

NOVEMBER 19, 1986

OLYMPIA, WASHINGTON

ISSUE 86-22



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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.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 28B.19 or 34.04 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

CERTIFICATE

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

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of November 1986 pursuant to RCW 19.52.020 is twelve percent (12%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1986 pursuant to RCW 63.14.130(1)(a) is fourteen percent (14%).

WASHINGTON STATE REGISTER

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

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

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

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

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

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

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

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

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

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

5. EFFECTIVE DATE OF RULES

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

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1986 - 1987

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Action Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing/adoption on or after
86-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7
86-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21
86-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
86-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov 25
86-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
86-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
86-24	Nov 5	Nov 19	Dec 3	Dec 17	Jan 6, 1987
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87-01	Nov 26	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 27
87-02	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 10
87-03	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 4	Feb 24
87-04	Jan 7	Jan 21	Feb 4	Feb 18	Mar 10
87-05	Jan 21	Feb 4	Feb 18	Mar 4	Mar 24
87-06	Feb 4	Feb 18	Mar 4	Mar 18	Apr 7
87-07	Feb 18	Mar 4	Mar 18	Apr 1	Apr 21
87-08	Mar 4	Mar 18	Apr 1	Apr 15	May 5
87-09	Mar 25	Apr 8	Apr 22	May 6	May 26
87-10	Apr 8	Apr 22	May 6	May 20	Jun 9
87-11	Apr 22	May 6	May 20	Jun 3	Jun 23
87-12	May 6	May 20	Jun 3	Jun 17	Jul 7
87-13	May 20	Jun 3	Jun 17	Jul 1	Jul 21
87-14	Jun 3	Jun 17	Jul 1	Jul 15	Aug 4
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87-23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 22
87-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1988

¹All documents are due at the code reviser's office by 5:00 p.m. on or before 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.

³No 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 86-22-001
PROPOSED RULES
DEPARTMENT OF TRANSPORTATION
 [Filed October 23, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning outdoor advertising control, chapter 468-66 WAC;

that the agency will at 10:00 a.m., Tuesday, December 16, 1986, in the Board Room, 1D2, Transportation 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 chapter 47.42 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1986.

Dated: October 22, 1986

By: A. D. Andreas
Deputy Secretary

STATEMENT OF PURPOSE

Title: Chapter 468-66 WAC, Outdoor advertising control.

Description of Purpose: Adoption of amendments to chapter 468-66 WAC.

Statutory Authority: Chapter 47.42 RCW, Highway Advertising Control Act—Scenic Vistas Act.

Summary of Rule: This rule deletes the regulation which specifies medium blue as the background color for temporary agricultural directional signs; and makes valid for five years permits issued for such signs.

Reason for Rule: This rule is promulgated because it is necessary to be as responsive as possible to the agricultural business community, and to maintain our department's operational efficiency.

Agency Proposing Rule: Washington State Department of Transportation.

Department Personnel Responsible for Drafting and Implementation: Mr. D. D. Ernst, State Maintenance Engineer, Department of Transportation, Room 1C-9, Transportation Building, Olympia, Washington 98504, (206) 753-6014.

Agency Comments or Recommendations: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 96, filed 8/12/85)

WAC 468-66-100 ADVERTISING COPY. (1) A Type 4 sign that displays any trade name which refers to or identifies any service rendered or product sold, used or otherwise handled more than twelve air miles from such sign may not be permitted unless the name of the advertised activity which is within twelve air miles of such sign is displayed as conspicuously as such trade name.

(2) In Type 5 signs, only information about public places operated by federal, state or local governments, natural phenomena, historic sites, areas of natural scenic beauty or naturally suited for outdoor recreation, and places for camping, lodging, eating and vehicle service and repair is deemed to be in the specific interest of the traveled public. For the purposes of the act and these regulations, a trade name is deemed to be information in the specific interest of the traveling public

only if it identifies or characterizes such a place or identifies vehicle service, equipment, parts, accessories, fuels, oils or lubricants being offered for sale at such a place. Signs displaying any other trade name may not be permitted under Type 5.

(3) Notwithstanding the provisions of subsection (1) of this section, Type 4 signs which also qualify as Type 5 signs may display trade names in accordance with the provisions of subsection (2) of this section.

(4) A Type 8 sign shall contain the business name, product(s) for sale, and travel direction and distance to the nearest mile from the intersection with the state highway to the business activity. ~~((The sign shall have a medium blue background color with white message and border, except that colors consistent with customary use should be used for business logos or trademarks.))~~ The materials and workmanship in fabricating and installing the signs should have a professional appearance.

AMENDATORY SECTION (Amending Order 96, filed 8/12/85)

WAC 468-66-140 PERMITS. (1) No signs except Type 1, Type 2, or Type 3 signs shall be erected or maintained adjacent to interstate system, primary system, or scenic system highways without a permit issued by the department of transportation. Permits for erection and maintenance of signs adjacent to the interstate system, primary system, or scenic system will be issued by the department of transportation in accordance with these rules and regulations.

(2) Applications for permits (except for Type 8 signs) will be accepted only at the Department of Transportation Headquarters Office, Olympia, Washington. Applications transmitted by mail shall be effective from date of receipt rather than of mailing.

(3) Application forms shall contain:

(a) The name and address of the owner of the sign;

(b) A statement and the signature of the owner or occupant of the land on which the sign is to be erected or maintained indicating that he has consented thereto;

(c) A statement of the precise location where the sign is to be erected or maintained;

(d) A statement of the proposed size and shape of the sign. An application for a Type 5 sign to be erected along the interstate system shall contain a description of the copy to be placed on the sign;

(e) Such other information as may be required by the department;

(f) For Type 8 signs, application forms must be submitted to the appropriate department of transportation district office and submittals must include, in addition to (a) through (e) of this subsection, an exact description of the location of the temporary agricultural business activity, a description of the proposed sign copy, identification of the products sold and expected weeks/months of sales assigned tax number, and a certification that the products being sold were harvested or produced on the property where the sale is taking place. After approval of the application by the transportation district office, the sign may be erected at the beginning of the sale season and must be removed at the end of the sale season. ~~((Regardless of previous approval for any sign location.))~~ Approved applications shall be valid for five consecutive years from the date of application approval. A new application must be submitted and approved prior to erection of a sign ((for the next sale season)) at a location where the five-year validation has expired.

For any Type 8 sign not in compliance with these regulations, the department of transportation shall request the attorney general on its behalf to institute legal proceedings to cause such sign to be removed as an illegal sign without payment of compensation.

Subsections (5) through (10) of this section do not apply to Type 8 signs.

(4) Applications shall be accompanied by a fee of ten dollars for each sign.

(5) Permits shall be for the calendar year and shall be renewed annually upon payment of said fee for the new year without the filing of a new application except as provided in WAC 468-66-090. Fees shall not be prorated for fractions of the year. Any moneys paid to the department of transportation for a sign permit shall be credited first to the payment of any annual permit or renewal fee for such sign due for any prior year. The department shall not accept payment for the current year renewal fee until all due and unpaid permit and renewal fees for prior years have been paid.

(6) Prior to December 1 of each year the department of transportation shall notify in writing the owner of every sign for which a permit is required under RCW 47.42.120 and this rule but for which no sign permit was obtained or renewed for the then current calendar year, that all unpaid permit and renewal fees for such sign and the renewal

fee for such sign due in the calendar year to commence on the following January 1 shall be due and payable not later than the following February 1. The notice shall further state that if all such fees have not been paid by February 1, legal proceedings will be instituted to cause removal of such sign as an illegally maintained sign.

(7) Following the notice specified in subsection (6) of this section, if all due and unpaid permit and renewal fees are not received for any sign for which a permit is required by the date specified, the department of transportation shall request the attorney general on its behalf to institute legal proceedings to cause such sign to be removed as an illegal sign without the payment of compensation therefor.

(8) Changes in size, shape, or position of a permitted sign shall be reported to the department of transportation at Olympia at least ten days before a change is to be made. In the case of Type 5 signs permitted along the interstate system, changes in copy shall be reported to the department at Olympia at least ten days before a change is to be made.

(9) Assignment of permits in good standing shall be effective only upon receipt of assignment by the department of transportation.

(10) Every permit issued by the department shall be assigned a separate identification number, and it shall be the duty of each permittee to fasten to each sign a weatherproof label, not larger than six square inches, which shall be furnished by the department and on which shall be plainly visible the said permit number. The permittee shall also place his name in a conspicuous position on the front or back of each sign.

(11) A permit issued under these rules does not relieve the permittee from the duty to comply with all local rules, regulations, and ordinances pertaining to signs and sign structures.

WSR 86-22-002

**NOTICE OF PUBLIC MEETINGS
PUBLIC WORKS BOARD
[Memorandum—October 23, 1986]**

The Public Works Board, by motion at its regular meeting on Tuesday, September 14, 1986, has taken the following actions:

MEETING CANCELLED

The regular meeting of the Public Works Board scheduled for Tuesday, November 18, 1986, has been cancelled.

NEXT MEETING

The next regular meeting of the Public Works Board will be on Tuesday, December 9, 1986. The meeting will begin at 8:30 a.m. and be held at the Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, Washington.

WSR 86-22-003

**PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 23, 1986]**

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 Standards of assistance—SSI program, amending WAC 388-29-295;

that the agency will at 2:00 p.m., Wednesday, December 10, 1986, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 11, 1986.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.08 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1986.

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

Lee D. Bomberger, Acting 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 Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by November 26, 1986. The meeting site is in a location which is barrier free.

Dated: October 23, 1986

By: Lee D. Bomberger, Acting Director
Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.05.045 [34.04.045].

Re: WAC 388-29-295.

Purpose of the Rule Change: To update SSI standards for 1987.

These rules are necessary because of an increase in the federal benefit rate; slight increase in state supplemental payments for two living arrangement categories.

Statutory Authority: RCW 74.08.090.

Summary: Congress will authorize a cost-of-living adjustment late in October. The exact amount is unknown. To comply with the Administrative Procedure Act, the standards are filed with a 1.3 percent increase. Slight changes may be read in at the WAC hearing.

Person Responsible for Drafting, Implementation and Enforcement of the Rule Change: Dorothy Hopkins, Program Manager, Division of Income Assistance, mailstop OB-31J, phone 234-4041 scan.

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

AMENDATORY SECTION (Amending Order 2391, filed 6/27/86)

WAC 388-29-295 STANDARDS OF ASSISTANCE—SUPPLEMENTAL SECURITY INCOME (SSI) PROGRAM. Effective January 1, 1987, the standards of SSI assistance paid to eligible individuals and couples are:

	Standard	Federal Benefit	State Supplement
Area I			
Living alone			
Individuals	\$(364.00)	536.00)	\$28.00
	368.00	340.00	

	Standard	Federal Benefit	State Supplement
Couples			
Both eligible	((526.00 — 504.00)) 532.00	510.00 510.00	22.00
With essential person	((526.00 — 504.00)) 532.00	510.00 510.00	22.00
With ineligible spouse	((526.00 — 336.00)) 532.00	340.00 340.00	190.00 192.00
Area II			
Living alone			
Individuals	((343.55 — 336.00)) 347.55	340.00 340.00	7.55
Couples			
Both eligible	((504.00 — 504.00)) 510.00	510.00 510.00	0
With essential person	((504.00 — 504.00)) 510.00	510.00 510.00	0
With ineligible spouse	((496.15 — 336.00)) 500.15	340.00 340.00	160.15
Shared living			
Individuals	((229.81 — 224.00)) 232.48	226.67 226.67	5.81
Couples			
Both eligible	((342.30 — 336.00)) 346.30	340.00 340.00	6.30
With essential person	((342.30 — 336.00)) 346.30	340.00 340.00	6.30
With ineligible spouse	342.30	((224.00 — 118.30)) 226.67	118.30 119.63

**WSR 86-22-004
EMERGENCY RULES
LIQUOR CONTROL BOARD**

[Order 206, Resolution No. 215—Filed October 23, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Capital Plaza Building, 5th Floor, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to:

- Amd WAC 314-20-105 Beer suppliers' price filings, contracts and memoranda.
- Amd WAC 314-24-200 Wine suppliers' price filings, contracts and memoranda.

