316-25-650 | NEW-E | 83-23-081 83-23-081 | 316-65-555 316-65-560 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-470 | NEW-E | 83-23-081 | 316-25-670 | NEW-E | 83-23-081 | 316-75-001 | NEW-E | 83-23-081 |
| 316-02-490 316-02-500 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-35-001 316-35-010 | NEW-E | 83-23-081 | 316-75-010 | NEW-E | 83-23-081 |
| 316-02-510 | NEW-E | 83-23-081 | 316-35-010 | NEW-E NEW-E | 83-23-081 83-23-081 | 31675030 31675050 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-600 | NEW-E | 83-23-081 | 316-35-050 | NEW-E | 83-23-081 | 316-75-070 | NEW-E NEW-E | 83-23-081 83-23-081 |
| 316-02-610 316-02-800 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-35-070 316-35-090 | NEW-E NEW-E | 83-23-081 | 316-75-090 | NEW-E | 83-23-081 |
| 316-02-810 | NEW-E | 83-23-081 | 316-35-110 | NEW-E NEW-E | 83-23-081 83-23-081 | 316-75-110 316-75-130 | | 83-23-081 83-23-081 |
| | | ' | - - | 2 | | 510 75-150 | NEW-E | 03-23-081 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 316-75-170 | NEW-E | 83-23-081 | 326-20-210 | NEW-E | 83-18-011 | 332-20-140 | REP-P | 83-15-038 83-21-018 |
| 316-75-190 | NEW-E | 83-23-081 | 326-20-210 326-20-210 | NEW-P NEW | 83-19-066 83-22-045 | 332-20-140 332-20-150 | REP REP–P | 83-15-038 |
| 316-75-210 | NEW-E NEW-E | 83-23-081 83-23-081 | 326-20-210 | NEW-E | 83-18-011 | 332-20-150 | REP | 83-21-018 |
| 316-75-230 316-75-250 | NEW-E | 83-23-081 | 326-20-220 | NEW-P | 83-19-066 | 332-20-160 | AMD-P | 83-15-038 |
| 316-75-270 | NEW-E | 83-23-081 | 326-20-220 | NEW _ | 83-22-045 | 332-20-160 | AMD | 83-21-018 83-15-038 |
| 316-75-290 | NEW-E | 83-23-081 | 326-30-005 | NEW-E NEW-E | 83-17-027 83-23-021 | 332-20-170 332-20-170 | AMD–P AMD | 83-21-018 |
| 316-75-310 | NEW-E NEW-E | 83-23-081 83-18-011 | 326-30-010 326-30-010 | NEW-P | 83-23-021 | 332-20-180 | AMD-P | 83-15-038 |
| 326-02-010 326-02-010 | NEW-P | 83-19-066 | 326-30-020 | NEW-E | 8323021 | 332-20-180 | AMD | 83-21-018 |
| 326-02-010 | NEW | 83-22-045 | 326-30-020 | NEW-P | 83-23-022 | 332-20-190 332-20-190 | REP-P | 83-15-038 83-21-018 |
| 326-02-020 | NEW-E | 83-18-011 83-19-066 | 326-30-025 326-30-030 | NEW-E NEW-E | 83-23-101 83-23-021 | 332-20-191 | REP NEW-P | 83-15-038 |
| 326-02-020 326-02-020 | NEW-P NEW | 83-19-066 | 326-30-030 | NEW-P | 83-23-022 | 332-20-191 | NEW | 83-21-018 |
| 326-02-030 | NEW-E | 83-18-011 | 326-30-035 | NEW-E | 83-23-021 | 332-20-200 | AMD-P | 83-15-038 83-21-018 |
| 326-02-030 | NEW-P | 83-19-066 | 326-30-035 | NEW-P NEW-E | 83-23-022 83-23-021 | 332-20-200 332-20-210 | AMD AMD-P | 83-15-038 |
| 326-02-030 | NEW NEW-E | 83-22-045 83-18-011 | 326-30-040 326-30-040 | NEW-E | 83-23-021 | 332-20-210 | AMD | 83-21-018 |
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| 326-20-010 | NEW | 83-22-045 | 326-30-050 | NEW-P | 83-23-022 | 332-20-215 332-20-220 | NEW AMDP | 83-21-018 83-15-038 |
| 326-20-020 | NEW-E | 83-18-011 | 326-30-060 326-30-060 | NEW-E NEW-P | 83-23-021 83-23-022 | 332-20-220 | AMD | 83-21-018 |
| 326-20-020 326-20-020 | NEW-P NEW | 83-19-066 83-22-045 | 326-30-070 | NEW-E | 83-23-021 | 332-20-230 | AMD-P | 83-15-038 |
| 326-20-030 | NEW-E | 83-18-011 | 326-30-070 | NEW-P | 83-23-022 | 332-20-230 | AMD REP-P | 83-21-018 83-15-038 |
| 326-20-030 | NEW-P | 83-19-066 | 326-30-080 | NEW-E NEW-P | 83-23-021 83-23-022 | 332-20-240 332-20-240 | REP-F | 83-21-018 |
| 326-20-030 326-20-040 | NEW NEW-E | 83-22-045 83-18-011 | 326-30-080 326-30-090 | NEW-F | 83-23-021 | 332-20-250 | AMD-P | 83-15-038 |
| 326-20-040 326-20-040 | NEW-P | 83-19-066 | 326-30-090 | NEW-P | 83-23-022 | 332-20-250 | AMD | 83-21-018 |
| 326-20-040 | NEW | 83-22-045 | 326-30-100 | NEW-E | 83-23-021 | 332-20-260 332-20-260 | AMD-P AMD | 83–15–03 ⁸ 83–21–018 |
| 326-20-050 | NEW-E NEW-P | 83-18-011 83-19-066 | 326-30-100 326-30-110 | NEW-P NEW-E | 83-23-022 83-23-021 | 332-20-200 | AMD-P | 83-15-038 |
| 326-20-050 326-20-050 | NEW-F NEW | 83-22-045 | 326-30-110 | NEW-P | 83-23-022 | 332-20-270 | AMD | 83-21-018 |
| 326-20-060 | NEW-E | 83-18-011 | 326-40-010 | NEW-P | 83-23-068 | 332-20-280 | REP-P REP | 83-15-038 83-21-018 |
| 326-20-060 | NEW-P | 83-19-066 83-22-045 | 326-40-010 326-40-020 | NEW-E NEW-P | 83-23-069 83-23-068 | 332-20-280 332-20-290 | AMD-P | 83-15-038 |
| 326-20-060 326-20-070 | NEW NEW-E | 83-22-043 83-18-011 | 326-40-020 | NEW-E | 83-23-069 | 332-20-290 | AMD | 83-21-018 |
| 326-20-070 | NEW-P | 83-19-066 | 332-10-150 | REP-P | 83-20-080 | 332–20–300 332–20–300 | AMD-P AMD | 83-15-038 83-21-018 |
| 326-20-070 | NEW | 83-22-045 83-18-011 | 332-10-150 332-10-160 | REP REP-P | 83–24–055 83–20–080 | 332-20-300 | REP-P | 83-15-038 |
| 326-20-080 326-20-080 | NEW-E NEW-P | 83-19-066 | 332-10-160 | REP | 83-24-055 | 332-20-310 | REP | 83-21-018 |
| 326-20-080 | NEW | 83-22-045 | 332-10-170 | AMD-P | 83-20-080 | 332-20-320 | AMD-P AMD | 83-15-038 83-21-018 |
| 326-20-090 | NEW-E | 83-18-011 | 332-10-170 332-10-180 | AMD AMD–P | 83-24-055 83-20-080 | 332-20-320 332-20-330 | AMD-P | 83-15-038 |
| 326-20-090 326-20-090 | NEW-P NEW | 83-19-066 83-22-045 | 332-10-180 | AMD | 83-24-055 | 332-20-330 | AMD | 83-21-018 |
| 326-20-100 | NEW-E | 83-18-011 | 332-10-190 | AMD-P | 83-20-080 | 332-24 | REVIEW AMD-P | 83-13-098 83-07-068 |
| 326-20-100 | NEW-P | 83-19-066 | 332-10-190 332-12-310 | AMD AMD-C | 83-24-055 83-05-004 | 332–24–056 332–24–056 | AMD-F AMD | 83-10-036 |
| 326-20-100 326-20-110 | NEW-W NEW-E | 83-22-039 83-18-011 | 332-12-310 | AMD-C | 83-06-040 | 332-24-060 | AMD-P | 83-07-068 |
| 326-20-110 | NEW-P | 83-19-066 | 332-12-310 | AMD | 83-07-039 | 332-24-060 | AMD B | 8310036 8307068 |
| 326-20-110 | NEW | 83-22-045 | 332–18 | REVIEW AMD–C | 83-13-098 83-17-104 | 332–24–063 332–24–063 | AMD–P AMD | 83-10-036 |
| 326–20–120 326–20–120 | NEW-E NEW-P | 83-18-011 83-19-066 | 332–20 332–20–010 | AMD-P | 83-15-038 | 332-24-065 | REP-P | 83-07-068 |
| 326-20-120 326-20-120 | NEW | 83-22-045 | 332-20-010 | AMD | 83-21-018 | 332-24-065 | REP | 83-10-036 |
| 326-20-130 | NEW-E | 83-18-011 | 332-20-020 | AMD-P AMD | 83-15-038 83-21-018 | 332-24-070 332-24-070 | AMD-P AMD | 83-07-068 83-10-036 |
| 326-20-130 | NEW-P NEW | 83-19-066 83-22-045 | 332–20–020 332–20–030 | AMD-P | 83-15-038 | 332-24-080 | REP-P | 83-07-068 |
| 326-20-130 326-20-140 | NEW-E | 83-18-011 | 332-20-030 | AMD | 83-21-018 | 332-24-080 | REP | 83-10-036 |
| 326-20-140 | NEW-P | 83-19-066 | 332-20-040 | REP-P | 83-15-038 | 332-24-090 332-24-090 | AMD-E AMD-P | 83-07-021 83-07-068 |
| 326-20-140 | NEW NEW-E | 83-22-045 83-18-011 | 332-20-040 332-20-050 | REP AMD-P | 83-21-018 83-15-038 | 332-24-090 | AMD-E | 83-09-015 |
| 326-20-150 326-20-150 | NEW-P | 83-19-066 | 332-20-050 | AMD | 83-21-018 | 332-24-090 | AMD | 83-10-036 |
| 326-20-150 | NEW | 83-22-045 | 332-20-060 | REP-P | 83-15-038 83-21-018 | 332-24-090 332-24-095 | AMD-E NEW-P | 83-11-001 83-07-068 |
| 326-20-160 | NEW-E NEW-P | 83-18-011 83-19-066 | 332-20-060 332-20-070 | REP REP-P | 83-15-038 | 332-24-095 | NEW | 83-10-036 |
| 326-20-160 326-20-160 | NEW-P NEW | 83-22-045 | 332-20-070 | REP | 83-21-018 | 332-24-250 | REP-P | 83-07-068 |
| 326-20-170 | NEW-E | 83-18-011 | 332-20-080 | REP-P | 83-15-038 | 332-24-250 332-24-260 | REP REP–P | 83–10–036 83–07–068 |
| 326-20-170 | NEW-P | 83-19-066 | 332–20–080 332–20–090 | REP REP-P | 83-21-018 83-15-038 | 332-24-260 | REP-P REP | 83-10-036 |
| 326-20-170 326-20-180 | NEW NEW-E | 83-22-045 83-18-011 | 332-20-090 | REP | 83-21-018 | 332-24-270 | REP-P | 83-07-068 |
| 326-20-180 326-20-180 | NEW-P | 83-19-066 | 332-20-100 | REP-P | 83-15-038 | 332-24-270 | REP | 83–10–036 83–07–068 |
| 326-20-180 | NEW | 83-22-045 | 332-20-100 | REP REP-P | 83-21-018 83-15-038 | 332-24-280 332-24-280 | REP–P REP | 83-10-036 |
| 326-20-190 326-20-190 | NEW-E NEW-P | 83-18-011 83-19-066 | 332–20–110 332–20–110 | REP-F | 83-21-018 | 332-24-290 | REP-P | 83-07-068 |
| 326-20-190 326-20-190 | NEW | 83-22-045 | 332-20-120 | REP-P | 83-15-038 | 332-24-290 | REP REP-P | 83-10-036 83-07-068 |
| 326-20-200 | NEW-E | 83-18-011 | 332-20-120 | REP REP-P | 83-21-018 83-15-038 | 332-24-300 332-24-300 | REP-P REP | 83-10-036 |
| 326–20–200 | NEW-P | 8319066 | 332-20-130 | KEF-P | 05 15 050 | 1 222 2. 223 | _ - | . – |

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| 332-24-500 | AMD | 83-23-105 | 332-140-220 | NEW-P | 83-15-051 | 352-56-080 | NEW-P | 83-13-088 83-10-054 |
| 332–26–020 332–26–030 | NEW-E NEW-E | 83-14-065 | 332-140-220 | NEW | 83-18-009 | 352-56-080 | NEW | 83-13-088 |
| 332-26-040 | NEW-E | 83-14-065 83-14-065 | 332-140-230 332-140-230 | NEW-P NEW | 83-15-051 | 352-70-010 | NEW-P | 83-22-083 |