We, the Washington State Liquor Control Board, 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 existing rule is disruptive to the marketplace where some retailers purchase from wholesalers who are directly appointed by the supplier and other retailers purchase from wholesalers who purchase from other wholesalers through the practice commonly known as "sub-jobbing." Retailers who purchase from sub-job wholesalers have an additional "4th tier" built into the liquor system

which causes a 10% cost increase compared to the normal three tier system. This excludes the products from being available to the state's consumers at normal, competitive business prices and inflates the market in some locations. This economic effect was unintended when the board recently amended these rules, and the continuation of it during the necessary notice period for permanent rule making would cause irreparable economic harm to those retailers and "sub-jobbers" effected by it.

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 Washington State Liquor Control Board as authorized in RCW 66.08.030.

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 October 23, 1986.

By L. H. Pedersen
Chairman

AMENDATORY SECTION (Amending Order 173, Resolution No. 182, filed 8/5/86)

WAC 314-20-105 BEER SUPPLIERS' PRICE FILINGS, CONTRACTS AND MEMORANDA. (1) Every licensed brewer shall file with the board at its office in Olympia a copy of every written contract and a memorandum of every oral agreement which such brewer may have with any beer wholesaler, which contracts or memoranda shall contain a schedule of prices charged to wholesalers for all items, all terms of sale, including all regular and special discounts; all advertising, sales and trade allowances and incentive programs; all commissions, bonuses or gifts and any and all other discounts or allowances. Whenever changed or modified such revised contracts or memoranda shall forthwith be filed with the board as provided in this regulation.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages and containers of beer offered for sale by such licensed brewer, all additional information required may be filed as a supplement to said price schedule forms.

(2) Filing date—All written contracts and memoranda of oral agreements must be received by the board not later than the twenty-fifth day of the month, and if approved will become effective on the first day of the second calendar month following the date of such filing. An additional period will be allowed for revision of such filings to correct errors and omissions, or to meet competitive prices, filed during the current posting period, but a revised contract or memorandum of oral agreement must be on file with the board not later than the first day of the month in order to become effective on the first day of the following month: **PROVIDED**, That the board may in individual cases, for good cause shown, extend the date on which the filings required by the rules are to be received by the board.

(a) When any price posting to be filed with the board under the provisions of this rule has been deposited in the United States mail addressed to the board, it shall be deemed filed or received on the date shown by the post office cancellation mark on the envelope containing it, or on the date it was mailed if proof satisfactory to the board establishes that the actual mailing occurred on an earlier date.

(b) Exceptions for changes in wholesalers and newly licensed wholesalers are set forth in WAC 314-20-100 (9) and (13).

(3) Filing date exception—Whenever the twenty-fifth day of the month falls on Saturday, Sunday, or a legal holiday, an original contract or memorandum of oral agreement may be filed not later than the close of business the next business day.

(4) In the event that a brewer determines to make no changes in any items or prices listed in the last filed and approved schedule, such prices listed in the schedule previously filed and in effect, shall remain in effect for each succeeding posting period until a revised or amended schedule is filed and approved, as provided herein.

Provision for filing of temporary price reductions—In the event a licensed brewer elects to file postings listing selected items on which prices are temporarily reduced for a period of one posting period only, such filing shall be made on special forms provided for such purpose and clearly reflect all items, the selling price thereof, and the posting period for which the price reductions will be in effect. At the expiration of the posting period during which such reductions were effective the special filing will become void and the last regularly filed and effective price schedule shall again become effective until subsequently amended pursuant to regular filing dates.

(5) Prices filed by a licensed brewer shall be uniform prices to all wholesalers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts are prohibited. No price shall be filed which is below acquisition cost plus ten percent of acquisition cost; provided that acquisition cost plus ten percent of acquisition cost shall not apply to sales of beer between a beer importer who sells beer to another beer importer or to a beer wholesaler, or to a beer wholesaler who sells beer to another beer wholesaler.

(6) No licensed brewer shall sell or offer to sell any beer to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(7) No licensed brewer shall sell or offer to sell any package or container of beer to any wholesaler at a price differing from the price for such package or container as shown in the schedule of prices filed by the brewer and then in effect.

(8) The provisions set forth in the foregoing subsections of this regulation shall also apply to written contracts and memoranda or oral agreements which must be filed with the board by every certificate of approval holder who sells beer to a beer importer, every beer importer who sells beer to another beer importer or to a beer wholesaler and every beer wholesaler who sells beer to another beer wholesaler: **PROVIDED**, That the provisions of this subsection shall not apply, and the filings

will not be required in the instance of beer wholesalers making accommodation sales to other beer wholesalers when such sales are made at a selling price not to exceed the laid-in cost of the beer being sold. Accommodation sales may only be made when the wholesaler purchasing the beer is an authorized purchaser of the brand and product being sold, having been designated as an authorized purchaser by the manufacturer or importer of the product being sold, as demonstrated by an existing contract or memoranda on file and in effect under the provisions of this rule.

(9) Holders of certificates of approval may ship beer into this state when the beer has been sold and consigned to the holder of a beer importer's license at his licensed premises. The bill of lading covering such consignment shall not be changed or the beer diverted unless such diversion is to another beer importer, and the board so notified immediately.

(10) The board may reject any supplier's price filing, contract or memorandum of oral agreement or portion thereof which it deems to be in violation of this or any other regulation or which would tend to disrupt the orderly sale and distribution of beer. Whenever the board shall reject any such price filing, contract or memorandum the licensee submitting said price filing, contract or memorandum may be heard by the board and shall have the burden of showing that the said price filing, contract or memorandum is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of beer. Thereupon if said price filing, contract or memorandum is accepted it shall become effective at a time fixed by the board. If said price filing, contract or memorandum or portion thereof is rejected, the last effective price filing, contract or memorandum shall remain in effect until such time as an amended price filing, contract or memorandum is filed and approved, in accordance with the provisions of this regulation.

(11) All prices, contracts and memoranda filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

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 173, Resolution No. 182, filed 8/5/86)

WAC 314-24-200 WINE SUPPLIERS' PRICE FILINGS, CONTRACTS AND MEMORANDA. (1) Every domestic winery shall file with the board at its office in Olympia a copy of every written contract and a memorandum of every oral agreement which such brewer may have with any wine wholesaler, which contracts or memoranda shall contain a schedule of prices charged to wholesalers for all items. Requirements for including or omitting from such prices the wine tax plus surcharge of \$0.2167 cents per liter, imposed under RCW 66.24-.210 and 82.02.030, are set forth in subsection (8) of this regulation. Contracts and memoranda required to be

filed under this subsection must list all terms of sale, including all regular and special discounts; all advertising, sales and trade allowances; all commissions, bonuses or gifts and any and all other discounts or allowances. Whenever changed or modified such revised prices, contracts or memoranda shall be filed with the board as provided in this regulation.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages and containers of wine offered for sale by such licensed domestic winery; all additional information required may be filed as a supplement to said price schedule forms.

(2) Filing date—All written contracts and memoranda of oral agreements must be received by the board not later than the twenty-fifth day of the month, and if approved will become effective on the first day of the second calendar month following the date of such filing. An additional period will be allowed for revision of such filings to correct errors and omissions, or to meet competitive prices, filed during the current posting period, but a revised contract or memorandum of oral agreement must be on file with the board not later than the first day of the month in order to become effective on the first day of the following month: **PROVIDED**, That the board may in individual cases, for good cause shown, extend the date on which the filings required by the rules are to be received by the board.

When any price posting to be filed with the board under the provisions of this rule has been deposited in the United States mail addressed to the board, it shall be deemed filed or received on the date shown by the post office cancellation mark on the envelope containing it, or on the date it was mailed if proof satisfactory to the board establishes that the actual mailing occurred on an earlier date.

(3) Filing date exception—Whenever the twenty-fifth day of the month falls on Saturday, Sunday, or a legal holiday, an original contract or memorandum of oral agreement may be filed not later than the close of business the next business day.

(4) Exceptions for changes in wholesalers and newly licensed wholesalers are set forth in WAC 314-24-190 (9) and (10).

(5) In the event that a domestic winery determines to make no changes in any items or prices listed in the last filed and approved schedule, such prices listed in the schedule previously filed and in effect, shall remain in effect for each succeeding posting period until a revised or amended schedule is filed and approved, as provided herein.

Provision for filing of temporary price reductions—In the event a licensed domestic winery elects to file postings listing selected items on which prices are temporarily reduced for a period of one posting period only, such filing shall be made on special forms provided for such purpose and clearly reflect all items, the selling price thereof, and the posting period for which the price reductions will be in effect. At the expiration of the posting period during which such reductions were effective the special filing will become void and the last regularly

filed and effective price schedule shall again become effective until subsequently amended pursuant to regular filing dates.

(6) Prices filed by a domestic winery shall be uniform prices to all wholesalers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts are prohibited. No price shall be filed which is below acquisition cost plus ten percent of acquisition cost; provided that acquisition cost plus ten percent of acquisition cost shall not apply to sales of wine between a wine importer who sells wine to a wine wholesaler, or to a wine wholesaler who sells wine to another wine wholesaler.

(7) The provisions set forth in the foregoing subsections (1), (2), (3), (4), (5) and (6) shall also apply to written contracts and memoranda or oral agreements which must be filed with the board by every certificate of approval holder who sells wine to a wine importers, wine importers who sell to wine wholesalers; and wine wholesaler who sell wine to other wine wholesaler: **PROVIDED**, That the provisions of this subsection shall not apply, and the filings will not be required in the instance of wine wholesalers making accommodation sales to other wine wholesalers when such sales are made at a selling price not to exceed the laid-in cost of the beer being sold. Accommodation sales may only be made when the wholesaler purchasing the wine is an authorized purchaser of the brand and product being sold, having been designated as an authorized purchaser by the manufacturer or importer of the product being sold, as demonstrated by an existing contract or memoranda on file and in effect under the provisions of this rule.

(8) The wine tax plus surcharge, imposed under RCW 66.24.210 and 82.02.030, is not to be included in the prices filed as required by subsection (1) of this regulation by (a) a domestic winery, nor (b) by a certificate of approval holder who is not licensed as a wine wholesaler, nor (c) a wine importer who is not licensed as a wine wholesaler.

Every wine wholesaler who sells wine to another wine wholesaler shall include such tax in the prices posted on such required schedules.

(9) No domestic wineries, certificate of approval holders, wine importers, or wine wholesalers shall sell any wine to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(9) No domestic wineries, certificate of approval holders, wine importers, or wine wholesalers shall sell or offer to sell any wine to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(10) Certificates of approval holders may ship wine into this state when the beer has been sold and consigned to the holder of an importer's license at his licensed premises. The bill of lading covering such consignment shall not be changed or the wine diverted unless such diversion is to another beer importer, and the board so notified immediately.

(11) The board may reject any supplier's price filing, contract or memorandum of oral agreement or portion thereof which it deems to be in violation of this or any

other regulation or which would tend to disrupt the orderly sale and distribution of beer. Whenever the board shall reject any such price filing, contract or memorandum the licensee submitting said price filing, contract or memorandum may be heard by the board and shall have the burden of showing that the said price filing, contract or memorandum is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of wine. Thereupon if said price filing, contract or memorandum is accepted it shall become effective at a time fixed by the board. If said price filing, contract or memorandum or portion thereof is rejected, the last effective price filing, contract or memorandum shall remain in effect until such time as an amended price filing, contract or memorandum is filed and approved, in accordance with the provisions of this regulation.

(12) All prices, contracts and memoranda filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

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.