| 332-26-050 | NEW-E | 83-14-065 | 344–12 | REVIEW | 83-18-009 V 83-13-098 | 352-70-020 352-70-030 | NEW-P | 83-22-083 |
| 332-26-084 | NEW-E | 83-09-015 | 352-04-010 | AMD-P | 83-24-079 | 352-70-030 | NEW-P NEW-P | 83-22-083 83-22-083 |
| 332-30-109 332-30-109 | AMD-P | 83–16–076 | 352-12-010 | AMD-P | 83-02-057 | 352-70-050 | NEW-P | 83-22-083 |
| 332-30-109 332-30-115 | AMD AMD–P | 83-21-004 83-16-076 | 352-12-010 352-12-020 | AMD REP–W | 83-06-051 | 352-70-060 | NEW-P | 83-22-083 |
| 332-30-115 | AMD | 83-21-004 | 352-12-030 | REP-W | 83-02-058 83-02-058 | 356–06–010 356–06–010 | AMD-P | 83-20-060 |
| 332-30-116 | NEW-P | 83-16-076 | 352-12-040 | REP-W | 83-02-058 | 356-06-010 | AMD-P AMD-C | 83-22-005 83-23-054 |
| 332-30-116 332-30-142 | NEW | 83-21-004 | 352-12-050 | REP-W | 83-02-058 | 356-06-010 | AMD-E | 83-23-066 |
| 332-30-142 | AMD NEW-E | 83-02-055 83-17-068 | 352-16-020 352-28-005 | AMD-P NEW-P | 83-24-081 | 356-06-010 | AMD-P | 83-24-006 |
| 332-30-200 | NEW-P | 83-20-079 | 352-28-010 | AMD-P | 83-24-080 83-24-080 | 356-06-055 356-06-055 | AMD-P | 83-06-043 |
| 332-30-200 | NEW-E | 83-20-081 | 352-28-020 | AMD-P | 83-24-080 | 356-06-080 | AMD AMD-C | 83-09-030 8305-047 |
| 332-30-205 332-30-205 | NEW-E NEW-P | 83-17-068 | 352-32-030 | AMD-P | 83-04-073 | 35606080 | AMD-E | 83-07-064 |
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| 332-30-210 | NEW-E | 83-17-068 | 352-32-037 | AMD-F | 83-04-073 83-09-031 | 356-06-080 356-06-080 | AMDC AMD-E | 83-11-027 |
| 332-30-210 | NEW-P | 83-20-079 | 352-32-045 | AMD-P | 83-04-073 | 356-06-080 | AMD-E | 8313073 8313091 |
| 332-30-210 332-30-215 | NEW-E NEW-E | 83-20-081 | 352-32-045 | AMD | 83-09-031 | 356-07-020 | AMD-P | 83-22-005 |
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| 332-30-215 | NEW-E | 83-20-081 | 352-32-165 | NEW-C | 83-08-032 83-06-004 | 356-10-040 356-14-085 | AMD AMD-C | 83-24-002 |
| 332-30-220 | NEW-E | 83-17-068 | 352-32-165 | NEW | 83-08-032 | 356-14-085 | AMD-C | 83–03–035 83–06–005 |
| 332-30-220 332-30-220 | NEW-P NEW-E | 83-20-079 | 352-32-190 | REPC | 83-06-004 | 356-14-250 | AMD-P | 83-12-035 |
| 332-30-225 | NEW-E | 8320081 8317068 | 352-32-190 352-32-190 | AMD REP–P | 83-08-032 83-10-055 | 356-14-250 | AMD | 83-15-047 |
| 332-30-225 | NEW-P | 83-20-079 | 352-32-190 | REP | 83-13-089 | 356-14-260 356-14-260 | AMD-P AMD | 83-08-009 |
| 332-30-225 | NEW-E | 83-20-081 | 352-32-195 | NEW-P | 83-10-055 | 356-15-020 | AMD-P | 83-12002 83-14013 |
| 332–30–230 332–30–230 | NEW-E NEW-P | 83-17-068 83-20-079 | 352-32-195 | NEW | 83-13-089 | 356-15-020 | AMD-C | 83-17-046 |
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| 332-32 | REVIEW | 83-13-098 | 352-32-250 | AMD-P | 83-20-087 | 356-15-020 356-15-020 | AMD-P AMD | 83-20-060 83-24-002 |
| 332-44-100 | NEW-E | 83-03-029 | 352-32-250 | AMD | 83-23-094 | 356-15-030 | AMD-P | 83-14-013 |
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| 332–60–020 332–60–030 | NEW NEW-P | 83-24-067 83-22-015 | 352-40-030 | AMD-P | 83-20-088 | 356-15-060 | AMD-P | 83-20-060 |
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| 332-60-040 | NEW-P | 83-22-015 | 352-40-070 | AMD-F AMD | 83-23-095 | 356-15-090 356-15-090 | AMD-C AMD | 83-15-048 83-18-031 |
| 332-60-040 | NEW | 83-24-067 | 352–44 | REVIEW | 83-11-024 | 356-15-130 | AMD-P | 83-04-035 |
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| 332-60-090 | NEW-P | 83-22-015 | 352-48-040 | AMD-P | 83-10-053 | 356-18-070 | AMD-C | 83-14-013 83-17-046 |
| 332–60–090 332–60–100 | NEW NEW-P | 83–24–067 83–22–015 | 352-48-040 | AMD | 83-13-087 | 356-18-070 | AMD-C | 83-19-031 |
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| 332-60-110 332-60-120 | NEW | 83-24-067 | 352-48-060 | AMD | 83-13-087 | 356-18-095 | NEW | 83-18-031 |
| 332-60-120 332-60-120 | NEW-P NEW | 83–22–015 83–24–067 | 352–48–070 352–48–070 | AMD-P | 83-10-053 | 356-18-105 | AMD-E | 83-13-094 |
| 332-60-130 | NEW-P | 83-22-015 | 352-48-080 | AMD AMD-P | 83–13–087 83–10–053 | 356-18-105 356-18-105 | AMD-P | 83-14-013 |
| 332-60-130 | NEW | 83-24-067 | 352-48-080 | AMD | 83-13-087 | 356-18-105 | AMD–E AMD | 83-17-065 83-18-031 |
| 332–60–140 332–60–140 | NEW-P | 83-22-015 | 352-56-010 | NEW-P | 83-10-054 | 356-26-020 | AMD-C | 83-05-047 |
| 332-60-140 332-60-150 | NEW NEW-P | 83-24-067 83-22-015 | 352-56-010 352-56-020 | NEW NEW-P | 83–13–088 83–10–054 | 356-26-020 | AMD-C | 83-07-036 |
| 332-60-150 | NEW | 83-24-067 | 352-56-020 352-56-020 | NEW-P NEW | 83-10-054 83-13-088 | 356–26–070 356–26–070 | AMD-P AMD | 83-06-043 |
| 332-60-160 | NEW-P | 83-22-015 | 352-56-030 | NEW-P | 83-10-054 | 356-26-100 | AMD-P | 83–09–030 83–04–035 |
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| 332-100-040 | AMD-E | 8311007 | 352-56-050 | NEW-P | 83-10-054 | 356–30–015 356–30–030 | AMD-C AMD-P | 83–23–054 83–08–009 |
| 332-100-040 | AMD | 83-11-008 | 352-56-050 | NEW | 83-13-088 | 356-30-030 | AMD-F | 83-12-002 |
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| 332-140-210 | NEW-P | 83-15-051 | 352-56-070 | NEW NEW-P | 83-13-088 83-10-054 | 356-30-130 356-30-130 | AMD-P AMD-C | 83-20-060 |
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| 356-30-140 | · AMD-C | 83-23-054 | 360-19-030 | NEW-P | 83-22-075 | 365-90-020 | NEW-E NEW | 83-17-084 83-22-037 |
| 356-30-190 | AMD-C | 83-05-047 | 360-19-040 | NEW-P NEW-P | 83–12–047 83–16–064 | 365-90-020 365-90-030 | NEW-P | 83-17-083 |
| 356-30-190 | AMD-C AMD-C | 83-07-036 83-05-047 | 360-19-040 360-19-040 | NEW-P | 83-22-075 | 365-90-030 | NEW-E | 83-17-084 |
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| 356-30-210 | AMD-C | 83-07-036 | 360-19-050 | NEW-P | 83-22-075 | 365-90-040 365-90-040 | NEW-E NEW | 83-17-084 83-22-037 |
| 356-30-230 | AMD-C | 83-05-047 | 360-19-060 360-19-060 | NEW-P NEW-P | 83-12-047 83-16-064 | 365-90-050 | NEW-P | 83-17-083 |
| 356-30-230 356-30-240 | AMD-C AMD-C | 83-07-036 83-05-047A | 360-19-060 | NEW-P | 83-22-075 | 365-90-050 | NEW-E | 83-17-084 |
| 356-30-240 | AMD-C | 83-07-036 | 360–19–070 | NEW-P | 83-12-047 | 365-90-050 | NEW | 83-22-037 |
| 356-30-270 | AMD-P | 83-12-035 | 360-19-070 | NEW-P | 83-16-064 | 365-90-060 | NEW-P NEW-E | 83-17-083 83-17-084 |
| 356-30-270 | AMD-C | 83-15-048 | 360-19-070 360-19-080 | NEW-P NEW-P | 83-22-075 83-12-047 | 365-90-060 365-90-060 | NEW-E | 83-22-037 |
| 356-30-270 356-30-300 | AMD AMD–P | 83-18-031 83-14-035 | 360-19-080 | NEW-P | 83-16-064 | 365-90-070 | NEW-P | 83-17-083 |
| 356-30-300 | AMD-I | 83-18-031 | 360-19-080 | NEW-P | 83-22-075 | 365-90-070 | NEW-E | 83-17-084 |
| 356-30-330 | AMD-C | 83-03-035 | 360-19-090 | NEW-P | 83-12-047 | 365-90-070 | NEW D | 83-22-037 83-17-083 |
| 356-30-330 | AMD-C | 83-05-047A | 360-19-090 | NEW-P NEW-P | 83–16–064 83–22–075 | 365-90-080 365-90-080 | NEW-P NEW-E | 83-17-084 |
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| 356-30-330 356-30-330 | AMD-C | 83-11-027 | 360-23-040 | REP-P | 83-06-074 | 365-90-090 | NEW-P | 83-17-083 |
| 356-30-330 | AMD | 83-13-091 | 360-23-040 | REP | 83-10-013 | 365-90-090 | NEW-E | 83-17-084 83-22-037 |
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| 356-34-030 | AMD-P | 83-10-047 | 365-55-010 | REP | 83-06-066 | 371-08-255 | NEW | 83-14-074 |
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| 356-34-060 | AMD | 83-13-091 | 365-55-060 | REP | 83-06-066 | 372-24-020 | REP | 83-23-073 |
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| 356-42-082 356-42-082 | AMD-P AMD-C | 83-20-060 83-23-054 | 365-70-010 | NEW-E | 83-13-114 | 372-24-040 | REP | 83-23-073 |
| 356-42-084 | AMD-P | 83-20-060 | 365-70-010 | NEW | 83-17-047 | 372-24-050 | REP-P | 83-17-111 |
| 356-42-084 | AMD-C | 83-23-054 | 365-70-020 | NEW-P | 83-13-113 | 372–24–050 372–24–060 | REP REP–P | 83-23-073 83-17-111 |
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| 360-10-020 | AMD-P | 83-14-084 | 365-70-030 | NEW-E | 83-13-114 | 372-24-070 | REP REP–P | 83-23-073 |
| 360-10-020 | AMD | 83-18-021 | 365-70-030 | NEW NEW-P | 83-17-047 83-13-113 | 372-24-080 372-24-080 | REP-P REP | 83–17–111 83–23–073 |
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| 360-12-013 360-12-020 | AMD-P | 83-22-076 | 365-70-040 | NEW | 83-17-047 | 372-24-090 | REP | 83-23-073 |
| 360-12-065 | AMD-P | 83-22-076 | 365-70-050 | NEW-P | 83-13-113 | 372-24-100 | REP-P | 83-17-111 |
| 360-12-150 | NEW-P | 83-06-074 | 365-70-050 | NEW-E NEW | 83-13-114 83-17-047 | 372–24–100 372–36 | REP REVIEW | 83-23-073 83-13-028 |
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| 360-13-100 360-16-230 | AMD-P | 83-16-085 | 365-70-070 | NEW | 83-17-047 | 383-06-010 | NEW | 83-15-063 |
| 360-16-230 | AMD-P | 83-22-076 | 365-80-010 | NEW-P | 83-16-086 | 383-06-020 | NEW-P | 83-06-053 |
| 360-16-260 | REP-P | 83-22-075 | 365-80-010 | NEW | 83-19-063 | 383-06-020 | NEW-E NEW-C | 83-06-055 83-10-030 |
| 360–16–300 | NEW-P | 83-06-074 | 365-80-020 365-80-020 | NEW-P NEW | 83-16-086 83-19-063 | 383-06-020 383-06-020 | NEW | 83-15-063 |
| 360-16-300 360-17-055 | NEW NEW-P | 8310013 8318060 | 365-80-030 | NEW-P | 83-16-086 | 383-06-030 | NEW-P | 83-06-053 |
| 360-17-055 | NEW-C | 83-22-036 | 365-80-030 | NEW | 83-19-063 | 383-06-030 | NEW-E | 83-06-055 |
| 360-17-055 | NEW | 83-23-109 | 365-80-040 | NEW-P | 83-16-086 | 383-06-030 | NEW-C NEW | 83-10-030 83-15-063 |
| 360-18-020 | AMD-P AMD | 83-14-084 83-18-021 | 365-80-040 365-80-050 | NEW NEW-P | 83-19-063 83-16-086 | 383-06-030 383-06-040 | NEW-P | 83-06-053 |
| 360-18-020 360-18-020 | AMD-P | 83-18-060 | 365-80-050 | NEW | 83-19-063 | 383-06-040 | NEW-E | 83-06-055 |
| 360-18-020 | AMD | 83-22-034 | 365-80-060 | NEW-P | 83-16-086 | 383-06-040 | NEW-C | 83-10-030 |
| 360-18-020 | AMD-P | 83-24-070 | 365-80-060 | NEW D | 83-19-063 | 383-06-040 383-06-050 | NEW NEW-P | 83–15–063 83–06–053 |
| 360-18-030 | REP-P | 83-14-084 83-18-021 | 365–80–070 365–80–070 | NEW-P NEW | 83-16-086 83-19-063 | 383-06-050 | NEW-F | 83-06-055 |
| 360-18-030 360-19-010 | REP NEW-P | 83-18-021 83-12-047 | 365-80-080 | NEW-P | 83-16-086 | 383-06-050 | NEW-C | 83-10-030 |
| 360-19-010 | NEW-P | 83-16-064 | 365-80-080 | NEW | 83-19-063 | 383-06-050 | NEW | 83-15-063 |
| 360-19-010 | NEW-P | 83-22-075 | 365-80-090 | NEW-P | 83–16–086 83–19–063 | 383-06-060 383-06-060 | NEW-P NEW-E | 83-06-053 83-06-055 |
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| 383-06-080 | NEW-E | 83-06-055 | 388-11-011 | AMD-L AMD | 83-21-014 | 388-24-074 | AMD NEW-P | 83-22-066 83-17-041 |
| 383-06-080 | NEW-C | 83-10-030 | 388-11-045 | AMD-P | 83-13-012 | 388-24-074 | NEW-E | 83-17-041 |
| 383-06-080 383-06-090 | NEW NEW-P | 83-15-063 83-06-053 | 388-11-045 | AMD-E | 83-13-013 | 388-24-074 | NEW | 83-22-066 |
| 383-06-090 | NEW-F | 83–06–055 83–06–055 | 388-11-045 388-11-065 | AMD AMD–P | 83-17-007 83-17-119 | 388-24-090 | AMD-P | |
| 383-06-090 | NEW-C | 83-10-030 | 388-11-065 | AMD-E | 83-17-120 | 388-24-090 388-24-090 | AMD-E AMD | 83-17-090 83-22-066 |
| 383-06-090 | NEW | 83-15-063 | 388-11-065 | AMD | 83-21-014 | 388-24-107 | AMD-P | 83-17-041 |
| 383-06-100 383-06-100 | NEW-P NEW-E | 83–06–053 83–06–055 | 388-14-020 | AMD-P | 83-17-119 | 388-24-107 | AMD-E | 83-17-090 |
| 383-06-100 | NEW-C | 83–10–030 | 388-14-020 388-14-020 | AMD-E AMD | 83-17-120 83-21-014 | 388-24-107 388-24-125 | AMD | 83-22-066 |
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| 383-06-110 383-06-110 | NEW-P NEW-E | 83-06-053 | 388-14-350 | AMD-E | 83-17-120 | 388-24-125 | AMD | 83-22-066 |
| 383-06-110 383-06-110 | NEW-E | 83-06-055 83-10-030 | 388-14-350 388-14-390 | AMD NEW-P | 83-21-014 | 388-24-137 | AMD-P | 83-17-041 |
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| 388-08-080 | REP-P | 83-24-008 83-24-008 | 388-15-552 388-15-552 | AMD-P AMD | 83-17-024 83-21-008 | 388-28-530 | AMD-P | 83-14-008 |
| 388-08-083 | REP-P | 83-24-008 | 388-15-600 | NEW-P | 83-05-042 | 388-28-530 388-28-530 | AMD-E AMD | 83-14-049 83-17-070 |
| 388-08-150 | REP-P | 83-24-008 | 388-15-600 | NEW-E | 83-05-043 | 388-28-535 | AMD | 83-04-033 |
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| 388-08-180 | REP-P | 83-24-008 | 388-15-610 | NEW-E | 83-05-043 | 388-28-535 388-28-535 | AMD-E AMD | 83-20-058 83-23-058 |
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| 388-08-400 | REP-P | 83-24-008 | 388-17-100 | AMD-F | 83-10-074 83-13-070 | 388-28-590 388-28-600 | AMD AMD | 83–04–060 83–04–033 |
| 388-08-405 | AMD-P | 83-24-008 | 388-17-160 | AMD-P | 83-10-074 | 388-28-650 | AMD-P | 83-17-035 |
| 388-08-406 388-08-407 | AMD-P REP-P | 83-24-008 83-24-008 | 388-17-160 388-17-180 | AMD | 83-13-070 | 388-28-650 | AMD | 83-21-010 |
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| 388-08-409 | AMD-P | 83-24-008 | 388-20-010 | AMD-P | 83-11-009 | 388-29-080 | AMD | 83-11-010 83-11-010 |
| 388-08-413 | AMD-P | 83-24-008 | 388-20-010 | AMD | 83-14-028 | 388-29-100 | AMD-P | 83-14-008 |
| 388-08-414 388-08-416 | REP-P AMD-P | 83-24-008 83-24-008 | 388-20-020 388-20-020 | REP-P REP | 83-11-009 83-14-028 | 388-29-100 | AMD-E | 83-14-049 |
| 388-08-420 | REP-P | 83-24-008 | 388-24-040 | AMD-P | 83-14-028 | 388-29-100 388-29-110 | AMD AMD-P | 83-17-070 83-14-008 |
| 388-08-430 | REP-P | 83-24-008 | 388-24-040 | AMD-E | 83-17-090 | 388-29-110 | AMD-E | 83-14-049 |
| 388-08-435 388-08-440 | NEW REP–P | 83-03-021 | 388-24-040 | AMD | 83-22-066 | 388-29-110 | AMD | 83-17-070 |
| 388-08-450 | REP-P | 83-24-008 83-24-008 | 388-24-042 388-24-042 | AMD–P AMD–E | 83-17-041 83-17-090 | 388-29-112 388-29-112 | AMD B | 83-11-010 |
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| 388-73-118 | AMD | 83-02-060 | 388-86-050 | AMD-P | 83-14-024 | 388-95-075 | REP | 83-12-059 |
| 388-73-118 | AMD-P | 83-09-047 | 388-86-050 | AMD-E | 83-14-052 | 388-95-080 388-95-080 | REP-P REP | 83-09-046 83-12-059 |
| 388-73-132 | AMD | 83-02-060 | 388-86-050 388-86-075 | AMD AMD | 83-17-073 83-03-016 | 388-95-210 | REP-P | 83-09-046 |
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| 388-73-140 | AMD | 83-02-060 | 388-86-095 | AMD-E | 83-23-009 | 388-95-215 | REP-P | 83-09-046 |
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| 388-73-142 | AMD | 83-02-060 | 388-86-120 | AMD-E | 83-14-047 83-17-006 | 388-95-225 388-95-225 | REP-P REP | 83-09-046 83-12-059 |
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| 388-73-144 388-73-144 | AMD-P | 83-09-047 | 388-87-005 | AMD-E | 83-14-052 | 388-95-235 | REP | 83-12-059 |
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| 388-96-134 | AMD-E | 83-19-046 | 388-96-310 | NEW | 83-19-047 | 388-96-710 | AMD-P | 83-14-046 |
| 388-96-134 388-96-201 | AMD REP-P | 83-19-047 83-14-046 | 388-96-369 388-96-369 | AMD-P AMD-E | 83-14-046 83-14-056 | 388-96-710 388-96-710 | AMD-E AMD-E | 83-14-056 83-19-046 |
| 388-96-201 | REP-E | 83-14-056 | 388-96-369 | AMD-E | 83-19-046 | 388-96-710 | AMD-E AMD | 83-19-046 83-19-047 |
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| 388-96-201 | REP | 83-19-047 | 388-96-372 | AMD-P | 83-14-046 | 388-96-713 | AMD-E | 83-14-056 |
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| 388-96-213 388-96-213 | AMD-E AMD-E | 83-14-056 83-19-046 | 388-96-529 388-96-531 | AMD AMD–P | 83-19-047 83-14-046 | 388–96–720 388–96–720 | REP-P REP-E | 83-14-046 83-14-056 |
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| 388-96-216 | AMD-E | 83-14-056 | 388-96-531 | AMD | 83-19-047 | 388-96-722 | AMD-P | 83-14-046 |
| 388-96-216 388-96-216 | AMD-E AMD | 83-19-046 83-19-047 | 388–96–533 388–96–533 | AMD-P AMD-E | 83-14-046 83-14-056 | 388-96-722 388-96-722 | AMD–E AMD–E | 8314056 8319046 |
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| 388-96-219 | REP-E REP | 83-19-046 83-19-047 | 388–96–534 388–96–534 | AMD-P AMD-E | 83-14-046 | 388-96-727 | AMD-E | 83-14-056 |
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| 388-96-220 | NEW-E | 83-19-046 | 388-96-535 | AMD-P | 83-14-046 | 388–96–735 | AMD-E | 83-14-056 |
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| 388-96-223 388-96-223 | REP-P REP-E | 83-14-046 83-14-056 | 388–96–543 388–96–543 | AMD–E AMD | 83-19-046 83-19-047 | 388–96–760 388–96–760 | AMD-P AMD-E | 83-14-046 83-14-056 |
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| 388-96-807 | AMD-E | 83-14-056 | 391-08-001 | AMD-P | 83-20-008 | 391-55-110 | AMD | 83-24-035 |
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| 402-24-190 | AMD-P | 83-15-061 | 402-36-060 | AMD | 83-19-050 | 419-18020 | AMD-P | 83-16-068 |
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| 483-20-209 AND 9 33-05-048 453-40-18690 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-210 AND 9 33-05-048 453-40-18691 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-2111 AND 9 33-05-048 453-40-18691 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-211 AND 9 33-05-048 453-40-18691 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-211 AND 9 33-05-048 453-40-18691 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-214 AND 83-06-026 458-40-18691 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-214 AND 83-06-026 458-40-18693 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-214 AND 83-06-026 458-40-18693 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-218 AND 83-06-026 458-40-18693 NEW-E 83-14-030 455-7-030 REP-9 83-13-1203 455-20-219 AND 83-06-026 458-40-18693 NEW-E 83-14-031 455-20-219 AND 83-06-026 458-40-18694 NEW-E 83-14-031 455-20-219 AND 83-06-026 458-40-18694 NEW-E 83-14-039 455-7-030 REP-9 83-13-1203 455-20-219 AND 83-06-026 458-40-18694 NEW-E 83-14-039 455-7-030 REP-9 83-13-1203 455-20-219 AND 83-06-026 458-40-18695 NEW-E 83-14-039 455-7-030 REP-9 83-13-1203 455-20-212 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-030 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-030 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-222 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-223 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 REP-9 83-13-1203 455-20-223 AND 83-08-026 458-40-18695 NEW-E 83-14-039 455-7-100 | WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