**WSR 86-22-005
PROCLAMATION NO. 86-06
OFFICE OF THE GOVERNOR**

On February 22, 1985, this office issued an emergency declaration pursuant to the provisions of RCW 72.12-.160, declaring an emergency and increasing the population of the Twin Rivers Corrections Center facility by 10 percent (50 beds). At the time of that emergency the state's prison system exceeded its reasonable maximum capacity. that condition continues to exist. The daily population within the Department of Corrections' maximum, close, and medium custody institutions as of October 8, 1986, was 119 percent of rated capacity. Including its minimum custody beds, the total system remains at 116.3 percent of its rated capacity. In order to assist the State in meeting that emergency, it is necessary that the Department of Corrections be authorized to continue its increased population at Twin Rivers Correctional Center by 50 beds in excess of the rated capacity of the facility.

Now, therefore, I, Booth Gardner, Governor of the State of Washington, do hereby declare, pursuant to RCW 72.12.160, that a continuing emergency exists with respect to the number of inmates currently in the custody of the Department of Corrections, and further that the Department of Corrections is authorized to continue its increase population limitation at the Twin Rivers Corrections Center and to house up to 550 prisoners at that facility for a period not to exceed one (1) year from the date the Department exceeds the present rated capacity

of the facility, unless this Proclamation shall have been sooner rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 21st day of October, nineteen hundred and eighty-six.

Booth Gardner

Governor of Washington

BY THE GOVERNOR:

Ralph Munro

Secretary of State

Reviser's note: The typographical error in the above proclamation occurred in the copy filed by the office of the governor and appears herein pursuant to the requirements of RCW 34.08.040.

**WSR 86-22-006
PROPOSED RULES
INSURANCE COMMISSIONER
[Filed October 24, 1986]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning coordination of benefits provisions concerning laid-off persons; and coordination of benefits provisions in the situation where one person is covered as a dependent on two different insurance contracts.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 31, 1986, in the Insurance Commissioner's Office, Olympia, Washington, at 10:00 a.m.

The authority under which these rules are proposed is RCW 48.02.060, 48.44.050 and 48.46.200.

The specific statute these rules are intended to implement is RCW 48.21.200.

This notice is connected to and continues the matter in Notice No. WSR 86-19-085 filed with the code reviser's office on September 17, 1986.

Dated: October 24, 1986
By: Patricia D. Petersen
Deputy Commissioner

**WSR 86-22-007
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 86-162—Filed October 24, 1986]**

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 Area 6, 7, and 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in Area 10 protect salmon returning to Suquamish Hatchery. Restrictions in Areas 10C and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Areas 12C, 12D and the Skokomish River provide protection for local natural coho stocks. Restrictions in Area 13J and 13K provide protection for early local chum stocks. Restrictions in the Hoko, Lyre, Pysht, Clallam, East and West Twin and Sekiu rivers provide protection for local coho stocks. Restrictions in Areas 10A, 10D, 10F, 10G and the Duwamish/Green River provide protection for local coho stocks. Restrictions in the Skagit River provide protection for spawning salmon.

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 October 24, 1986.

By Robert Turner
for William R. Wilkerson
Director

NEW SECTION

WAC 220-28-619 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. *Effective October 26, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:*

Area 6 – Effective until further notice, closed to all commercial fishing.

**Areas 7 and 7A – Effective until further notice, closed to all commercial fishing per U.S./Canada agreement.*

Area 7C – Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

**Area 10A – Effective through November 1, closed to all commercial fishing.*

Area 10C – Effective until further notice, closed to all commercial fishing.

**Area 10D – Effective until further notice, closed to all commercial fishing.*

**Areas 10F and 10G – Effective through November 29, closed to all commercial fishing.*

**Areas 12C and 12D – Effective through November 1, closed to all commercial fishing.*

Areas 13J and 13K – Effective until further notice, closed to all gill net gear, and all other gear must release chum when open.

**Duwamish/Green Rivers – Effective through November 8, closed to all commercial fishing.*

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Skokomish River – Effective through November 8, closed to all commercial fishing.

Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective October 26, 1986.

WAC 220-28-618 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 148

WSR 86-22-008

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-163—Filed October 24, 1986]

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 openings in Areas 6D, 7B, 7D, 8D and 9A provide opportunity to harvest non-Indian coho allocations. Openings in Areas 8, 8A, 10, 11, 12 and 12B provide opportunity to harvest non-Indian chum allocations.

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 October 24, 1986.

By Robert Turner
for William R. Wilkerson
Director

NEW SECTION

WAC 220-47-719 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 taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6D, 7B, 7D – Closed except gill nets using 5" minimum mesh, and purse seines, may fish until further notice.

**Area 9A – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish from 12:01 AM October 26 until further notice.*

**Area 8D – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish until further notice.*

**Areas 8, 8A, 10, 11, 12, 12B – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM October 27 through the morning of October 28, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM October 27. Area 8A exclusion zone: those waters north of a line projected from Camano Head to the northern boundary of Area 8D are closed to all commercial fishing. Area 12B exclusion zone: those waters south of a line projected from Hood Head to Quatsap Point are closed to all commercial fishing.*

**Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7C, 7E, 9, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – Closed.*

REPEALER

The following section of the Washington Administrative Code is repealed immediately.

WAC 220-47-718 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-155

WSR 86-22-009
PROPOSED RULES
HOSPITAL COMMISSION
[Filed October 27, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Hospital Commission intends to adopt, amend, or repeal rules concerning rate adjustments to reflect differential resource use by payer requiring adoption of WAC 261-40-155, approval of rates; and amendments to WAC 261-40-150 (5)(e)(ii) and 261-40-170, negotiated rates.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 20, 1986.

The authority under which these rules are proposed is RCW 70.39.180.

The specific statute these rules are intended to implement is chapter 70.39 RCW.

This notice is connected to and continues the matter in Notice No. WSR 86-19-068 filed with the code reviser's office on September 17, 1986.

Dated: October 27, 1986
By: Maurice A. Click
Executive Director

WSR 86-22-010
PROPOSED RULES
GAMBLING COMMISSION
[Filed October 27, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning amendatory section WAC 230-02-350;

that the agency will at 10:00 a.m., Friday, November 21, 1986, in the Sheraton Hotel, Spokane, 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 chapter 9.46 RCW.

This notice is connected to and continues the matter in Notice Nos. WSR 86-15-027 and 86-19-054 filed with the code reviser's office on July 14, 1986, and September 15, 1986.

Dated: October 2, 1986
By: Ronald O. Bailey
Acting Director

WSR 86-22-011
EMERGENCY RULES
DEPARTMENT OF LABOR AND INDUSTRIES
[Order 86-31—Filed October 27, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at

Olympia, Washington, the annexed rules relating to contractor compliance infractions, chapter 296-200 WAC. Rules include definitions, filing suits, procedures for issuance of infraction, mailing infractions, hearings, representation by counsel, contested hearings, case evidence, appeals and fines.

I, Richard A. Davis, 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 this will bring the present rules into conformance with the existing RCW and WAC rules governing the Administrative Procedure Act.

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

This rule is promulgated pursuant to chapter 18.27 RCW 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 October 27, 1986.

By Richard A. Davis
Director

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-340 **RIGHT TO CONTESTED HEARING—PLACE TO FILE.** If a contractor desires to contest the notice of infraction issued, the contractor shall file two copies of a notice of appeal with the department at the office designated on the notice of infraction, within twenty days of issuance of the infraction. The contractor shall also be required to post an appeal bond of two hundred dollars with the notice of appeal payable to the ((office of administrative hearings)) department. The appeal bond shall be applied to the administrative costs of conducting the appeals of notices of infractions. If the appealing contractor prevails at a contested hearing, then the appeal bond shall be returned to the contractor.

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-350 **ADMINISTRATIVE LAW JUDGE SHALL PRESIDE IN CONTESTED HEARINGS.** A notice of infraction when contested, shall be heard before and determined by an administrative law judge from the office of administrative hearings. The administrative law judge shall conduct hearings in these cases at locations in the county where the infraction occurred. The parties shall have the right to apply to the ((chief)) administrative law judge for a change of venue where the interests of justice would be served.

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-370 **CONTESTED CASES—NOTICE—HEARING—SUMMARY ORDERS—INFORMAL DISPOSITION—RECORD—FINDINGS OF FACT.** The hearings shall be conducted in accordance with chapter 34.04 RCW and chapter 10-08 WAC.

~~(1) ((In any contested case all parties shall be afforded an opportunity for hearing after not less than twenty days' notice, but no hearing shall be required until the hearing is demanded unless other statutory provisions or agency rules provide otherwise. The notice shall include:~~

~~(a) A statement of the time, place, and nature of the proceeding;~~

~~(b) A statement of the legal authority and jurisdiction under which the hearing is to be held;~~

~~(c) A reference to the particular sections of the statutes and rules involved;~~

~~(d) A short and plain statement of the matters asserted. If the agency or other party is unable to state the matters in detail at the time the notice is served, the initial notice may be limited to a statement of the issues involved. Thereafter upon request a more definite and detailed statement shall be furnished.~~

~~(2) Opportunity shall be afforded all parties to respond and present evidence and argument on all issues involved.~~

~~(3) Unless precluded by law, informal disposition may also be made of any contested case by stipulation, agreed settlement, consent order, or default.~~

~~(4) The record in a contested case shall include:~~

~~(a) All pleadings, motion, intermediate rulings;~~

~~(b) Evidence received or considered;~~

~~(c) A statement of matters officially noticed;~~

~~(d) Questions and offers of proof, objections, and ruling thereon;~~

~~(e) Proposed findings and exceptions;~~

~~(f) Any decision, opinion, or report by the officer presiding at the hearing.~~

~~(5) Oral proceedings shall be tape recorded for the purposes of agency decision pursuant to RCW 34.04.110, as now or hereafter amended, rehearing, or court review. A copy of the record or any part thereof shall be transcribed and furnished to any party to the hearing upon request therefor and payment of the reasonable costs thereof.~~

~~(6) Findings of fact shall be based exclusively on the evidence and on matters officially noticed.~~

~~(7) The administrative law judge shall:~~

~~(a) Administer oaths and affirmations, examine witnesses, and receive evidence, and no person shall be compelled to divulge information which he could not be compelled to divulge in a court of law;~~

~~(b) Issue subpoenas as provided in RCW 34.04.105;~~

~~(c) Rule upon offers of proof and receive relevant evidence;~~

~~(d) Take or cause depositions to be taken pursuant to superior court rules, and no person shall be compelled to divulge information which he could not be compelled to~~

~~divulge by deposition in connection with a court proceeding;~~

- ~~(e) Regulate the course of the hearing;~~
- ~~(f) Hold conferences for the settlement or simplification of the issues by consent of the parties;~~
- ~~(g) Dispose of procedural requests or similar matters;~~
- ~~(h) Issue summary orders;~~
- ~~(i) Make proposed decisions and orders pursuant to RCW 34.04.110;~~
- ~~(j) Take any other action authorized by the department rule consistent with this chapter.~~
- ~~(8) The burden of proof is on the department to establish the commission of the infraction by a preponderance of the evidence.~~
- ~~(9) The administrative law judge shall issue findings of fact and conclusions of law in the judge's decision and order determining whether the infraction was committed.~~
- ~~(10) The director shall review the proposed decision and order of the administrative law judge and determine whether the order is correct. The director shall have twenty days in which to issue a final decision and order. If the director does not act to modify or change the proposed decision and order of the administrative law judge then the proposed decision and order of the administrative law judge shall become the final appealable order of the department.~~
- ~~(11) The department's final order shall be appealable.) An appeal from the administrative law judges' determination or order shall be to the superior court pursuant to chapter 34.04 RCW.~~

WSR 86-22-012
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed October 27, 1986]

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 additional requirements for emergent situations—AFDC, amending WAC 388-29-270;

that the agency will at 2:00 p.m., Wednesday, December 10, 1986, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 11, 1986.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.08 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1986.