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| 458-20-210 AMD | | | | | NEW D | | | | 83-17-033 |
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| 488-20-215 AMD 83-08-046 458-40-18693 NEW 83-14-090 458-57-080 REP 83-17-033 (488-20-186) NEW 83-14-040 458-57-080 REP 83-17-033 (488-20-186) NEW 83-14-040 458-57-080 REP 83-17-033 (488-20-186) NEW 83-14-040 458-57-080 REP 83-17-033 (488-20-186) NEW 83-14-040 458-57-080 REP 83-17-033 (488-20-221 AMD 83-08-026) NEW 83-14-040 458-57-080 REP 83-17-033 (488-20-222 AMD-P 83-08-026) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) AMD 83-08-026 458-08-18695 NEW 83-14-030 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 458-57-100 REP 83-17-033 (488-20-1820) NEW 83-14-040 (488-57-100 REP 83-17-033 (488-20-1820) NEW 93-14-040 (488-57-100 REP 83-17-033 (488-20-1820) NEW 93-14-040 (488-57-100 REP 83-17-033 (488-20-1820) NEW 93-14-040 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-1820 (488-57-100 REP 83-17-033 (488-20-1820) NEW 94-04-18 | | | 83-08-026 | | NEW D | | | REP DED D | |
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| 458-20-219 AMD | | | | | NEW | 83-14-040 | | | |
| 458-20-219 AMD 83-08-026 483-40-18693 NEW 83-14-040 458-57-090 REP 83-17-033 458-20-221 AMD 83-08-026 483-40-18693 NEW-E 83-14-039 458-57-100 REP 83-17-033 458-20-223 AMD 83-08-026 483-40-18693 NEW-E 83-14-039 458-57-100 REP 83-17-033 458-20-223 AMD 83-08-026 483-40-18693 NEW-E 83-14-039 458-57-100 REP 83-17-033 458-20-223 AMD 83-08-026 483-40-18696 NEW 83-14-049 458-57-100 REP 83-17-033 458-20-224 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-17-033 458-20-224 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-224 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-224 AMD 83-17-093 458-09-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-224 AMD 83-10-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-226 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-13-120 458-20-227 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-227 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-227 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-227 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-227 AMD 83-08-026 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-16-052 483-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-228 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-238 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-238 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-238 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20-238 AMD 83-08-026 458-40-1870 NEW-P 83-22-041 458-57-100 REP 83-11-033 458-20 | 458-20-218 | AMD | | | NEW-P | 83-11-037 | | REP | |
| 458-20-221 AMD 81-08-026 488-40-18695 NEW-P 83-14-039 488-7-100 REP-P 83-11-033 488-02-222 AMD 81-08-026 488-40-18695 NEW-B 83-14-039 488-7-110 REP-P 83-11-033 488-02-223 AMD 81-08-026 488-40-18695 NEW-B 83-14-039 488-57-110 REP-P 83-11-033 488-02-223 AMD 81-08-026 488-40-18696 NEW-B 83-14-039 488-57-110 REP-P 83-11-033 488-02-224 AMD-P 81-04-026 488-40-1870 NEW-P 83-12-041 488-57-110 REP-P 83-11-033 488-02-224 AMD-B 81-04-062 488-40-1870 NEW-P 83-22-041 488-57-130 REP-P 83-11-033 488-02-224 AMD-B 81-04-062 488-40-1870 NEW-P 83-22-041 488-57-140 REP-P 83-11-033 488-02-224 AMD-B 81-04-062 488-40-1870 NEW-P 83-22-041 488-57-140 REP-P 83-11-033 488-02-224 AMD-B 81-06-06 488-40-1870 NEW-P 83-22-041 488-57-140 REP-P 83-11-033 488-02-224 AMD-B 81-06-06 488-40-1870 NEW-P 83-22-041 488-57-140 REP-P 83-11-033 488-02-224 AMD-B 81-06-06 488-40-1870 NEW-P 83-22-041 488-57-140 REP-P 83-11-033 488-02-224 AMD-B 81-06-06 488-40-1870 NEW-P 83-22-041 488-57-160 REP-P 83-11-033 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-160 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-160 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-160 REP-P 83-11-033 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-160 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-100 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-100 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-100 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18712 NEW-P 83-22-041 488-57-100 REP-P 83-11-103 488-02-228 AMD-B 81-06-06 488-40-18700 AMD-B 81-04-04 488-57-100 REP-P 83-11-103 488-02-238 AMD-B 81-06-06 488-40-18700 AMD-B 81-04-04 488-57-100 REP-P 83-11-103 488-02-238 AMD 81-06-06 488-40-18700 AMD-B 81-04-04 488-57-100 REP-P 83-11-103 488-02-238 AMD 81-06-06 488-40-18700 AMD-B 81-04-04 488-57-100 REP-P 83-11-103 488-02-238 AMD 81-06-06 488-40-18700 AMD-B 81-04-04 488-57-100 REP-P 83-11-103 488-02-238 AMD 81 | | | | | NEW-E | | | | |
| 458-20-222 AMDP 33-08-026 488-0-18695 NEW-E 83-14-040 485-57-100 REP 83-17-033 481-02-026 488-0-18695 NEW 83-14-040 485-57-100 REP 83-17-033 481-02-027 AMDP 83-08-026 488-0-18696 NEW-E 83-14-040 485-57-100 REP 83-17-033 481-02-028 AMDP 83-08-026 488-0-18696 NEW-E 83-14-040 485-57-100 REP 83-17-033 483-02-024 AMD 83-08-026 488-0-1870 NEW-P 83-22-041 485-57-100 REP 83-17-033 483-02-024 AMDP 83-08-026 488-0-1870 NEW-P 83-22-041 485-57-100 REP 83-11-033 483-02-024 AMDP 83-14-059 485-0-1870 NEW-P 83-22-041 485-57-100 REP 83-11-033 483-02-024 AMDP 83-14-059 485-0-1870 NEW-P 83-22-041 485-57-100 REP 83-11-033 483-02-024 AMDP 83-18-059 483-0-1870 NEW-P 83-22-041 485-57-100 REP 83-13-103 483-02-027 AMDP 83-08-026 483-0-1870 NEW-P 83-22-041 485-57-100 REP-9 83-13-103 483-02-028 AMDP 83-08-026 483-0-1871 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-026 483-0-1871 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-026 483-0-1870 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-026 483-0-1871 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-0-1871 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-0-1871 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-0-1870 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-0-1870 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-0-1870 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1870 NEW-P 83-22-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-031 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-031 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-041 485-57-100 REP-P 83-13-103 483-02-028 AMDP 83-08-068 483-04-1900 AMDP 83-12-041 485-57-100 REP-P 83-13-1 | | | | 458-40-18694 | NEW D | | | | |
| 458-20-222 AMD 3-30-6-048 458-40-18696 NEW 8-31-16-049 458-57-110 REP-9 83-13-120 458-20-223 AMD 8-30-6-048 458-40-18696 NEW-E 83-14-049 458-57-120 REP-9 83-13-120 458-20-223 AMD 8-30-6-048 458-40-18696 NEW-E 83-14-049 458-57-120 REP-9 83-13-120 458-20-224 AMD 83-08-042 458-40-18701 NEW-P 83-22-041 458-57-130 REP-9 83-13-120 458-20-224 AMD 83-08-042 458-40-18701 NEW-P 83-22-041 458-57-130 REP-9 83-17-033 458-20-224 AMD 83-14-059 458-40-18703 NEW-P 83-22-041 458-57-140 REP-9 83-17-033 458-20-224 AMD 83-17-069 458-40-18703 NEW-P 83-22-041 458-57-140 REP-9 83-17-033 458-20-226 AMD-P 83-08-048 458-40-18703 NEW-P 83-22-041 458-57-140 REP-9 83-17-033 458-20-226 AMD-P 83-08-048 458-40-18703 NEW-P 83-22-041 458-57-140 REP-9 83-17-033 458-20-227 AMD 83-08-048 458-40-18703 NEW-P 83-22-041 458-57-160 REP-9 83-17-033 458-20-228 AMD-P 83-18-050 458-40-18702 NEW-P 83-22-041 458-57-160 REP-9 83-13-120 458-20-229 AMD 83-08-046 458-40-18703 NEW-P 83-22-041 458-57-170 REP-P 83-13-120 458-20-229 AMD 83-08-046 458-40-18702 NEW-P 83-22-041 458-57-170 REP-P 83-13-120 458-20-229 AMD-P 83-16-052 458-40-19000 AMD-P 83-12-041 458-57-170 REP-P 83-13-120 458-20-229 AMD-P 83-08-048 458-40-19000 AMD-P 83-14-049 458-57-170 REP-P 83-13-120 458-20-229 AMD 83-08-048 458-40-19000 AMD-P 83-14-049 458-57-100 REP-P 83-13-120 458-20-221 AMD-P 83-08-048 458-40-19000 AMD-P 83-14-049 458-57-100 REP-P 83-13-120 458-20-222 AMD-P 83-08-048 458-40-19000 AMD-P 83-14-049 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-232 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-19000 AMD-P 83-12-041 458-57-100 REP-P 83-13-120 458-20-231 AMD 83-08-026 458-40-190 | | | 83-08-026 | | NEW-E | | | | |
| 453—20-223 AMD—P 83-05-048 458-01-18696 NEW -E 83-14-039 458-57-120 REP—P 83-13-120 (458-02-224 AMD 83-08-026 458-01-1870) NEW-P 83-22-041 458-57-130 REP—R 83-13-120 (458-02-224 AMD 83-04-062) 458-01-1870) NEW-P 83-22-041 458-57-130 REP—R 83-13-120 (458-02-224 AMD 83-04-062) 458-01-1870) NEW-P 83-22-041 458-57-130 REP—R 83-13-120 (458-02-224 AMD 83-04-048) 458-01-1870 NEW-P 83-22-041 458-57-130 REP—R 83-13-120 (458-02-224 AMD 83-04-048) 458-01-1870 NEW-P 83-22-041 458-57-160 REP—R 83-13-120 (458-02-224 AMD 83-04-048) 458-01-1870 NEW-P 83-22-041 458-57-150 REP—R 83-13-120 (458-02-227 AMD 83-08-026 458-01-1870) NEW-P 83-22-041 458-57-150 REP—R 83-13-120 (458-02-227 AMD 83-08-026 458-01-1870) NEW-P 83-22-041 458-57-160 REP—R 83-13-120 (458-02-228 AMD-P 83-08-026 458-01-1870) NEW-P 83-22-041 458-57-160 REP—R 83-17-033 (458-02-228 AMD-P 83-08-026 458-01-1870) NEW-P 83-22-041 458-57-160 REP—R 83-17-033 (458-02-228 AMD-P 83-13-024 458-01-1870) AMD-P 83-14-040 458-57-160 REP—R 83-17-033 (458-02-228 AMD-P 83-08-026 458-01-1870) AMD-P 83-14-040 458-57-160 REP—R 83-17-033 (458-02-23) AMD 83-16-052 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-17-033 (458-02-23) AMD 83-08-026 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-17-033 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-17-033 (458-02-23) AMD-P 83-08-046 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-046 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-046 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-046 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458-57-100 REP—R 83-13-120 (458-02-23) AMD-P 83-08-048 458-01-1800 AMD-P 83-14-040 458 | | | | | NEW | | | REP-P | |
| 453-20-224 AMD-P 83-04-062 458-40-18700 NEW-P 83-22-041 458-57-120 REP 83-17-033 458-20-224 AMD-P 83-04-062 458-40-18701 NEW-P 83-22-041 458-57-130 REP-P 83-13-13-130 REP-P 83-12-041 458-57-130 REP-P 83-13-13-130 REP-P 83-12-041 458-57-130 REP-P 83-13-13-130 REP-P 83-13-130 REP-P 83-13-13-130 REP- | | | | | | | | | |
| 458-20-224 AMD 83-07-032 458-40-18701 NEW-P 83-22-041 458-57-130 REP-P 83-13-120 458-20-224 AMD 83-07-032 458-20-234 AMD-P 83-14-059 458-40-18702 NEW-P 83-22-041 458-57-130 REP 83-17-033 458-20-224 AMD-P 83-14-069 458-40-18703 NEW-P 83-22-041 458-57-130 REP-P 83-13-120 458-20-224 AMD-P 83-14-069 458-40-18705 NEW-P 83-22-041 458-57-130 REP-P 83-13-120 458-20-227 AMD-P 83-08-048 458-40-18705 NEW-P 83-22-041 458-57-130 REP-P 83-13-130 458-20-227 AMD-P 83-08-048 458-40-18710 NEW-P 83-22-041 458-57-160 REP-P 83-13-130 458-20-228 AMD-P 83-08-048 458-40-18710 NEW-P 83-22-041 458-57-160 REP-P 83-13-130 458-20-228 AMD-P 83-13-04 458-40-18700 NEW-P 83-22-041 458-57-160 REP-P 83-13-130 458-20-228 AMD-P 83-13-04 458-40-18700 AMD-P 83-14-040 458-57-170 REP 83-13-130 458-20-229 AMD-P 83-13-054 458-40-18700 AMD-P 83-14-040 458-57-170 REP 83-17-033 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-14-040 458-57-180 REP-P 83-17-033 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-14-040 458-57-180 REP-P 83-17-033 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-14-040 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 458-20-229 AMD-P 83-08-028 458-40-18700 AMD-P 83-12-041 458-57-180 REP-P 83-13-120 AMD 83-08-028 458-40-18001 AMD 83-14-040 458-57-200 REP-P 83-13-120 AMD 83-08-028 458-40-18001 AMD 83-14-040 458-57-200 REP-P 83-13-12 | | | | | NEW-E | | | | |
| 458-20-224 AMD | | | | | NEW_P | | | | |
| 458-20-224 AMD-P 83-14-059 458-40-18702 NEW-P 83-22-041 458-57-140 REP-P 83-13-120 458-20-224 AMD-B 83-14-059 458-40-18703 NEW-P 83-22-041 458-57-140 REP-P 83-13-120 458-20-226 AMD-P 83-05-048 458-40-18705 NEW-P 83-22-041 458-57-150 REP-P 83-13-120 458-20-227 AMD-P 83-05-048 458-40-18705 NEW-P 83-22-041 458-57-160 REP-P 83-13-120 458-20-227 AMD-P 83-05-048 458-40-18705 NEW-P 83-22-041 458-57-160 REP-P 83-13-120 458-20-227 AMD-P 83-05-048 458-40-18705 NEW-P 83-22-041 458-57-160 REP-P 83-13-120 458-20-228 AMD-P 83-15-052 458-40-18705 NEW-P 83-22-041 458-57-160 REP-P 83-13-120 458-20-229 AMD-P 83-13-05-048 458-40-19000 AMD-P 83-2-041 458-57-170 REP-P 83-13-120 458-20-229 AMD-P 83-10-50-84 458-40-19000 AMD-P 83-2-041 458-57-170 REP-P 83-13-120 458-20-229 AMD-P 83-05-048 458-40-19000 AMD-P 83-2-041 458-57-190 REP-P 83-13-120 458-20-221 AMD-P 83-05-048 458-40-19001 AMD-P 83-14-040 458-57-190 REP-P 83-13-120 458-20-231 AMD-P 83-05-048 458-40-19001 AMD-P 83-14-049 458-57-190 REP-P 83-13-120 458-20-231 AMD-P 83-05-048 458-40-19001 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-232 AMD-P 83-05-048 458-40-19001 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-231 AMD-P 83-05-048 458-40-19001 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-232 AMD-P 83-05-048 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-048 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-048 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-234 AMD-P 83-05-068 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-068 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-068 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-068 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-233 AMD-P 83-05-068 458-40-19002 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-234 AMD-P 83-05-048 458-40-19003 AMD-P 83-2-041 458-57-200 REP-P 83-13-120 458-20-234 AMD-P 83-05-048 458-40-19003 AMD-P 83-2-041 458-57-30 | | | | | NEW-P | 83-22-041 | | | |
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| 458-20-234 AMD 83-08-026 488-40-19002 AMD 83-14-040 488-57-220 REP 83-13-120 458-20-235 AMD 83-07-032 458-40-19003 AMD-P 83-11-037 458-57-230 REP-P 83-13-120 458-20-237 AMD-P 83-06-048 458-40-19003 AMD-P 83-11-037 458-57-240 REP-P 83-13-120 458-20-237 AMD-P 83-06-046 458-40-19003 AMD-P 83-14-040 458-57-240 REP-P 83-13-120 458-20-237 AMD-E 83-06-046 458-40-19003 AMD-P 83-14-040 458-57-240 REP-P 83-13-120 458-20-237 AMD-B 83-06-046 458-40-19004 AMD-P 83-11-037 458-57-250 REP-P 83-13-120 458-20-238 AMD-P 83-05-048 458-40-19004 AMD-P 83-11-037 458-57-250 REP-P 83-13-120 458-20-238 AMD-P 83-10-6040 AMD-B 83-14-040 458-57-260 REP-P 83-13-120 458-20-238 AMD-P 83-13-1061 458-40-19004 AMD-B 83-14-040 458-57-260 REP-P 83-13-120 458-20-238 AMD-P 83-10-61 458-40-19004 AMD-P 83-22-044 458-57-260 REP-P 83-13-120 458-20-238 AMD-P 83-10-61 458-40-19101 AMD-P 83-02-056 458-57-260 REP-P 83-13-120 458-20-239 AMD-P 83-05-048 458-40-19101 AMD-P 83-02-056 458-57-270 REP-P 83-13-120 458-20-239 AMD-P 83-05-048 458-40-19108 NEW-P 83-20-075 458-57-280 REP-P 83-13-120 458-20-240 AMD-P 83-05-048 458-40-19108 NEW-P 83-20-075 458-57-280 REP-P 83-13-120 458-20-240 AMD-P 83-05-048 458-53-051 NEW-P 83-13-047 458-57-290 REP-P 83-13-120 458-20-241 AMD-P 83-05-048 458-53-051 NEW-P 83-13-047 458-57-290 REP-P 83-13-120 458-20-242 AMD-P 83-06-048 458-53-051 NEW-P 83-13-050 REP-P 83-13-120 458-20-242 AMD-P 83-06-048 458-53-051 NEW-E 83-16-051 458-57-300 REP-P 83-13-120 458-20-243 AMD-P 83-06-048 458-53-070 AMD-P 83-16-050 458-57-300 REP-P 83-13-120 458-20-244 AMD-P 83-06-048 458-53-070 AMD-P 83-16-050 458-57-300 REP-P 83-13-120 458-20-244 AMD-P 83-10-048 458-53-080 AMD-P 83-13-047 458-57-300 REP-P 83-13-120 458-20-244 AMD-P 83-10-048 458-53-080 AMD-P 83-13-047 458-57-300 REP-P 83-13-120 458-20-244 AMD-P 83-10-048 458-53-080 AMD-P 83-13-047 458-57-300 REP-P 83-13-120 458-20-244 AMD-P 83-14-059 458-53-080 AMD-P 83-13-047 458-57-300 REP-P 83-13-120 458-20-245 NEW-P 83-14-059 458-53-000 AMD-P 83-13-047 458-57-300 REP-P 83-13-120 458-20-245 NEW-P 83-14-09 | | | | | | | | REP-P | |
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| 458-57-430 | REP | 83-17-033 | 460-31A-410 | NEW-C | 83-19-068 | 460-31A-600 | NEW | 83–23–087 |
| 458-57-440 | REP-P | 83-13-120 | 460-31A-410 | NEW | 83-23-087 | 460-31A-605 | NEW-C | 83-19-068 |
| 458-57-440 | REP | 83-17-033 | 460-31A-415 | NEW-C | 83-19-068 | 460-31A-605 | NEW C | 83-23-087 |
| 458-57-450 458-57-450 | REP–P REP | 83-13-120 83-17 - 033 | 460-31A-415 460-31A-420 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-610 460-31A-610 | NEW-C NEW | 83–19–068 83–23–087 |
| 458-57-460 | REP-P | 83-13-120 | 460-31A-420 | NEW | 83-23-087 | 460-31A-615 | NEW-C | 83-19-068 |
| 458-57-460 | REP | 83-17-033 | 460-31A-425 | NEW-C | 83-19-068 | 460-31A-615 | NEW | 83-23-087 |
| 458-57-470 | REP-P | 83-13-120 | 460-31A-425 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-620 | NEW-C NEW | 83-19-068 83-23-087 |
| 458-57-470 458-57-480 | REP REP-P | 83-17-033 83-13-120 | 460–31A–430 460–31A–430 | NEW-C | 83-23-087 | 460–31A–620 460–31A–625 | NEW-C | 83-19-068 |