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

Lee D. Bomberger, Acting 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 Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by November 26, 1986. The meeting site is in a location which is barrier free.

Dated: October 23, 1986
 By: Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.
 Re: WAC 388-29-270.

Purpose of the Rule Change: To eliminate repair of an inoperable vehicle as an additional requirement under Additional requirements—Emergent needs.

These rules are necessary to comply with federal regulations on special needs in 45 CFR 233.20 (a)(2)(v)(B).

Summary: WAC 388-29-270 is being modified to eliminate repair of an inoperable vehicle as an additional requirement. Other changes are editorial in nature and are being made to comply with the department's Paperwork Management Manual.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Jay Emry, Program Manager, Division of Income Assistance, mailstop OB-31J, phone (206) 753-4910.

These rules are necessary as a result of federal law, federal court decision, or state court decision, 45 CFR 233.20 (a)(2)(v)(B).

AMENDATORY SECTION (Amending Order 2284, filed 9/23/85)

WAC 388-29-270 **ADDITIONAL REQUIREMENTS FOR EMERGENT SITUATIONS—AFDC.** (1) The department shall allow additional requirements ((shall be allowed)) in the following emergent situations in which, for good cause, a recipient does not have adequate funds to:

- (a) Secure housing and necessary clothing in the event of a natural disaster such as flood or fire and relief is not available under WAC 388-53-010 et seq.;
- (b) Prevent imminent eviction, where a formal notice of eviction or notice to pay or vacate has been received, and only in an amount needed to prevent the eviction or to secure new housing;
- (c) Correct a sudden malfunction resulting in loss of heat, water, electricity, or cooking facilities and the recipient is legally responsible for the repairs and winterization funds are not available; limited to actual costs of repairs or replacement when there is no other alternative;
- (d) Obtain new housing when the premises contains a verifiable material defect jeopardizing the occupant's health and safety and the landlord or owner fails or refuses to correct the defect within the time allowed by law.
- (e) Prevent an impending utility shutoff when a notice of impending shutoff has been received or it is otherwise verified by the ((ESO)) department that the ((applicant or)) recipient is without necessary fuel for heating or cooking and only in the amount to meet the emergent need;
- (f) Obtain new housing for needs caused by an abusive spouse. Payments will be limited to:

- (i) Established fees paid to shelters especially for abused spouses, or
 (ii) The amount necessary to obtain new housing.
 (g) ~~((Repair an inoperable vehicle necessary to continue employment and where public transportation is not available; limited to actual costs of repairs:
 (h)) Obtain food, when no other resource is available.
 (2) ((For the purposes of this section, good cause means the emergent situation did not occur as a result of deliberate neglect by the applicant or recipient.)) Good cause ((may)) shall be established when the department determines funds ordinarily available to meet need are no longer available because of:
 (a) Stolen proceeds from cashed warrants.
 (b) Payment for necessities for:
 (i) Medical bills;
 (ii) Child care in an emergency;
 (iii) Avoiding abuse;
 (iv) Dental care for alleviation of pain or to obtain employment;
 (v) Needs identified in subsections (1)(a) through ((h)) (g) of this section; provided the actions of the ((applicant or)) recipient were reasonable under the circumstances. A recipient ((with)) shall be presumed to have acted reasonably when the amount expended for necessities does not exceed the amount specified in WAC 388-29-112. Other cases shall be determined on a case-by-case basis. If the amount in WAC 388-29-112 is exceeded, the department ((with)) shall make a judgment regarding reasonability.
 (3) ((In no instance is the)) Payments under this section ((to)) shall not exceed one month's payment standard as set in WAC 388-29-100 for renting, owning, or buying.~~

WSR 86-22-013
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-164—Filed October 27, 1986]

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 chinook salmon have cleared and harvestable numbers of chum and coho 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 October 27, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-57-34000D NORTH NEMAH RIVER. Notwithstanding the provisions of WAC 220-57-340, effective immediately until further notice, bag limit A in those waters of the North Nemah River downstream from the lower bridge on the deadend Lower Nemah

Road to the mouth except that chinook salmon over 28 inches in length must be released immediately.

WSR 86-22-014
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-165—Filed October 27, 1986]

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 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 October 27, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-36-02100D GRAYS HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-36-021, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from Grays Harbor Salmon Management and Catch Reporting Areas 2B, 2C and 2D except from 6:00 p.m. October 27 until 6:00 p.m. October 28, 1986, and gillnet gear is restricted to 6 and 1/2 inch maximum mesh.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02100C GRAYS HARBOR GILLNET SEASON. (86-161)

WSR 86-22-015
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-166—Filed October 27, 1986]

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 harvestable 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 October 27, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-40-02100R WILLAPA HARBOR GILLNET SEASON. *Notwithstanding the provisions of WAC 220-40-021, effective immediately through October 28, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from any Willapa Harbor Salmon Management and Catch Reporting Area or the Naselle or Willapa Rivers except as provided for in this section:*

(1) Areas 2G, 2J, 2K and 2M – Open 6:00 p.m. October 27 to 6:00 p.m. October 28, 1986.

(2) Area 2H – Open immediately until further notice.

(3) Naselle River – Closed

(4) Willapa River – Open immediately until further notice downstream from the overhead powerline crossing located between Willapa River Markers #55 and #56.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100Q WILLAPA HARBOR GILLNET SEASON. (86-160)

WSR 86-22-016

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-167—Filed October 27, 1986]

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, 7, and 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in Area 10 protect salmon returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Areas 12C, 12D and the Skokomish River provide protection for local natural coho stocks. Restrictions in Area 13J and 13K provide protection for early local chum stocks. Restrictions in the Hoko, Lyre, Pysht, Clallam, East and West Twin rivers provide protection for local coho stocks. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in the Lake Washington and Duwamish/Green drainages no longer required as hatchery spawner requirements have been achieved.

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 October 27, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-620 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. *Effective 6:00 PM October 27, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:*

Area 6 – Effective until further notice, closed to all commercial fishing.

Areas 7 and 7A – Effective until further notice, closed to all commercial fishing per U.S./Canada agreement.

Area 7C – Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

*Area 10D – Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and

northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Areas 12C and 12D – Effective through November 1, closed to all commercial fishing.

Areas 13J and 13K – Effective until further notice, closed to all gill net gear, and all other gear must release chum when open.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Skokomish River – Effective through November 8, closed to all commercial fishing.

Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:00 PM October 27, 1986.

WAC 220-28-619 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 162

WSR 86-22-017

NOTICE OF PUBLIC MEETINGS CONSERVATION COMMISSION

[Memorandum—October 27, 1986]

Notice is hereby given that the regular Conservation Commission meeting scheduled for "the third Thursday" (WAC 135-04-020) of November 1986 will be rescheduled to December 4, 1986, 8:30 a.m., Everett Pacific Hotel, Whidbey-Camano Room, Everett, WA.

Please contact Shirley Casebier, Conservation Commission, Olympia, Washington 98504, phone 459-6226, for further information.

Dates and places for other forthcoming meetings are yet to be determined.

WSR 86-22-018

ATTORNEY GENERAL OPINION Cite as: AGO 1986 No. 12

[October 27, 1986]

**COUNTY—EMPLOYMENT—RETIREMENT—MEDICAL
BENEFITS—LIABILITY FOR COSTS OF NURSING HOME
CARE FOR RETIRED LAW ENFORCEMENT OFFICERS AND
FIREFIGHTERS**

RCW 41.26.150 makes the counties responsible for the costs of nursing home care for those individuals retired from county employment under the Law Enforcement Officers' and Fire Fighters' Act for so long as nursing home confinement is required.

The county may reduce the amount paid monthly to a retiree by the amount currently received from another source as reimbursement for medical services but not for those monies received by the retiree for other purposes such as a general retirement allowance.

Requested by:

Honorable Richard W. Miller
Adams County Prosecuting Attorney
210 West Main
Ritzville, WA 99169

WSR 86-22-019

NOTICE OF PUBLIC MEETINGS DEPARTMENT OF NATURAL RESOURCES (Forest Fire Advisory Board)

[Memorandum—October 28, 1986]

The next meeting of the Forest Fire Advisory Board is scheduled for Friday, November 21, 1986, from 1 to 4 p.m. The meeting location is Conference Room 1B, Building 4, Rowsix, Lacey.

If you have any questions or comments regarding this meeting, please contact Ken Hoover, Manager, Fire Control Division.

WSR 86-22-020

ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Institutions)

[Order 2438—Filed October 29, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to alcohol and drug treatment facilities, amending chapter 275-19 WAC.

This action is taken pursuant to Notice No. WSR 86-19-087 filed with the code reviser on September 17, 1986. 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 69.54.040 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 69.54 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 October 29, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2171,
filed 11/30/84)

WAC 275-19-030 DEFINITIONS. For the purpose of these rules and regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise:

(1) "Accredited" means the approval of a treatment facility pursuant to chapters 69.54 and/or 70.96A RCW and these rules and regulations to provide one or more of the treatment services listed in WAC 275-19-020.

(2) "Acute detoxification" means detoxification service provided to individuals for whom the consequences of withdrawal from alcohol or other drugs are so severe as to merit assistance from medical and/or nursing personnel.

(3) "Administrator" means the individual appointed as the chief executive officer by the operators of a facility to act in the facility's behalf in the overall management of the treatment facility.

(4) "Alcohol abuse" means use of alcohol in amounts hazardous to individual health or safety.

(5) "Alcoholic" means a person with alcoholism.

(6) "Alcoholism" means an illness characterized by lack of control as to the consumption of alcoholic beverages or the consumption of alcoholic beverages to the extent a person's health is substantially impaired or endangered or his or her social and economic function is substantially disrupted.

(7) "Approved" means having met the standards of the department contained in these rules and regulations and having been accredited pursuant to chapters 69.54 and/or 70.96A RCW.

(8) "Approved treatment facility" means a treatment facility, either public or private, profit or nonprofit, approved by the department pursuant to these rules and regulations and chapters 69.54 and/or 70.96A RCW.

(9) "Authenticated" means written verification of any entry in a patient treatment record by means of a signature including minimally first initial and last name, or initials if the file includes an authentication record.

(10) "Authentication record" means a document which is part of each patient treatment record and includes identification of all individuals initialing entries in the treatment record: Full printed name, signature including minimally first initial and last name, and initials that may appear after entries in the treatment record.

(11) "Bureau" means the Washington state department of social and health services bureau of alcohol and substance abuse.

(12) "Bureau of alcohol and substance abuse" means the Washington state department of social and health services bureau of alcohol and substance abuse.

(13) "Cancel" means a termination of the department's approval of a treatment service or facility.

(14) "Chemotherapy" means the use of prescribed medication to assist in client treatment for drug or alcohol dependency.

(15) "Department" means the Washington state department of social and health services.

(16) "Department of licensing" means the Washington state department of licensing.

(17) "Detoxification" means care and treatment of a person during the period in which the person recovers from the transitory effects of acute intoxication or withdrawal.

(18) "Detoxified" means withdrawn from the consumption of alcohol, or other drugs, and recovered from the transitory effects of intoxication, or any associated acute physiological withdrawal reactions.

(19) "Drug abuse" means use of a drug in amounts hazardous to individual health or safety.

(20) "Drug addiction" means chronic, compulsive, or uncontrollable drug use to the extent a person cannot stop use of the drug. Drug addiction is usually characterized by a process including progressive use, development of tolerance, and a withdrawal syndrome if use of the drug is discontinued.

(21) "Face to face" means an individual or group therapeutic contact with a client not including educational sessions.

(22) "Facilities" means rooms, areas, and equipment.

(23) "Incapacitated by alcohol" means a person, as a result of the use of alcohol, has his or her judgment so impaired he or she is incapable of realizing and making a rational decision with respect to his or her need for treatment and constitutes a danger to himself or herself, to any other person, or to property.