| 458-57-480 | REP | 83-17-033 | 460-31A-435 | NEW-C | 83-19-068 | 460-31A-625 | NEW | 83-23-087 |
| 458-57-490 | REP-P | 83-13-120 | 460-31A-435 | NEW | 83-23-087 | 460–31A–630 | NEW-C | 83-19-068 |
| 458-57-490 458-57-500 | REP REP-P | 83-17-033 83-13-120 | 460–31A–440 460–31A–440 | NEW-C NEW | 83-19-068 83-23-087 | 460–31A–630 460–31A–635 | NEW NEW-C | 83-23-087 83-19-068 |
| 458-57-500 458-57-500 | REP | 83-17-033 | 460-31A-445 | NEW-C | 83-19-068 | 460-31A-635 | NEW | 83-23-087 |
| 458-57-510 | NEW-P | 83-13-120 | 460-31A-445 | NEW | 83-23-087 | 460-31A-640 | NEW-C | 83-19-068 |
| 458-57-510 | NEW | 83-17-033 | 460-31A-450 | NEW-C | 83-19-068 | 460-31A-640 | NEW | 83-23-087 |
| 458-57-520 458-57-520 | NEW-P NEW | 83-13-120 83-17-033 | 460-31A-450 460-31A-455 | NEW NEW-C | 83-23-087 83-19-068 | 460–31A–645 460–31A–645 | NEW-C NEW | 83-19-068 83-23-087 |
| 458-57-530 | NEW-P | 83-13-120 | 460-31A-455 | NEW | 83-23-087 | 460-31A-650 | NEW-C | 83-19-068 |
| 458-57-530 | NEW | 83-17-033 | 460-31A-460 | NEW-C | 83-19-068 | 460-31A-650 | NEW | 83-23-087 |
| 458-57-540 458-57-540 | NEW-P NEW | 83-13-120 83-17-033 | 460–31A–460 460–31A–465 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-655 460-31A-655 | NEW-C NEW | 83-19-068 83-23-087 |
| 458-57-550 | NEW-P | 83-13-120 | 460-31A-465 | NEW -C | 83-23-087 | 460-31A-660 | NEW-C | 83-19-068 |
| 458-57-550 | NEW | 83-17-033 | 460-31A-470 | NEW-C | 83-19-068 | 460-31A-660 | NEW | 83-23-087 |
| 458-57-560 | NEW-P | 83-13-120 | 460-31A-470 | NEW | 83-23-087 | 460-31A-665 | NEW-C | 83-19-068 |
| 458-57-560 458-57-570 | NEW NEW-P | 83-17-033 83-13-120 | 460–31A–475 460–31A–475 | NEW-C NEW | 83-19-068 83-23-087 | 460-31A-665 460-31A-670 | NEW NEW-C | 83-23-087 83-19-068 |
| 458-57-570 | NEW | 83-17-033 | 460-31A-480 | NEW-C | 83-19-068 | 460-31A-670 | NEW | 83-23-087 |
| 458-57-580 | NEW-P | 83-13-120 | 460-31A-480 | NEW | 83-23-087 | 460-31A-675 | NEW-C | 83-19-068 |
| 458–57–580 458–57–590 | NEW NEW-P | 83-17-033 83-13-120 | 460-31A-485 460-31A-485 | NEW-C NEW | 83-19-068 83-23-087 | 460-31A-675 460-31A-680 | NEW NEW-C | 83-23-087 83-19-068 |
| 458-57-590 | NEW | 83-17-033 | 460-31A-490 | NEW-C | 83-19-068 | 460-31A-680 | NEW | 83-23-087 |
| 458-57-600 | NEW-P | 83-13-120 | 460-31A-490 | NEW | 83-23-087 | 460-31A-685 | NEW-C | 83-19-068 |
| 458-57-600 458-57-610 | NEW NEW-P | 83-17-033 83-13-120 | 460-31A-495 460-31A-495 | NEW-C NEW | 83-19-068 83-23-087 | 460-31A-685 460-31A-690 | NEW NEW-C | 83-23-087 83-19-068 |
| 458-57-610 | NEW | 83-17-033 | 460-31A-500 | NEW-C | 83-19-068 | 460-31A-690 | NEW -C | 83-23-087 |
| 458-57-620 | NEW-P | 83-13-120 | 460-31A-500 | NEW | 83-23-087 | 460-31A-695 | NEW-C | 83-19-068 |
| 458-57-620 458-57-630 | NEW NEW-P | 83-17-033 83-13-120 | 460-31A-505 460-31A-505 | NEW-C NEW | 83-19-068 83-23-087 | 460-31A-695 460-31A-700 | NEW NEW-C | 83-23-087 83-19-068 |
| 458-57-630 458-57-630 | NEW | 83-17-033 | 460-31A-510 | NEW-C | 83-19-068 | 460-31A-700 | NEW-C | 83-23-087 |
| 458-57-640 | NEW-P | 83-13-120 | 460-31A-510 | NEW | 83-23-087 | 460-31A-705 | NEW-C | 83-19-068 |
| 458-57-640 | NEW NEW-P | 83-17-033 | 460-31A-515 | NEW-C | 83-19-068 | 460-31A-705 | NEW NEW-C | 83-23-087 |
| 458-57-650 458-57-650 | NEW-P NEW | 83-13-120 83-17-033 | 460-31A-515 460-31A-520 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-710 460-31A-710 | NEW-C NEW | 83–19–068 83–23–087 |
| 458-57-660 | NEW-P | 83-13-120 | 460-31A-520 | NEW | 83-23-087 | 460-31A-715 | NEW-C | 83-19-068 |
| 458-57-660 | NEW | 83-17-033 | 460-31A-525 | NEW-C | 83-19-068 | 460-31A-715 | NEW | 83-23-087 |
| 458–65–020 458–65–020 | NEW-E NEW-P | 83-15-054 83-15-055 | 460-31A-525 460-31A-530 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-720 460-31A-720 | NEW-C NEW | 83-19-068 83-23-087 |
| 458-65-020 | NEW | 83-17-098 | 460-31A-530 | NEW | 83-23-087 | 460-31A-725 | NEW-C | 83-19-068 |
| 458-65-030 | NEW-E | 83-15-054 | 460-31A-535 | NEW-C | 83-19-068 | 460-31A-725 | NEW | 83-23-087 |
| 458–65–030 458–65–030 | NEW-P NEW | 83-15-055 83-17-098 | 460–31A–535 460–31A–540 | NEW NEW-C | 83-23-087 83-19-068 | 460-31A-730 460-31A-730 | NEW-C NEW | 83-19-068 83-23-087 |
| 458-65-040 | NEW-E | 83-15-054 | 460-31A-540 | NEW | 83-23-087 | 460-32A-010 | REP-P | 83-15-040 |
| 458-65-040 | NEW-P | 83-15-055 | 460-31A-545 | NEW-C | 83-19-068 | 460-32A-010 | AMD-C | 8319068 |
| 458-65-040 460-10A-055 | NEW REP-P | 83-17-098 83-15-040 | 460-31A-545 460-31A-550 | NEW NEW-C | 83-23-087 83-19-068 | 460–32A–010 460–32A–015 | AMD REP–P | 83-23-087 83-15-040 |
| 460–10A–033 | REP-P | 83-15-040 | 460-31A-550 | NEW-C | 83-23-087 | 460–32A–013 | REP-P | 83-15-040 |
| 460-10A-075 | REP-P | 83-15-040 | 460-31A-555 | NEW-C | 83-19-068 | 460–32A–025 | REP-P | 83-15-040 |
| 460-10A-080 | REP-P | 83-15-040 | 460-31A-555 | NEW C | 83-23-087 | 460-32A-030 | REP-P | 83-15-040 |
| 460-10A-090 460-10A-095 | REP-P REP-P | 83-15-040 83-15-040 | 460-31A-560 460-31A-560 | NEW-C NEW | 83-19-068 83-23-087 | 460–32A–031 460–32A–035 | REP-P REP-P | 83-15-040 83-15-040 |
| 460-10A-100 | REP-P | 83-15-040 | 460-31A-565 | NEW-C | 83-19-068 | 460–32A–045 | REP-P | 83-15-040 |
| 460-10A-105 | REP-P | 83-15-040 | 460-31A-565 | NEW C | 83-23-087 | 460–32A–050 | REP-P | 83-15-040 |
| 460-10A-110 460-10A-115 | REP-P REP-P | 83-15-040 83-15-040 | 460-31A-570 460-31A-570 | NEW-C NEW | 8319068 8323087 | 460–32A <i>–</i> 055 460–32A <i>–</i> 057 | REP-P REP-P | 83-15-040 83-15-040 |
| 460–10A–113 | REP-P | 83-15-040 | 460-31A-575 | NEW-C | 83-23-067 | 460–32A–060 | REP-P | 83-15-040 |
| 460-10A-125 | REP-P | 83-15-040 | 460-31A-575 | NEW | 83-23-087 | 460-32A-065 | REP-P | 83-15-040 |
| 460–10A–130 460–10A–135 | REP-P REP-P | 8315040 8315040 | 460-31A-580 460-31A-580 | NEW-C NEW | 83-19-068 83-23-087 | 460–32A–070 460–32A–075 | REPP REPP | 83-15-040 83-15-040 |
| 460-10A-140 | REP-P | 83-15-040 | 460-31A-585 | NEW-C | 83-23-087 83-19-068 | 460–32A–073 460–32A–080 | REP-P | 83-15-040 |
| 460-10A-145 | REP-P | 83-15-040 | 460-31A-585 | NEW | 83-23-087 | 460–32A–085 | REP-P | 83-15-040 |
| 460-10A-150 | REP-P | 8315040 | 460-31A-590 | NEW-C | 83–19–068 | 460–32A–090 | REP-P | 83-15-040 |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|----------------------------|----------------|------------------------|----------------------------|----------------|------------------------|----------------------------|----------------|------------------------|
| 460-32A-095 | REP-P | 83-15-040 | 460–32A–605 | NEW-P | 83-15-040 | 460-34A-070 | NEW-P | 83-15-042 |
| 460-32A-100 | REP-P | 83-15-040 | 460-32A-610 | NEW-P | 83-15-040 | 460-34A-070 | NEW | 83-19-035 |
| 460–32A–105 | REP-P | 83-15-040 | 460–32A–615 | NEW-P | 83-15-040 | 460-34A-075 | NEW-P | 83-15-042 |
| 460-32A-145 460-32A-150 | REP-P REP-P | 83-15-040 83-15-040 | 460–32A–620 | NEW-P | 83-15-040 | 460-34A-075 | NEW | 8319035 |
| 460–32A–155 | REP-P | 83-15-040 83-15-040 | 460–32A–625 460–32A–630 | NEW-P NEW-P | 83-15-040 | 460–34A–080 | NEW-P | 83-15-042 |
| 460-32A-160 | REP-P | 83–15–040 | 460–32A–635 | NEW-P | 83-15-040 83-15-040 | 460-34A-080 460-34A-085 | NEW D | 83-19-035 |
| 460-32A-165 | REP-P | 83-15-040 | 460-32A-640 | NEW-P | 83-15-040 | 460-34A-085 | NEW-P NEW | 83-15-042 83-19-035 |
| 460-32A-170 | REP-P | 83-15-040 | 460-32A-645 | NEW-P | 83-15-040 | 460-34A-090 | NEW-P | 83-15-042 |
| 460-32A-175 | REP-P | 83-15-040 | 460-32A-650 | NEW-P | 83-15-040 | 460-34A-090 | NEW | 83-19-035 |
| 460-32A-180 460-32A-185 | REP-P REP-P | 83-15-040 83-15-040 | 460–32A–655 460–32A–660 | NEW-P | 83-15-040 | 460-34A-095 | NEW-P | 83-15-042 |
| 460-32A-195 | REP-P | 83-15-040 | 460-32A-665 | NEW-P NEW-P | 83-15-040 83-15-040 | 460-34A-095 460-34A-100 | NEW | 83-19-035 |
| 460-32A-196 | REP-P | 83-15-040 | 460-32A-670 | NEW-P | 83-15-040 | 460-34A-100 | NEW-P NEW | 83-15-042 83-19-035 |
| 460-32A-200 | REP-P | 83-15-040 | 460-32A-675 | NEW-P | 83-15-040 | 460-34A-105 | NEW-P | 83-15-042 |
| 460-32A-205 | REP-P | 83-15-040 | 460-32A-680 | NEW-P | 83-15-040 | 460-34A-105 | NEW | 83-19-035 |
| 460-32A-210 460-32A-215 | REP-P REP-P | 83-15-040 83-15-040 | 460–32A–685 460–32A–690 | NEW-P NEW-P | 83-15-040 | 460-34A-110 | NEW-P | 83-15-042 |
| 460–32A–220 | REP-P | 83-15-040 | 460-32A-695 | NEW-P | 83-15-040 83-15-040 | 460–34A–110 460–34A–112 | NEW | 83-19-035 |
| 460-32A-225 | REP-P | 83-15-040 | 460-32A-700 | NEW-P | 83-15-040 | 460-34A-112 | NEW-P NEW . | 8315042 8319035 |
| 460-32A-235 | REP-P | 8315040 | 460-32A-705 | NEW-P | 83-15-040 | 460-34A-115 | NEW-P | 83-15-042 |