(24) "Intensive outpatient treatment" means a concentrated, nonresidential program consisting of a combination of education sessions, individual therapy, group therapy, and related activities provided to clients and their families.

(25) "Intoxication" means acute alcohol and/or drug poisoning or temporary impairment of a person's mental or physical functioning caused by alcohol and/or other drugs.

(26) "Licensed nurse" means either a registered nurse per chapter 18.88 RCW or a licensed practical nurse per chapter 18.78 RCW.

(27) "Negative urine" means the results of a urinalysis which do not confirm the presence of any controlled substances, other than drugs medically prescribed for the patient submitting the urine sample.

(28) "Operators" means the individual or group legally responsible for the treatment facility.

~~((28))~~ (29) "Physician" means a person duly licensed to practice medicine or osteopathic medicine in the state of Washington per chapter 18.57 or 18.71 RCW.

~~((29))~~ (30) "Positive urine" means the results of a urinalysis which confirm the presence of one or more controlled substances, other than drugs legitimately prescribed for the patient submitting the urine sample.

(31) "Probation alcohol assessment facility" means a qualified probation department for a district or municipal court within the state of Washington meeting the standards contained in these rules and regulations governing the operation of a DWI client assessment service as described in WAC 275-19-020 (1)(p).

~~((30))~~ (32) "Residential facilities" means facilities providing board and room as part of the treatment program.

~~((31))~~ (33) "Revoke" means a termination of the department's approval of a treatment facility.

~~((32))~~ (34) "Secretary" means the secretary of the Washington state department of social and health services or his or her designee.

~~((33))~~ (35) "Shall" means compliance is mandatory.

~~((34))~~ (36) "Sick physical" means an initial diagnostic examination of an applicant for admission to a treatment facility, for the purpose of determining whether the individual is currently physiologically dependent on opiates.

(37) "Stabilization" means a patient's condition:

(a) Where the program physician has determined that the currently prescribed dose of medication has suppressed physiological withdrawal signs, has not produced sedation, euphoria, or other signs of over-medication, and has provided reasonable comfort for the patient; and

(b) Where the program physician determines no future dose increases should be necessary. Stabilization is evidenced by constant dose levels for fourteen days or by a determination entered into the clinical record by the program physician.

(38) "Subacute detoxification" means detoxification service provided to individuals in a supportive, homelike environment where a person can recover from the effects of intoxication. Prescription medication is not provided for the management of withdrawal discomfort.

~~((35))~~ (39) "Substantial compliance" means being in conformity with the requirements of the major components of each section of chapter 275-19 WAC applying to the class or classes of treatment services for which a treatment facility is approved or has applied for approval.

~~((36))~~ (40) "Suspend" means termination of the department's approval of a treatment facility for a specified period of less than one calendar year or until specific conditions have been met and the agency has been notified of reinstatement.

(41) "Take-home medication" means methadone dispensed for self-administration off the premises of the treatment facility.

(42) "Transfer patient" means any patient transferring from one methadone program to another methadone program, with a maximum interruption in methadone medication of thirty days.

(43) "Urinalysis" means the qualitative analysis of a patient's urine sample for controlled substances.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84)

WAC 275-19-040 DEPARTMENT APPROVAL AND ACCREDITING PROCEDURES. (1) Treatment facilities seeking department approval and accreditation of one or more of the services listed in WAC 275-19-020 shall submit a written application to the bureau of alcohol and substance abuse on a form provided by the bureau.

(a) Such application shall provide evidence that the agency meets the requirements of these rules and regulations, chapters 69.54 and/or 70.96A RCW.

(b) The applicant shall send a copy of the application to the county coordinator in each county where services are to be provided.

(c) After processing the application, the bureau shall send written notification of approval or denial of approval to the applicant and if approved to the appropriate county coordinator.

(2) The department may grant provisional approval to treatment facilities when the bureau staff are unable to determine whether the facility, without a period of operation, will comply with chapters 69.54 and/or 70.96A RCW, and these rules and regulations. Provisional approval shall be granted for a maximum period of six months and may not be renewed more than once.

(3) If an approved treatment facility plans to move to a different location, open a branch office, or change ownership, the facility shall submit a written application to the bureau thirty days in advance of the change, and the bureau shall respond to the application within thirty days. Such application shall be submitted in accordance with WAC 275-19-040(1).

(4) The secretary or his or her designees may exempt a treatment facility from compliance with parts of these regulations when it has been found, after thorough investigation and consideration, that such exemption may be made in an individual case without jeopardizing the safety, health, or treatment of the clients in the particular treatment facility, or jeopardize the functioning of other service providers.

All exemptions granted shall be in writing and filed with the department and the treatment facility.

(5) The bureau shall issue a certificate of approval, valid for not more than one year, to approved treatment facilities in substantial compliance with these rules and regulations and chapters 69.54 and/or 70.96A RCW. This certificate shall be displayed in a conspicuous place in the facility.

(6) Fees shall be set and charged by the bureau of alcohol and substance abuse for inspections and certification of approved treatment facilities. Such fees shall be reasonably based upon the cost to the bureau of the inspections and maintenance of certification and shall not exceed the actual costs. Only one such fee shall be charged to a treatment facility during any twelve-month period, regardless of the number of inspections made.

(7) Additional methadone facility application materials. In addition to the material submitted in a regular application for approval of a treatment facility, methadone treatment facilities shall submit to the department the following:

(a) A completed copy of the federal food and drug administration application for approval as a methadone program.

(b) A completed copy of the federal drug enforcement agency application for an approval to provide methadone.

(c) A copy of the facility's urinalysis procedures and policies.

(d) A copy of the facility's criteria for establishing and revising planned detoxification dates for patients.

(e) A copy of the facility's dispensary procedures and policies.

(8) Other required permits, licenses, and approvals for methadone treatment facilities. Prior to being certified by the department, methadone treatment facilities must possess the following:

(a) Approval from the federal drug enforcement administration;

(b) A license to operate a methadone treatment facility from the county in which the facility is (to be) located, unless the county has no such licensure requirement; and

(c) Registration with the Washington state board of pharmacy.

NEW SECTION

WAC 275-19-940 ALL METHADONE TREATMENT FACILITIES—INTAKE REQUIREMENTS.

(1) Sick physicals. Methadone treatment facilities shall provide each patient, upon application by the patient for admission to methadone treatment, a sick physical by a program physician or other appropriately licensed health professional. Methadone treatment facilities shall not prescribe methadone for a patient until a sick physical has been completed and a diagnosis of current physiological dependence on an opiate drug has been reached, except as provided in subsections (8) and (9) of this section. The sick physical shall include observations of the presence or absence of the following signs which shall be documented in the clinical file:

- (a) Rinorrhea.
- (b) Pupillary dilation.
- (c) Piloerection.
- (d) Elevated body temperature.
- (e) Elevated pulse rate.
- (f) Elevated blood pressure.
- (g) Elevated respiration rate.
- (h) Lacrimation.
- (i) Intravenous injection site scars.

(2) Overall health evaluation. Methadone treatment facilities shall conduct and document in the client file an overall health evaluation of each patient by a program physician or other appropriately licensed health practitioner within one week of admission to methadone treatment.

(3) Physician involvement in sick physicals. Methadone treatment facilities shall make a program physician available for consultation by telephone or in person when sick physicals are conducted by anyone other than a program physician. A program physician shall conduct sick physicals for all juvenile patients and for all adult patients with unusual or ambiguous signs or symptoms.

(4) Follow-up examination. Following the initial dose of methadone and following all subsequent dose increases, methadone treatment facilities shall conduct and document an in-person, physical examination of the patient. Such an examination shall be conducted as close to possible to the time when methadone blood levels are

highest, typically three to four hours after a dose is provided to the patient. The examination shall establish adequacy of dose, including signs and symptoms of withdrawal, patient comfort, and side effects from over-medication.

(5) Documentation of addiction history. Methadone treatment facilities shall note all observations, tests, reported symptoms, and documents certifying addiction history, and shall retain such documentation in the patient's clinical record. Methadone treatment facilities shall include in each patient file a summary analysis of all diagnostic data.

(6) Documentation of doses. Methadone treatment facilities shall note the date and amount of the initial dose and the date and amount of all dose changes in the patient's clinical record.

(7) Documentation of physiologic addiction. Methadone treatment facilities shall document evidence supporting diagnoses of addiction for all patients who are prescribed methadone. The department shall conduct an after-the-fact review of a random sample of all patient records, examining sick physical documentation and the resulting diagnosis.

(8) Exception to sick physicals. Recently detoxified patients. Methadone treatment facilities may restart methadone medication without a sick physical for patients detoxified from methadone within the last two years, who continue to receive at least one face-to-face counseling session per month, lasting at least forty-five minutes per session.

(9) Exception to sick physicals—Penal, chronic care, and pregnant clients. Methadone treatment facilities may admit and prescribe methadone to penal, chronic care, and pregnant patients without meeting sick physical requirements, provided the facility has followed the rules outlined in federal regulations, 21 C.F.R. Part 291.505 (d)(3)(iii)(a) and (b), adopted September 19, 1980.

NEW SECTION

WAC 275-19-950 ALL METHADONE TREATMENT FACILITIES—URINALYSIS REQUIREMENTS.

(1) Urinalysis frequency. All patients shall submit urine samples for urinalysis at least once per month. After a patient has a positive urine, the patient shall submit four urine samples per month for urinalysis. The patient shall continue to submit at least four samples per month until the patient has at least four consecutive negative urines, after which the patient may return to once-a-month submittal.

(2) Random sampling. Methadone treatment facilities shall randomly schedule all urine sample submissions, without prior warning to the patient.

(3) Sampling procedures. Methadone treatment facilities shall ensure staff observation of all collections of urine samples. Facility staff shall seal samples immediately in patient's presence with a prenumbered seal. The patient shall initial a log of sample seal numbers next to the seal number. Methadone treatment facilities shall void and retain broken or unusable seals. Facilities shall keep logs of sample seal numbers confidential, apart

from all other patient records. Facilities shall discard contaminated samples and samples with broken seals.

(4) Required screens. Each urinalysis shall include qualitative analysis for the presence of opiates, methadone, amphetamines, cocaine, barbiturates, and other drugs as indicated by the patient's drug use history. The urinalysis may instead include qualitative analysis for metabolites of such drugs, if such analysis would yield more accurate results.

(5) Failure to give sample. Methadone treatment facilities shall treat a patient's failure to provide a urine sample upon request, for whatever reason, or a patient's refusal to initial the log of seal number in the same manner as a positive urine.

(6) Positive urines. Methadone treatment facilities shall report all positive urines to the patient and discuss in counseling within seven days of obtaining the results.

(7) Dose increase justification. Following stabilization, methadone treatment facilities shall justify all dose increases in the patient's record. Positive urines alone shall not be considered adequate justification. Additional data on desirability of dose increases shall be documented in the patient's record, including signs and symptoms of withdrawal, patient discomfort, or other medically justifiable reasons.

(8) Mandatory discharge for positive urines. Methadone treatment facilities shall discharge any patient with three consecutive positive urines collected later than ninety days after admission. Patients so discharged may not be readmitted to methadone treatment at any facility for ninety days following the first discharge and for one year following the second discharge.

(9) Mandatory discharge for absence of methadone in urine—Absence of methadone. Methadone treatment facilities shall discharge any patient receiving methadone and whose urinalysis fails to confirm the presence of methadone or methadone metabolite, unless the facility can confirm physiological reasons for the lack of detectable methadone or methadone metabolite. Confirmation may include a dose level less than ten milligrams daily or a urinalysis of a second sample taken twenty-four hours after in-person administration of a dose which also fails to confirm the presence of methadone or methadone metabolite. The facility may use other medically justifiable means of confirming physiological reasons for failure to confirm presence of methadone or metabolite. Any confirmation shall be documented in detail in the patient's record. No methadone treatment facility may admit a patient who has been discharged from any methadone facility pursuant to this subsection during the previous ninety days.

(10) Urinalysis laboratories. Methadone treatment facilities shall notify the department of the name and address of all laboratories that the facility is using to conduct urinalysis for methadone clients.

NEW SECTION

WAC 275-19-960 ALL METHADONE TREATMENT FACILITIES—DETOXIFICATION REQUIREMENTS. (1) Planned detoxification dates required. Within ninety days of admission, methadone treatment facilities shall establish and document a

planned detoxification date for each patient. The planned detoxification date may be revised.

(2) Criteria for planned detoxification dates. Methadone treatment facilities shall adopt and adhere to written criteria for establishing and revising planned detoxification dates for all patients entering treatment. The criteria shall include, at a minimum, addiction history, current dose, health, employability, age, personality, support system strengths, and treatment progress to date. Planned detoxification of pregnant clients shall take into account postnatal social and psychological factors and prenatal physical factors.

(3) Planned detoxification dates for patients under age twenty-four. Methadone treatment facilities shall not plan detoxification dates in excess of the following:

(a) All patients under eighteen years of age (at time of admission) shall have a planned detoxification date not later than six months after admission.

(b) All patients eighteen to twenty-four years of age (at time of admission) shall have a planned detoxification date not later than twenty-four months after admission.

(c) Extension of planned detoxification dates beyond the limits specified in (3)(a) or (3)(b) of this section may be made only after prior approval of the department.

(4) Patient records. Methadone treatment facilities shall note in the patient's record the factors considered and how the factors affected the choice of planned detoxification date. Facilities shall also note in the patient's record all changes in planned detoxification date and the reasons for the change.

NEW SECTION

WAC 275-19-970 ALL METHADONE TREATMENT FACILITIES—DISPENSARY REQUIREMENTS. (1) Authorization of dispensary personnel. Methadone treatment facilities shall designate individuals authorized to enter the dispensary. Those authorizations shall be limited to persons with a clear need to enter. Facilities shall note the reasons for granting authorization in personnel records.

(2) Dispensary staffing. Methadone treatment facilities shall establish written procedures, especially record-keeping practices, designed to minimize the number of individuals who need to be in the dispensary. Procedures must require that two people shall be in the dispensary any time doses are compounded, dispensed, or administered.

(3) Methadone handling procedures. Methadone treatment facilities shall establish written procedures for all activities involving handling methadone (compounding, dispensing, etc.). Such procedures shall be designed to minimize error and minimize possibilities for diversion of methadone by staff or others.

(4) Methadone stock inventory. Methadone treatment facilities shall ensure dispensary staff measure all opened stocks of methadone before and after each period of time during which methadone is compounded, dispensed, or administered. A period of time shall be deemed to conclude, or a new period begin, whenever any staff person enters or leaves the dispensary. Staff shall note the

amount measured in methadone inventory records and verify the entry with initials or signature. All newly opened stocks of methadone shall be measured immediately and the actual amount recorded in the same manner. Methadone treatment facilities shall reconcile inventory changes with doses dispensed. If any discrepancy is uncovered during reconciliation of doses dispensed and inventory changes, and any variations in inventory between previous close and current open, the facility shall obtain statements from all dispensary staff persons involved. The program director shall investigate the discrepancy and report to the federal drug enforcement agency, Washington state board of pharmacy, and the department of social and health services.

(5) Dispensary schedule. Methadone treatment facilities shall schedule dispensing and other activities to minimize impact on neighboring businesses and residences.

(6) Quantitative analysis. Methadone treatment facilities shall conduct a quantitative analysis of all open methadone stocks whenever a transfer case is reported to the program director pursuant to WAC 275-19-990(6), or whenever the program director has other reason to believe dilution and diversion of methadone stocks may be occurring. In addition, on random occasions at least twice in any calendar year the facility shall conduct a quantitative analysis of all opened methadone stock. Methadone concentration below the manufacturer's tolerance shall be reported immediately to the federal drug enforcement administration, the Washington board of pharmacy, and the department of social and health services.

NEW SECTION

WAC 275-19-980 ALL METHADONE TREATMENT FACILITIES—COUNSELING REQUIREMENTS. (1) Individual and group counseling. Methadone treatment facilities shall make available sufficient individual and group counseling for each patient to accomplish treatment plan goals and objectives. Counseling shall be intensified (increased in frequency, duration, and/or mode) when problems arise, when requested by the patient, or when progress is no longer being made.

(2) Minimum counseling. Methadone treatment facilities shall provide and document, at a minimum, one face-to-face counseling session lasting at least forty-five minutes (group or individual) each week for each patient during the first ninety days after admission. Counseling may be reduced to two face-to-face sessions per month during the next twelve months, and to once per month thereafter. Facilities may not use group counseling sessions with more than twelve patients in attendance to meet this requirement.

(3) Semiannual review. Methadone treatment facilities shall conduct and document an individual counseling session lasting forty-five minutes or more with each patient, between six and seven months after admission, and once every six months thereafter. The purpose of the session is to review treatment progress, revise or reaffirm treatment plan and planned detoxification date, and to review all relevant facts concerning the use of methadone.

(4) Counseling. Methadone treatment facilities shall ensure all counseling is provided by qualified drug abuse counselors or counselor-trainees in a manner that is physically and organizationally separate from other activities, particularly dispensing and fee collection, except to the extent necessary for coordination or for resolution of compliance problems such as nonpayment or missed doses. Facilities may not credit counseling occurring while dispensing methadone or collecting fees toward meeting the counseling requirements of this section.

(5) Counselor/patient ratio. Methadone treatment facilities shall provide at least one qualified counselor (full-time equivalent) for each fifty patients. Facilities shall assign each patient to a primary counselor, who shall be a qualified drug counselor. The primary counselor will bear responsibility for the conduct and management of all cases assigned to him or her. No more than fifty cases may be assigned to any primary counselor at one time.

(6) Counselor-trainees. Methadone treatment facilities may provide counseling services using counselor-trainees, if the counselor-trainees are under the direct, close supervision of a qualified drug counselor. A qualified drug counselor with one or more counselor-trainees may be assigned as primary counselor up to seventy-five patients, including those cases delegated to the counselor-trainees. Each qualified drug counselor may supervise as many counselor-trainees as he or she desires and delegate cases in a responsible fashion, except that no counselor-trainee may be delegated more than thirty-five patients. Primary counselor responsibility for all cases shall rest with a qualified drug counselor, regardless of whom provides counseling services.

(7) Individualized treatment plans. Methadone treatment facilities shall prepare and document individualized treatment plans for each patient, which must specify the patient's problems; the frequency, mode, and duration of counseling sessions; and the planned detoxification date.

(8) Pregnancy and drugs. Methadone treatment facilities shall provide, to any patient who requests, at least one hour per month of counseling and education on matters relating to pregnancy and street drugs, and the effects of methadone treatment when provided during pregnancy. This session may be provided in an individual or group setting at the discretion of the facility director.

(9) Family planning professional. Methadone treatment facilities shall have at least one professional, either a qualified drug counselor, physician, or physician's assistant, who has appropriate training in family planning, prenatal health, and parenting skills.

NEW SECTION

WAC 275-19-985 ALL METHADONE TREATMENT FACILITIES—TAKE-HOME MEDICATION REQUIREMENTS. (1) Minimum take-home criteria. Methadone treatment facilities may provide all patients with take-home medication for Sundays and for any legal holiday set forth in RCW 1.16.050, at the discretion of the program physician. Take-home medication on other days shall be permitted only for stabilized

patients who have been receiving methadone for a minimum of ninety days and who have had negative urines for the last sixty days.

(2) Criteria for allowing increased take-homes. Methadone treatment facilities may increase frequency of take-home medication when a patient is judged capable of handling increased frequency of take-home medication. The program physician shall consider and document in the client file the following in determining whether a patient is responsible in handling methadone:

- (a) Absence of abuse of drugs and alcohol.
- (b) Regularity of attendance, both dispensing and counseling.
- (c) Absence of known criminal activity or activities, especially drug sales.
- (d) Stability of home environment and social relationships.
- (e) Ability to safely store take-home medications.
- (f) A positive balance between therapeutic benefit and the risk of diversion of take-home medication.

(3) Restriction of take-home privileges following dose increase. For at least seven days following an increase in dose at any time during treatment, methadone treatment facilities may provide a patient with take-home medications only for Sundays and legal holidays.

(4) Maximum take-home privileges. Methadone treatment facilities shall limit the minimum weekly attendance for in-person administration of methadone, the maximum number of daily doses of take-home medication that is provided at any one time, and the maximum total amount of methadone (number of doses multiplied by dose amount) that is provided at any one time, according to the following schedule:

Months Since Admission to Methadone Treatment	Minimum Attendance (In-Person Administration)	Maximum Number of Take-Home Medication Doses	Maximum Total Amount of Take-Home Medication
0 to 3 months	6 days/week	one-day supply	100 mg.
4 to 6 months	5 days/week	one-day supply	70 mg
7 to 24 months	3 days/week	two-day supply	120 mg.
over 24 months	2 days/week	three-day supply	150 mg.

(5) Maximum take-homes following positive urine. Methadone treatment facilities shall limit the maximum number of daily doses of take-home medication of patients who have one positive urine in the last ninety days and shall require minimum clinic attendance for in-person administration of methadone for such patients according to the following schedule:

Months Since Admission to Methadone Treatment	Minimum Attendance (In-Person Administration)	Maximum Number of Take-Home Medication Doses
0 to 6 months	6 days/week	one-day supply
7 to 24 months	5 days/week	one-day supply
over 24 months	3 days/week	two-day supply

Maximum total amount of take-home medication shall not exceed the amounts set forth in the schedule of subsection (4) of this section. Patients who are restricted to the schedule set forth in this subsection may be placed on the schedule set forth in subsection (4) of this section if they have no additional positive urines for ninety days.

(6) Exceptional take-home; Saturday or Monday holidays. Methadone treatment facilities may provide all patients with one extra take-home dose in addition to the supply limits set forth in subsections (4) and (5) of this section, when a legal holiday falls on a Monday or a Saturday, or when two legal holidays fall on successive days, and restrictions on the patient's take-home medication will not otherwise permit sufficient take-home medication doses for both Sunday and the legal holiday or for both legal holidays.

(7) Labeling. Methadone treatment facilities shall label take-home medication containers with the name of the prescriber, complete directions for use, the name of the drug either by the brand or generic name and strength per unit dose, the name of the patient, and the date.

(8) Restarting methadone medication. Methadone treatment facilities may restart medication for patients who undergo planned detoxification, but remain in counseling (at least one face-to-face event per thirty days) for up to two years. Such patients are not considered discharged and may restart medication without sick physicals. Facilities shall not provide take-home medication to such patients, other than for Sundays and legal holidays, for at least seven days following the restart of medication. After the seven-day period has concluded, facilities may reinstate take-home medication privileges as if medication was uninterrupted.

(9) Waivers of take-home standards. Methadone treatment facilities shall request approval from the department of social and health services of any and all waivers of take-home medication requirements on a case-by-case basis in advance.

NEW SECTION

WAC 275-19-990 ALL METHADONE TREATMENT FACILITIES—ADDITIONAL REQUIREMENTS. (1) Facility size. To assist in attaining the goal that Methadone treatment facilities meet the needs of individual patients and to help ensure local neighborhoods are not unduly affected, methadone treatment facilities shall not exceed a three hundred fifty patient caseload at any one time. Approval of a facility exceeding three hundred fifty patients at time of adoption of these rules shall not be revoked due to size of caseload if such facility agrees to cease admitting new patients until such time as they reach the maximum patient load and remain in compliance with the maximum patient load thereafter.