| 460–32A–240 | REP-P | 83-15-040 | 460-32A-710 | NEW-P | 83-15-040 | 460-34A-115 | NEW | 83-19-035 |
| 460-32A-245 460-32A-250 | REP-P REP-P | 83-15-040 83-15-040 | 460–32A–715 460–32A–720 | NEW-P NEW-P | 83-15-040 | 460-34A-120 | NEW-P | 83-15-042 |
| 460-32A-255 | REP-P | 83-15-040 | 460–32A–725 | NEW-P | 83-15-040 83-15-040 | 460–34A–120 460–34A–125 | NEW NEW-P | 8319035 8315042 |
| 460-32A-300 | REP-P | 83-15-040 | 460-32A-730 | NEW-P | 83-15-040 | 460–34A–125 | NEW-F | 83-13-042 83-19-035 |
| 460-32A-300 | REP-C | 83-19-068 | 460-32A-735 | NEW-P | 83-15-040 | 460-34A-130 | NEW-P | 83-15-042 |
| 460–32A–300 460–32A–315 | REP REP-P | 83-23-087 83-15-040 | 460–33A–010 460–33A–015 | NEW NEW | 83-03-025 | 460-34A-130 | NEW | 83-19-035 |
| 460-32A-315 | REP-C | 83-19-068 | 460–33A–015 | AMD-E | 83–03–025 83–09–034 | 460–34A–135 460–34A–135 | NEW-P NEW | 83-15-042 |
| 460-32A-315 | REP | 83-23-087 | 460–33A–015 | AMD-P | 83-11-023 | 460–34A–133 | NEW-P | 83-19-035 83-15-042 |
| 460-32A-320 | REP-P | 83-15-040 | 460-33A-015 | AMD | 83-15-043 | 460-34A-200 | NEW | 83-19-035 |
| 460–32A–320 460–32A–320 | REP–C REP | 83-19-068 | 460-33A-016 | NEW | 83-03-025 | 460-36A-010 | REP-P | 83-15-041 |
| 460-32A-325 | REP-P | 83-23-087 83-15-040 | 460-33A-017 460-33A-020 | NEW NEW | 83–03–025 83–03–025 | 460–36A–010 460–36A–015 | REP | 83-19-036 |
| 460-32A-325 | REP-C | 83-19-068 | 460–33A–025 | NEW | 83-03-025 | 460–36A–015 | REP-P REP | 83-15-041 83-19-036 |
| 460-32A-325 | REP | 83-23-087 | 460-33A-030 | NEW | 83-03-025 | 460-36A-020 | REP-P | 83-15-041 |
| 460-32A-400 460-32A-410 | REP-P NEW-P | 83-15-040 83-15-040 | 460-33A-035 | NEW | 83-03-025 | 460-36A-020 | REP | 83-19-036 |
| 460-32A-415 | NEW-P | 83-15-040 83-15-040 | 460-33A-040 460-33A-050 | NEW NEW | 83–03–025 83–03–025 | 460–36A–025 460–36A–025 | REP–P REP | 83-15-041 |
| 460-32A-420 | NEW-P | 83-15-040 | 460-33A-055 | NEW | 83-03-025 | 460–36A–030 | REP-P | 83-19-036 83-15-041 |
| 460-32A-425 | NEW-P | 83-15-040 | 460-33A-060 | NEW | 83-03-025 | 460-36A-030 | REP | 83-19-036 |
| 460-32A-430 460-32A-435 | NEW-P NEW-P | 83-15-040 83-15-040 | 460–33A–065 460–33A–070 | NEW | 83-03-025 | 460–36A–035 | REP-P | 83-15-041 |
| 460-32A-440 | NEW-P | 83-15-040 | 460–33A–075 | NEW NEW | 83–03–025 83–03–025 | 460–36A–035 460–36A–040 | REP REP-P | 83-19-036 |
| 460-32A-445 | NEW-P | 83-15-040 | 460-33A-080 | NEW | 83-03-025 | 460–36A–040 | REP-P | 83-15-041 83-19-036 |
| 460-32A-450 | NEW-P | 83-15-040 | 460-33A-085 | NEW | 83-03-025 | 460-36A-045 | REP-P | 83-15-041 |
| 460-32A-455 460-32A-460 | NEW-P NEW-P | 83-15-040 83-15-040 | 460-33A-090 | NEW | 83-03-025 | 460-36A-045 | REP | 83-19-036 |
| 460-32A-465 | NEW-P | 83-15-040 83-15-040 | 460–33A–100 460–33A–105 | NEW NEW | 83–03–025 83–03–025 | 460–36A–050 460–36A–050 | REP-P REP | 83-15-041 |
| 460-32A-470 | NEW-P | 83-15-040 | 460-33A-110 | NEW | 83-03-025 | 460-36A-055 | REP-P | 83-19-036 83-15-041 |
| 460-32A-475 | NEW-P | 83-15-040 | 460-34A-010 | NEW-P | 83-15-042 | 460-36A-055 | REP | 83–19–036 |
| 460-32A-480 460-32A-485 | NEW-P | 83-15-040 | 460–34A–010 | NEW | 83-19-035 | 460-36A-060 | REP-P | 83-15-041 |
| 460-32A-490 | NEW-P NEW-P | 83-15-040 83-15-040 | 460–34A–015 460–34A–015 | NEW-P NEW | 83–15–042 83–19–035 | 460–36A–060 460–36A–065 | REP | 83-19-036 |
| 460-32A-495 | NEW-P | 83-15-040 | 460-34A-020 | NEW-P | 83-15-042 | 460–36A–065 | REP-P REP | 83-15-041 83-19-036 |
| 460-32A-500 | NEW-P | 83-15-040 | 460-34A-020 | NEW | 83-19-035 | 460-36A-070 | REP-P | 83-15-041 |
| 460-32A-505 460-32A-510 | NEW-P | 83-15-040 | 460-34A-025 | NEW-P | 83-15-042 | 460-36A-070 | REP | 83-19-036 |
| 460-32A-515 | NEW-P NEW-P | 83-15-040 83-15-040 | 460-34A-025 460-34A-030 | NEW NEW-P | 83-19-035 83-15-042 | 460–36A–075 460–36A–075 | REP-P | 83-15-041 |
| 460-32A-520 | NEW-P | 83-15-040 | 460-34A-030 | NEW | 83-19-035 | 460–36A–073 | REP NEW-P | 83-19-036 83-15-041 |
| 460-32A-525 | NEW-P | 83-15-040 | 460-34A-035 | NEW-P | 83-15-042 | 460-36A-100 | NEW | 83-19-036 |
| 460–32A–530 | NEW-P | 83-15-040 | 460-34A-035 | NEW | 83-19-035 | 460-36A-105 | NEW-P | 83-15-041 |
| 460-32A-535 460-32A-540 | NEW-P NEW-P | 83-15-040 83-15-040 | 460-34A-037 460-34A-037 | NEW-P NEW | 83-15-042 83-19-035 | 460–36A–105 | NEW | 83-19-036 |
| 460-32A-545 | NEW-P | 83-15-040 | 460-34A-040 | NEW-P | 83-15-042 | 460–36A–110 460–36A–110 | NEW-P NEW | 8315041 8319036 |
| 460-32A-550 | NEW-P | 83-15-040 | 460-34A-040 | NEW | 83-19-035 | 460-36A-115 | NEW-P | 83-15-041 |
| 460-32A-555 | NEW-P | 83-15-040 | 460-34A-045 | NEW-P | 83-15-042 | 460-36A-115 | NEW | 83-19-036 |
| 460-32A-560 460-32A-565 | NEW-P NEW-P | 83–15–040 83–15–040 | 460-34A-045 460-34A-050 | NEW NEW-P | 83-19-035 83-15-042 | 460-36A-120 | NEW-P | 83-15-041 |
| 460-32A-570 | NEW-P | 83-15-040 | 460-34A-050 | NEW-P NEW | 83-19-035 | 460–36A–120 460–36A–125 | NEW NEW-P | 83-19-036 83-15-041 |
| 460-32A-575 | NEW-P | 83-15-040 | 460-34A-055 | NEW-P | 83-15-042 | 460–36A–125 | NEW | 83-19-036 |
| 460–32A–580 | NEW-P | 83-15-040 | 460-34A-055 | NEW | 83-19-035 | 460-36A-130 | NEW-P | 83-15-041 |
| 460-32A-585 460-32A-590 | NEW-P NEW-P | 83-15-040 83-15-040 | 460-34A-060 460-34A-060 | NEW-P NEW | 83-15-042 83-19-035 | 460-36A-130 460-36A-135 | NEW D | 83-19-036 |
| 460-32A-595 | NEW-P | 83-15-040 | 460-34A-065 | NEW-P | 83-15-042 | 460-36A-135 460-36A-135 | NEW-P NEW | 83-15-041 83-19-036 |
| 460-32A-600 | NEW-P | 83-15-040 | 460-34A-065 | NEW | 83-19-035 | 460-36A-140 | NEW-P | 83-15-041 |
| | | | | | • | | | - |

| WAC # | | WSR # | WAC # | | WSR # | WAC # | | WSR # |
|--|--------------|------------------------|----------------------------|----------------|------------------------|--------------------------|----------------|------------------------|
| 460-36A-140 | NEW | 83-19-036 | 460-90-320 | REP-P | 83-03-056 | 468-38-010 | AMD-P | 83-12-009 |
| 460-36A-145 | NEW-P | 83-15-041 | 460-90-320 | REP | 83-06-076 | 468-38-010 | AMD-E | 83-12-010 |
| 460-36A-145 | NEW | 83-19-036 | 460-90-330 | REP-P | 83-03-056 | 468-38-010 | AMD AMD–P | 83-16-018 83-12-009 |
| 460-36A-150 | NEW-P | 83-15-041 | 460-90-330 | REP | 83–06–076 83–03–056 | 468-38-070 468-38-070 | AMD-P AMD-E | 83-12-019 83-12-010 |
| 460-36A-150 | NEW D | 83-19-036 83-15-041 | 460-90-400 460-90-400 | REP-P REP | 83-06-076 | 468-38-070 | AMD AMD | 83-16-018 |
| 460-36A-155 460-36A-155 | NEW-P NEW | 83-19-036 | 460-90-410 | REP-P | 83-03-056 | 468-38-080 | REP-P | 83-11-032 |
| 460-36A-160 | NEW-P | 83-15-041 | 460-90-410 | REP | 83-06-076 | 468-38-090 | REP-P | 83-11-032 |
| 460-36A-160 | NEW | 83-19-036 | 460-90-420 | REP-P | 83-03-056 | 468-38-090 | AMD-P | 83-12-009 |
| 460-36A-165 | NEW-P | 83-15-041 | 460-90-420 | REP | 83-06-076 | 468-38-090 | AMD-E | 83-12-010 |
| 460-36A-165 | NEW | 83-19-036 | 460-90-430 | REP-P | 83–03–056 83–06–076 | 468-38-090 468-38-120 | AMD AMD–P | 83–16–018 83–12–009 |
| 460-36A-170 | NEW-P NEW | 83-15-041 83-19-036 | 460-90-430 460-90-440 | REP REP-P | 83-03-056 | 468-38-120 | AMD-E | 83-12-010 |
| 460-36A-170 460-36A-175 | NEW-P | 83-15-041 | 460-90-440 | REP | 83-06-076 | 468-38-120 | AMD | 83-16-018 |
| 460-36A-175 | NEW | 83-19-036 | 460-90-450 | REP-P | 83-03-056 | 468-38-235 | AMD-P | 83-23-088 |
| 460-36A-180 | NEW-P | 83-15-041 | 460-90-450 | REP _ | 83-06-076 | 468-38-290 | AMD-P | 83-12-009 |
| 460-36A-180 | NEW | 83-19-036 | 460-90-460 | REP-P | 83-03-056 | 468-38-290 468-38-290 | AMD–E AMD | 83-12-010 83-16-018 |
| 460-36A-185 | NEW-P NEW | 83-15-041 83-19-036 | 460-90-460 460-90-470 | REP REP-P | 83–06–076 83–03–056 | 468-38-440 | REP-P | 83-16-069 |
| 460-36A-185 460-36A-190 | NEW-P | 83-15-041 | 460-90-470 | REP | 83-06-076 | 468-38-440 | REP | 83-19-013 |
| 460-36A-190 | NEW | 83-19-036 | 460-90-480 | REP-P | 83-03-056 | 468-42-002 | REP-P | 83-06-070 |
| 460-36A-195 | NEW-P | 83-15-041 | 460-90-480 | REP | 83-06-076 | 468-42-002 | REP | 83-09-038 |
| 460-36A-195 | NEW | 83-19-036 | 460-90-490 | REP-P | 83–03–056 83–06–076 | 468-42-003 468-42-003 | REP-P REP | 83-06-070 83-09-038 |
| 460–46A–020 | AMD-P | 83-12-038 83-15-025 | 460-90-490 460-90-500 | REP REP–P | 83-08-076 83-03-056 | 468-42-004 | REP-P | 83-06-070 |
| 460–46A <i>–</i> 020 460–46A <i>–</i> 040 | AMD AMD–P | 83-12-038 | 460-90-500 | REP | 83-06-076 | 468-42-004 | REP | 83-09-038 |
| 460-46A-080 | AMD-P | 83-12-038 | 460-90-510 | REP-P | 83-03-056 | 468-42-005 | REP-P | 83-06-070 |
| 460-46A-080 | AMD | 83-15-025 | 460-90-510 | REP | 83-06-076 | 468-42-005 | REP | 83-09-038 |
| 460-46A-085 | AMD-P | 83-12-038 | 460–90–900 460–90–900 | REP–P REP | 83–03–056 83–06–076 | 468–42–006 468–42–006 | REP-P REP | 83-06-070 83-09-038 |