(2) Double enrollment. Methadone treatment facilities shall participate in periodic meetings, scheduled and coordinated by the department for the purpose of identifying duplicate or prohibited admissions. Facility participation shall include attendance by at least one dispensary staff person and provision of a clear, recent photograph of any active patient and the latest photographs of all patients discharged for drug abuse or failure to consume take-home medication who are still barred from readmission by these rules. Programs shall be required to specifically identify all patients admitted since the previous meeting, all patients enrolled in a methadone

treatment facility which is not the closest to their residence, and any patients identified by the department as potential duplicate admissions or barred admissions. All such meetings shall be closed to the public to preserve confidentiality of patient records.

(3) Reporting requirements. All methadone treatment facilities shall report to the department the dose level of each patient, plus such other information as the department may reasonably require, in the form and manner prescribed by the department. Such reports shall be submitted in a timely and accurate manner.

(4) Identifying patients. All methadone treatment facilities shall establish written policies and procedures to reasonably verify the identity of patients. The policies and procedures shall respect the confidentiality of patient records as set forth in federal regulations (42 C.F.R., part 2, published July 1, 1975).

(5) Patient photographs. All methadone treatment facilities shall maintain in the dispensary a file of photographs of all patients. Photographs shall be updated whenever the client's physical appearance changes significantly or every two years, whichever comes first.

(6) Transfer patients. The initial dose of all transfer patients shall be the same as the last prescribed dose at the previous facility. Doses may be increased after the initial dose in the manner and under the conditions required elsewhere in these rules. Detailed evaluation of dose adequacy is mandatory for all transfer patients requesting dose increases. If any transfer patient reporting an inadequate dose at the previous facility is determined to be stabilized at that same dose at the transfer facility, such case shall be immediately reported to the program director of the previous facility and to the department of social and health services.

(7) Transfer fees. Methadone treatment facilities may not levy unreasonable transfer fees on patients attempting to transfer to another facility. Transfer fees may not exceed the actual cost of duplicating and forwarding records.

(8) Rate setting. All services (other than admission services) required by these standards shall be included in the basic daily, weekly, or monthly rate, including dispensing, urinalysis, and counseling. Medical services unrelated to diagnosis and treatment of addiction, such as primary care and prenatal or postnatal care, may be provided at additional charge.

(9) Fees. The patient shall be provided a complete schedule of fees and applicable fee policies prior to the initiation of any treatment services.

(10) Detoxification for nonpayment. Any patient detoxified for reasons of nonpayment shall be provided an individual detoxification schedule consistent with sound medical practices approved by the program's physician.

WSR 86-22-021

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed October 29, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning motorist information signs, chapter 468-70 WAC;

that the agency will at 10:00 a.m., Tuesday, December 16, 1986, in the Board Room, 1D2, Transportation 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 chapter 47.42 RCW.

The specific statute these rules are intended to implement is chapter 47.42 RCW, Scenic Vistas Act.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1986.

Dated: October 27, 1986

By: A. D. Andreas
Deputy Secretary

STATEMENT OF PURPOSE

Title: Chapter 468-70 WAC, Motorist information signs.

Description of Purpose: Adoption of amendments to chapter 468-70 WAC.

Statutory Authority: Chapter 47.42 RCW, Highway Advertising Control Act—Scenic Vistas Act.

Summary of Rule: This rule amends regulations for the manufacture, installation, maintenance, and permit renewal procedures for business signs. Provisions are included for businesses to supply the department with business signs for installation whereas previously the department manufactured all the business signs.

Reason for Rule: This rule is promulgated because it is necessary to be as responsive as possible to the business community, and to maintain our department's operational efficiency.

Agency Proposing Rule: Washington State Department of Transportation.

Department Personnel Responsible for Drafting and Implementation: Mr. D. D. Ernst, State Maintenance Engineer, Department of Transportation, Room 1C9, Transportation Building, Olympia, Washington 98504, (206) 753-6014.

Agency Comments or Recommendations: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 96, filed 8/12/85)

WAC 468-70-050 BUSINESS ELIGIBILITY. (1) To be eligible for placement of a business sign on a specific information panel a motorist activity must conform to the following standards:

(a) Gas activity:

(i) Provide vehicle services including fuel, oil, lubrication, tire repair and water; and

(ii) Be in continuous operation at least sixteen hours a day, seven days a week; and

(iii) Provide restroom facilities, drinking water and a telephone access;

(iv) Specific information panels may be installed and existing signing will not be removed when the service facility is closed for a short period of time or when its hours of operation have been reduced as a result of a shortage of gasoline;

(v) Facilities not meeting the requirements of (i) of this subsection but have at least gas, oil, and water may qualify for signing provided that other facilities meeting the requirements of (i) of this subsection are available within the distances from the interchange as specified in subsection (3)(a) of this section.

(b) Food activity:

(i) Be licensed or approved by the county health office; and

(ii) Be in continuous operation for a minimum of twelve hours a day to serve three meals a day, breakfast, lunch, and dinner seven days a week; and

(iii) Have seats for a minimum of twenty patrons and/or parking and drive-in facilities for a minimum of ten vehicles; and

(iv) Provide telephone and restroom facilities.

(c) Lodging activity:

(i) Be licensed or approved by the Washington department of social and health services; and

(ii) Provide adequate sleeping and bathroom accommodations available without reservations for rental on a daily basis; and

(iii) Provide public telephone facilities.

(d) Camping activity (applicable only for activities on fully controlled limited access highways):

(i) Be licensed or approved by the Washington department of social and health services or county health office;

(ii) Consist of at least twenty camping spaces, at least fifty percent of which will accommodate tents, and have adequate parking, modern sanitary and drinking water facilities for such spaces; and

(iii) Have an attendant on duty to manage and maintain the facility twenty-four hours a day while in operation.

(e) Recreation activity (applicable only for activity on scenic system or primary system highways with partial access control or no access control):

(i) Consist of activities and sports of interest to family groups and the public generally in which people participate for purposes of active physical exercise, collective amusement or enjoyment of nature; e.g., hiking, golfing, skiing, boating, swimming, picnicking, camping, fishing, tennis, horseback riding, ice skating and gun clubs; and

(ii) Be licensed or approved by the state or local agency regulating the particular type of business; and

(iii) When the recreational activity is a campground, it must meet the criteria specified in WAC 468-70-050 (1)(d)(i) thru (iii).

(f) Tourist-oriented business activity (not applicable for activities on interstate highways):

(i) A natural, recreational, historical, cultural, educational, or entertainment activity, or a unique or unusual commercial or nonprofit activity, the major portion of whose income or visitors are derived during its normal business seasons from motorists not residing in the immediate area of the activity.

(ii) Activities must be open to the motoring public without appointment, at least eight hours a day, five days a week including Saturday and/or Sunday.

(2) Distances prescribed herein will be measured from the center of the interchange or intersection along the centerline of the most direct public road to the facility access.

(3) The maximum distance that GAS, FOOD, LODGING, CAMPING or RECREATIONAL activities can be located on either side of an interchange or intersection to qualify for a business sign shall be as follows:

(a) From an interchange on a fully controlled limited access highway, GAS, FOOD and LODGING activities shall be located within three miles in either direction. CAMPING activities shall be located within five miles in either direction;

(b) From an interchange or intersection on a highway with partial access control or no access control, GAS, FOOD, LODGING, or CAMPING activities shall be located within five miles in either direction.

(c) Where there are fewer than the maximum number, as specified in WAC 468-70-060, of eligible services within the distance limits prescribed in subsection (3)(a) and (b) of this section, the distance limits may be increased in three-mile increments up to a maximum of fifteen miles to complete the balance of allowable signs.

(d) From an interchange or intersection on a highway with partial access control or no access control, RECREATIONAL activities shall be

located within ten miles in either direction. If within such ten mile limit there are fewer than the maximum number, as specified in WAC 468-70-060, of RECREATIONAL activities available, then activities of such type located within a fifteen mile limit shall qualify.

(e) Qualified tourist-oriented business must be located within fifteen miles of the state highway.

(f) Specific information panels or tourist-oriented directional panels will not be provided until the required supplemental panels, if needed, are installed by local agencies.

(g) Within cities and towns having a population greater than fifteen thousand, the department of transportation shall obtain concurrence from the municipality of locations for installing panels, and may have the municipality install the panels.

(4) A GAS, FOOD, LODGING, CAMPING/RECREATIONAL, or TOURIST-ORIENTED activity visible from the mainline at least three hundred feet prior to an intersection (~~on a highway which has no access control~~) shall not qualify for a business sign on such highway.

(5) To be eligible for business sign placement or supplemental direction panel the activity must be eligible for specific information panel placement.

(6) When an activity qualifies for business sign placement on more than one type of information panel, placement will be made on that type of panel which, as determined by the department, best describes the main product or service.

(7) When appropriate, the department may require an applicant activity to file written assurances that adequate follow-through signing, as specified by the department, will be erected and maintained.

(8) Where operations are seasonal, business signs for each specific location shall be removed or covered during the appropriate period as determined by the department.

AMENDATORY SECTION (Amending Order 103, filed 3/25/86)

WAC 468-70-060 SIGNING DETAILS. (1) Specifications. All specific information panels, supplemental directional panels, and business signs shall be constructed in accordance with the Washington state standard specifications, standard plans and amendments thereto. All business signs shall be constructed of a single piece of ~~((0-080))~~ 0.063 inch thick aluminum. All panels and business signs shall be fully reflectorized to show the same shape and color both by day and night.

(2) Color of panels and signs:

(a) The background color for GAS, FOOD, LODGING, CAMPING and TOD specific information panels and supplemental directional panels shall be blue. The background color for RECREATION specific information panels and supplemental directional panels shall be brown. The border and lettering on all such signs shall be white.

(b) ~~The background color ((for business signs shall be blue, or brown for a recreation activity, with a white message and border. Standard sign sheeting colors and inks, available in white, black, yellow, red, blue, orange, green, and brown, shall be used in business symbols or trademarks)) and letter color for business signs manufactured by the department shall be standard highway sign sheeting and inks which are available in white (silver), blue, black, yellow, red, orange, green, and brown. A description of business signs which the department will manufacture is provided in WAC 468-70-070 (8)(b).~~

(3) Composition of specific information panels:

(a) For interchanges, the maximum number of business signs which may be displayed on a specific information panel are six for gas and four each for food, lodging, camping/recreation and TOD activities. For intersections, all are limited to four business signs.

(b) Sign panel fabrication layouts, and business sign sizes, are provided in the Appendices of the Scenic Vistas Act Booklet published by the Washington state department of transportation.

(i) The panel size shall be sufficient to accommodate the various sizes of business signs and directional information.

(ii) For qualifying businesses located more than one mile from an intersection the business sign shall show the mileage to the business to the nearest mile. For interchanges the mileage will be shown on the supplemental directional panel business signs installed along the interchange ramp or at the ramp terminal.

AMENDATORY SECTION (Amending Order 96, filed 8/12/85)

WAC 468-70-070 PERMITS AND PROCEDURE. (1) No business signs will be installed on information panels prior to issuance of a permit by the department. Permits will be issued by the department in accordance with these rules and regulations.

(2) Permit applications will be accepted at the appropriate department of transportation district office in care of the district administrator. Applications transmitted by mail shall be effective from date of receipt rather than of mailing.

(3) One permit application will be for all the signing that the applicant will qualify for at a single interchange or intersection.

(4) Application, forms for which may be obtained from the department, shall contain the following information:

- (a) Name and address of the owner of the business to be advertised.
- (b) The highway for which the applicant seeks signing.
- (c) A description of the interchange or intersection for which the business sign is to be installed.

(d) A statement of location including exact travel distance from the interchange or intersection and precise roads used for access.

(e) An agreement to limit the height of any on-premise sign to no greater than 15 feet higher than the roof of the main building, for businesses located within one mile of an interchange or intersection.

(f) Such other information as may be required by the department.

(5) Each permit application will include a sketch, drawing or picture of the message to be placed on the business signs. The department shall have final approval of the design of the business sign and may modify such submissions to achieve uniformity.