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| 460-90-130 | REP | 83-06-076 | 460-90A-140 | NEW-P | 83-03-056 | 468-42-099 | REP-P | 83-06-070 |
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| 460-90-150 460-90-150 | REP-F | 83-06-076 | 461-08-180 | AMD-C | 83-04-037 | 468-42-104 | REP-P | 83-06-070 |
| 460-90-160 | REP-P | 83-03-056 | 461-08-180 | AMD | 83-06-031 | 468-42-104 | REP | 83-09-038 |
| 460-90-160 | REP | 83-06-076 | 463-28-060 | AMD-E | 83-04-023 | 468-42-106 | REP-P | 83–06–070 83–09–038 |
| 460-90-170 | REP-P | 83-03-056 | 463–28–060 463–28–060 | AMD-P AMD-C | 83-04-047 83-08-014 | 468-42-106 468-42-125 | REP REP–P | 83-06-070 |
| 460-90-170 460-90-180 | REP REP-P | 83-06-076 83-03-056 | 463-28-060 | AMD | 83-08-031 | 468-42-125 | REP | 83-09-038 |
| 460-90-180 | REP | 83-06-076 | 468-10-232 | NEW-P | 83-16-015 | 468-42-129 | REP-P | 83-06-070 |
| 460-90-190 | REP-P | 83-03-056 | 468-10-232 | NEW | 83-19-016 | 468-42-129 | REP | 83-09-038 |
| 460-90-190 | REP | 83-06-076 | 468-10-234 | NEW-P NEW | 83–16–015 83–19–016 | 468-42-151 468-42-151 | REP–P REP | 83-06-070 83-09-038 |
| 460-90-200 460-90-200 | REP-P REP | 83-03-056 83-06-076 | 468-10-234 468-18-080 | AMD-E | 83-19-016 83-10-009 | 468-42-153 | REP-P | 83-06-070 |
| 460-90-300 | REP-P | | 468-18-080 | AMD-P | 83-10-010 | 468-42-153 | REP | 83-09-038 |
| 460-90-300 | REP | 83-06-076 | 468-18-080 | AMD | 83-13-099 | 468-42-161 | REP-P | 83-06-070 |
| 460-90-310 | REP-P | 83–03–056 83 06 076 | 468-30-060 | AMD–P AMD | 83-15-030 83-19-012 | 468-42-161 468-42-164 | REP REP-P | 83-09-038 83-06-070 |
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| 468-42-167 468-42-169 | REP REP–P | 83-09-038 83-06-070 | 468-300-070 468-300-410 | READOP AMD-P | T 83-07-062 | 480-40 | REVIEW | 83-11-003 |
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| 468-42-202 | REP-P | 83-06-070 | 468-300-410 | AMD | 83-13-100 | 480-40-075 | AMD-P | 83-03-052 |
| 468-42-202 | REP | 83-09-038 | 468-310 | STMT | 83-21-042 | 480-40-075 | AMD | 83-06-019 |
| 468-42-224 468-42-224 | REP-P REP | 83-06-070 83-09-038 | 468-310-010 468-310-010 | NEW-P NEW-E | 83-15-023 | 480–50 | REVIEW | 83-11-003 |
| 468-42-270 | REP-P | 83-06-070 | 468-310-010 | NEW-E NEW | 83-15-024 83-19-014 | 48060 48062 | REVIEW REVIEW | 83-11-003 83-11-003 |
| 468-42-270 | REP | 83-09-038 | 468-310-010 | AMD-E | 83-19-015 | 480-62-100 | AMD-P | 83-06-075 |
| 468-42-272 | REP-P | 83-06-070 | 468-310-020 | NEW-P | 83-15-023 | 48062-100 | AMD | 83-09-004 |
| 468–42–272 468–42–290 | REP REP-P | 83-09-038 83-06-070 | 468-310-020 468-310-020 | NEW-E NEW | 83-15-024 83-19-014 | 480-62-110 | NEW-P | 83-06-020 |
| 468-42-290 | REP | 83-09-038 | 468-310-020 | AMD-E | 83-19-014 83-19-015 | 480–62–110 480–62–120 | NEW-W NEW-P | 83-09-005 83-06-021 |
| 468-42-291 | REP-P | 83-06-070 | 468-310-030 | NEW-P | 83-15-023 | 480-62-120 | NEW | 83-09-003 |
| 468-42-291 468-42-302 | REP REP-P | 83-09-038 | 468-310-030 | NEW-E | 83-15-024 | 480–63 | REVIEW | 83-11-003 |
| 468-42-302 | REP-P | 83-06-070 83-09-038 | 468-310-030 468-310-030 | NEW AMD-E | 83-19-014 83-19-015 | 480–66 480–69 | REVIEW | 83-11-003 |
| 468-42-308 | REP-P | 83-06-070 | 468-310-040 | NEW-P | 83-15-023 | 480–70 | REVIEW REVIEW | 8311003 8311003 |
| 468-42-308 | REP | 83-09-038 | 468310040 | NEW-E | 83-15-024 | 480-70-330 | AMD-P | 83-03-055 |
| 468–42–395 468–42–395 | REP-P REP | 83-06-070 83-09-038 | 468-310-040 468-310-050 | NEW NEW-P | 83-19-014 | 480-70-330 | AMD | 83-06-015 |
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| 468-42-401 | REP | 83-09-038 | 468-310-050 | NEW | 83-19-014 | 480–80 | REVIEW | 83-11-003 |
| 468-42-410 468-42-410 | REP–P REP | 83-06-070 | 468-310-050 | AMD-E | 83-19-015 | 480–90 | REVIEW | 83-11-003 |
| 468-42-501 | REP-P | 83-09-038 83-06-070 | 468-310-060 468-310-060 | NEW-P NEW-E | 83-15-023 83-15-024 | 480–93 480–95–010 | REVIEW NEW-P | 83-11-003 |
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| 468-42-504 | REP-P | 83-06-070 | 468-310-070 | NEW-P | 83-15-023 | 480-95-030 | NEW-P | 83-24-064 |
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| 468-42-522 | REP-P | 83-06-070 | 478-120-030 | AMD-P | 83-22-073 | 480-120-088 | AMD-P | 83-23-103 |
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| 468-42-539 | REP | 83-09-038 | 478-120-120 | AMD-P | 83-22-073 | 480-125-010 | NEW-E | 83-23-117 |
| 468-42-542 468-42-542 | REP-P REP | 83-06-070 83-09-038 | 478-120-130 479-01-010 | AMD–P AMD–P | 83-22-073 | 480-125-020 | NEW-P | 83-14-023 |
| 468-42-543 | REP-P | 83-06-070 | 479-01-010 | AMD-P AMD | 83-18-018 83-22-021 | 480-125-020 480-125-020 | NEW-E NEW-E | 83-18-036 8323-117 |
| 468-42-543 | REP | 83-09-038 | 479-01-020 | AMD-P | 83-18-018 | 480-125-030 | NEW-P | 83-14-023 |
| 468-42-901 | REP-P | 83-06-070 | 479-01-020 | AMD | 83-22-021 | 480-125-030 | NEW-E | 83-18-036 |
| 468-42-901 468-42-906 | REP REP-P | 83-09-038 83-06-070 | 479-01-030 479-01-030 | AMD–P AMD | 83-18-018 83-22-021 | 480–125–030 480–125–040 | NEW-E NEW-P | 83-23-117 |
| 468-42-906 | REP | 83-09-038 | 480–10 | REVIEW | 83-11-003 | 480-125-040 | NEW-P | 83-14-023 83-18-036 |
| 468-42-908 | REP-P | 83-06-070 | 480–12 | REVIEW | 83-11-003 | 480-125-040 | NEW-E | 83-23-117 |
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| 468-46-040 | AMD | 83-07-025 | 480-12-190 | AMD-P | 83-06-017 83-03-054 | 480–125–050 480–125–050 | NEW-E NEW-E | 83–18–036 83–23–117 |
| 468-50-010 | REP-P | 83-06-069 | 480-12-190 | AMD | 83-06-017 | 480-125-060 | NEW-P | 83-14-023 |
| 468-50-010 468-58-120 | REP NEW-E | 83-09-039 | 480-12-322 | NEW-P | 83-07-072 | 480-125-060 | NEW-E | 83-18-036 |
| 468-300-010 | AMD-P | 83-07-026 83-04-052 | 480-12-322 480-12-322 | NEW-C NEW | 83-10-028 83-12-028 | 480-125-060 480-125-070 | NEW-E NEW-P | 83-23-117 83-14-023 |
| 468-300-010 | READOPT | 83-07-062 | 480-12-350 | AMD-P | 83-16-030 | 480-125-070 | NEW-F NEW-E | 83-18-036 |
| 468-300-020 | AMD-P | 83-04-052 | 480-12-350 | AMD-E | 83-16-031 | 480-125-070 | NEW-E | 83-23-117 |
| 468-300-020 468-300-030 | AMD-P | 83–07–062 83–04–052 | 480-12-350 480-30 | AMD REVIEW | 83-18-072 83-11-003 | 480-125-080 480-125-080 | NEW-P NEW-E | 83-14-023 |
| 468-300-030 | READOPT | 83-07-062 | 480-30-095 | AMD-P | 83-03-053 | 480-125-080 | | 8318036 8323117 |
| 468-300-040 | AMD-P | 83-04-052 | 480–30–095 | AMD | 83-06-018 | 480–125–090 | NEW-P | 83-14-023 |
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| 480–125–090 | NEW-E | 83-18-036 | 504–17 | AMD-C | 83-04-010 | 516-12-210 | REP-P | 83-09-040 |
| 480-125-090 | NEW-E | 83-23-117 | 504-17-010 | NEW | 83-08-060 | 516-12-210 | REP REP-P | 83-14-014 83-09-040 |
| 480-125-100 | NEW-P | 83-14-023 | 504-17-020 504-17-030 | NEW NEW | 8308060 8308060 | 516-12-220 516-12-220 | REP-P REP | 83-14-014 |
| 480-125-110 480-130 | NEW-P REVIEW | 83-14-023 83-11-003 | 504-17-040 | NEW | 83-08-060 | 516-12-230 | REP-P | 83-09-040 |
| 480–130 480–140 | REVIEW | 83-11-003 | 504-17-050 | NEW | 83-08-060 | 516-12-230 | REP | 83-14-014 |
| 480-140-040 | AMD-P | 83-03-023 | 504-17-060 | NEW | 83-08-060 | 516-12-240 | REP-P | 83-09-040 |
| 480-140-040 | AMD | 83-06-016 | 504-17-070 | NEW | 83-08-060 | 516-12-240 | REP | 83-14-014 |
| 480-140-160 | AMD-P | 83-03-023 | 504-17-080 | NEW | 83-08-060 | 516-12-250 | REP-P | 83-09-040 |
| 480–140–160 | AMD | 83-06-016 | 504-17-090 | NEW | 83-08-060 | 516-12-250 | REP | 83-14-014 83-09-040 |
| 480–143 | REVIEW | 83-11-003 | 504-17-100 | NEW | 83-08-060 83-08-060 | 516-12-255 | REP-P REP | 83-14-014 |
| 480–146 | REVIEW AMD-P | 83-11-003 83-08-038 | 504-17-110 504-17-120 | NEW NEW | 83-08-060 | 516-12-255 516-12-256 | REP-P | 83-09-040 |
| 480-149-120 480-149-120 | AMD-P AMD | 83-11-019 | 504-17-130 | NEW | 83-08-060 | 516-12-256 | REP | 83-14-014 |
| 484-20-010 | AMD-P | 83-18-068 | 504-17-140 | NEW | 83-08-060 | 516-12-260 | REP-P | 83-09-040 |
| 484-20-015 | AMD-P | 83-18-068 | 504-17-150 | NEW | 83-08-060 | 516-12-260 | REP | 83-14-014 |
| 484-20-040 | AMD-P | 83-18-068 | 504-17-160 | NEW | 83-08-060 | 516-12-265 | REP-P | 83-09-040 |
| 484-20-065 | AMD-P | 83-18-068 | 504-17-170 | NEW | 83-08-060 | 516-12-265 | REP | 83-14-014 |
| 484-20-068 | AMD-P | 83-18-068 | 504-17-180 504-17-190 | NEW NEW | 83-08-060 83-08-060 | 516-12-268 516-12-268 | REP-P REP | 83-09-040 83-14-014 |
| 484-20-070 484-20-075 | AMD-P AMD-P | 83-18-068 83-18-068 | 504-17-200 | NEW | 83-08-060 | 516-12-280 | REP-P | 83-09-040 |
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| 484-20-090 | AMD-P | 83-18-068 | 504-17-220 | NEW | 83-08-060 | 516-12-290 | REP-P | 8309040 |
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