(6) A standard application processing fee of seventy-five dollars will accompany each application. Such fee will be returned if an application is denied or if after approval the activity is not signed for reasons caused by the department.

(7) Any party aggrieved by an application determination of the department shall be accorded hearing rights before the secretary of transportation or his designee pursuant to chapter 34.04 RCW.

(8) ~~(Once an application is approved, the owner shall remit a manufacturing and installation fee within ten days of receipt of written notice of such approval. This fee will be in the amount prescribed by WAC 468-70-080 fee schedule, shall not be prorated for fractions of years, and will fulfill the owner's maintenance obligation for the first calendar year or fraction thereof during which a business sign is actually installed. If for reasons caused by the department the owner's activity is not signed, this fee will be returned.~~

~~(9) For each additional year an annual maintenance fee shall be paid, as prescribed by WAC 468-70-080 for each business sign that is maintained by the department. This annual maintenance fee is to be paid by February 1 of the calendar year it is due. This fee will not be prorated for fractions of the year in the event of removal or coverage. Failure to pay the annual maintenance fee by February 1 of the year due will cause the permit application to expire and the business signs will be removed from the information panels.) Fabrication and installation of business signs:~~

~~(a) Once an application is approved, the department will request the business to provide the signs for installation. Such signs shall be built to the department's specifications prescribed by WAC 468-70-060, and after installation the business shall be billed for the installation cost as prescribed in WAC 468-70-080.~~

~~(b) When requested by a business, the department will manufacture business signs composed of standard solid color background with standard die cut or silk screened highway sign letters used for messages. The department does not manufacture business signs having nonstandard colors, nonstandard letters, or pictorial business symbols or trademarks. The manufacturing and installation fees for signs manufactured by the department are prescribed in WAC 468-70-080.~~

~~(9) Business sign annual permit, maintenance, and replacement:~~

~~(a) For a business which provides its own signs to the department, an annual permit fee of ten dollars shall be charged.~~

~~Maintenance replacement signs shall be provided by the business, when requested by the department to replace weather worn signs. After installation the business will be billed for the installation cost as prescribed in WAC 468-70-080.~~

~~(b) For signs manufactured and maintained by the department, an annual maintenance fee shall be paid, as prescribed in WAC 468-70-080, for each business sign.~~

~~(c) Annual permit renewal and maintenance fees shall be paid by February 1 of the calendar year it is due. These fees will not be prorated for fractions of the year in the event of business sign removal or coverage. Failure to pay the annual fee by February 1 of the year due will cause the permit to expire and the business signs will be removed from the back panels.~~

~~(10) In the event of change of ownership or operation, assignment of permits in good standing shall be effective only upon receipt of assignment by the department.~~

(11) Revocation and expiration:

(a) After hearing before the secretary of transportation or his designee, as required by chapter 34.04 RCW (Administrative Procedure Act) and the rules and regulations of the department adopted pursuant thereto, any permit may be revoked by the secretary or the secretary's designee who has conducted the hearing for any of the following reasons:

(i) For the making of any false or misleading statements in the application for any permit, whether or not the same is material to or relied upon by the department in the issuance of such permit when such false or misleading statement or information shall remain uncorrected after the expiration of thirty days following written notification thereof.

(ii) For allowing or suffering any on-premise sign to remain that does exceed the height requirements set forth in the act or these regulations.

(iii) For failure to provide the services and/or facilities required by WAC 468-70-050 and 468-70-070 of these regulations.

(b) If a permit is revoked or is allowed to expire, a new application may be accepted by the department and the application must meet the requirements of any other new application.

AMENDATORY SECTION (Amending Order 96, filed 8/12/85)

~~WAC 468-70-080 FEE SCHEDULE. (1) ((Manufacturing and installation charge.)) The installation charge for each business sign provided by the business to the department is eighty dollars for new installations, and replacement installations of weather worn signs.~~

~~(2) Manufacturing and installation charge for department manufactured signs:~~

~~(a) Interstate, primary, and scenic freeways and expressways.~~

~~(i) ((^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} pictorial business sign to be installed on a specific information panel \$370.00~~

~~(ii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} pictorial business sign to be installed on a supplemental directional panel \$110.00~~

~~(iii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} lettered business sign to be installed on a specific information panel \$320.00~~

~~((iv)) (ii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} lettered business sign to be installed on a supplemental directional panel \$100.00~~

~~(b) Primary or scenic highways that are conventional roads.~~

~~((i) ^{"GAS, FOOD, LODGING, RECREATION, or TOD"} pictorial business sign to be installed on a specific information panel \$190.00~~

~~(ii) ^{"GAS, FOOD, LODGING, RECREATION, or TOD"} lettered business sign to be installed on a specific information panel \$145.00~~

~~((2)) (3) The following schedule is the annual maintenance charge for department manufactured signs.~~

~~(a) Interstate, primary, and scenic freeways and expressways.~~

~~(i) ((^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} pictorial business sign on a specific information panel \$ 95.00~~

~~(ii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} pictorial business sign on a supplemental directional panel \$ 30.00~~

~~(iii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} lettered sign on a specific information panel \$ 80.00~~

~~((iv)) (ii) ^{"GAS, FOOD, LODGING, CAMPING/RECREATION, or TOD"} lettered sign on a supplemental directional panel \$ 25.00~~

~~(b) Primary or scenic highways that are conventional roads.~~

~~((i) ^{"GAS, FOOD, LODGING, RECREATION, or TOD"} pictorial business sign on a specific information panel \$ 50.00~~

~~(ii) ^{"GAS, FOOD, LODGING, RECREATION, or TOD"} lettered business sign on a specific information panel \$ 40.00~~

NEW SECTION

WAC 468-70-085 MAINTENANCE REPLACEMENT OF PICTORIAL BUSINESS SIGNS MANUFACTURED BY THE DEPARTMENT PRIOR TO JANUARY 1, 1987. (1) For business signs composed of nonstandard colors, nonstandard letters, or pictorial symbols or trademarks which were manufactured by the department prior to January 1, 1987, the department will manufacture and install only the first maintenance replacement of these signs that is required after January 1, 1987. Up to the time of replacement, the annual maintenance fee charged for each sign shall be:

- (a) Interstate, primary, and scenic freeways and expressways.
- (i) "GAS, FOOD, LODGING, CAMPING/RECREATION, OR TOD" pictorial business sign on a specific information panel \$95.00
- (ii) "GAS, FOOD, LODGING, CAMPING/RECREATION, OR TOD" pictorial business sign on a supplemental direction panel \$30.00
- (b) Primary or scenic highways that are conventional roads.
- "GAS, FOOD, LODGING, RECREATION, OR TOD" pictorial business sign on a specific information panel \$50.00

After this one maintenance replacement by the department, the business owner will be responsible for subsequent maintenance replacement and the annual permit renewal fees and maintenance and replacement procedures for business-supplied signs, prescribed in WAC 468-70-070(9), will be followed.

(2) Businesses utilizing business signs composed of nonstandard colors, nonstandard letters, or pictorial symbols or trademarks which were manufactured by the department prior to January 1, 1987, may choose to provide their own maintenance replacement signs in accordance with the procedures in WAC 468-70-070(9) in lieu of the procedures described in subsection (1) of this section. The department shall notify each business of this choice by certified mail. The businesses shall be provided thirty days to respond. If no response is received, the annual maintenance fee procedure will continue; however, the business may choose, in writing at a later date, to stop paying the maintenance fee and provide their own replacement signs. The department will not refund previously paid maintenance fees to businesses choosing the option of providing their own replacement signs.

WSR 86-22-022
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-168—Filed October 29, 1986]

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 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 October 29, 1986.

By Gene DiDonato
 for William R. Wilkerson
 Director

NEW SECTION

WAC 220-36-02100E GRAYS HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-36-021, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from Grays Harbor Salmon Management and Catch Reporting Areas 2B, and 2D except from 6:00 p.m. October 29 until 7:00 p.m. October 30, 1986, and gillnet gear is restricted to 6 and 1/2 inch maximum mesh.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02100D GRAYS HARBOR GILLNET SEASON. (86-165)

NEW SECTION

WAC 220-40-02100S WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021, effective immediately through October 30, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from any Willapa Harbor Salmon Management and Catch Reporting Area or the Naselle or Willapa Rivers except as provided for in this section:

- (1) Areas 2G, 2J, 2K and 2M – Open 6:00 p.m. October 29 to 7:00 p.m. October 30, 1986.
- (2) Area 2H – Open immediately until further notice.
- (3) Naselle River – Closed
- (4) Willapa River – Open immediately until further notice downstream from the overhead powerline crossing located between Willapa River Markers #55 and #56.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100R WILLAPA HARBOR GILLNET SEASON. (86-166)

WSR 86-22-023
PROPOSED RULES
HIGHER EDUCATION FACILITIES AUTHORITY
 [Filed October 29, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Higher Education Facilities Authority intends to adopt, amend, or repeal rules concerning the amending of current rules regarding authority adoption of a resolution to issue bond (WAC 253-16-070); selection of investment banking firms as underwriters or co-managers (WAC 253-

16-090); and selection of bond counsel (WAC 253-16-100);

that the agency will at 10:00 a.m., Wednesday, December 10, 1986, in the Office of the Washington Higher Education Facilities Authority, 504 East 14th, Suite 130, 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 the general rule-making authority of the Washington Higher Education Facilities Authority, RCW 28B.07.040.

The specific statute these rules are intended to implement is chapter 28B.07 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1986.

Dated: October 29, 1986
By: John H. Van Gorkom
Executive Director

STATEMENT OF PURPOSE

Title: WAC 253-16-070 Authority action on applications; 253-16-090 Selection of investment banking firms as underwriters; and 253-16-100 Selection of bond counsel.

Description of Purpose: To amend the above-referenced chapters [sections] for added clarification.

Statutory Authority: RCW 28B.07.040 being chapter 69, Laws of 1983.

Specific Statute Rule is Intended to Implement: Chapter 28B.07 RCW.

Summary of Rule: The amended rules are intended to establish the basic operational procedure for the authority in processing of applications for financial assistance, selection of bond counsel and selection of investment banking firms as senior underwriters and co-managers.

Reasons Supporting Proposed Action: Clarification of existing rules.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John H. Van Gorkom, Washington Higher Education Facilities Authority, 504 East 14th, Suite 130, PK-11, Olympia, Washington 98504.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Washington Higher Education Facilities Authority.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Agency has reviewed and supports adoption of rules.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: Not required as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 3, filed 11/27/84)

WAC 253-16-070 AUTHORITY ACTION ON APPLICATIONS. (1) The authority shall meet to review and consider the staff analysis and recommendations and the application.

(2) The authority may approve an application and adopt a resolution authorizing the issuance of bonds for the requested financing where it determines:

(a) It is necessary or advisable for the benefit of the higher education system for the authority to provide financing for the proposed project;

(b) The applicant can reasonably be expected to achieve successful completion of the higher education facilities to be financed by the authority;

(c) The proposed project and the issuance of bonds by the authority for such project are economically feasible and can be undertaken on terms economically satisfactory to the authority;

(d) The proposed higher education facility, if completed as described in the application, will carry out the purposes and policies of the act;

(e) The applicant has reasonably satisfied the requirements of the act and these regulations; and

(f) Other criteria that the authority has determined are appropriate factors in its decision-making process have been met.

(3) The authority may approve an application on a conditional basis where the criteria of subsection (2) of this section have been met and pending satisfaction of such other conditions or requirements as the authority shall determine to be reasonable and necessary in order to carry out the purposes, policies and requirements of the act and these regulations. The applicant shall be notified in writing of such conditions or requirements, which may include, but need not be limited to, the amendment of an application or proposed bond resolution in order to meet the availability of funds, changes in costs, or other purposes or circumstances which may enhance the ability of the authority or the applicant to complete the project or better serve the purposes and policies of the act. Upon the satisfaction of such additional conditions or requirements, the application shall be deemed approved pursuant to subsection (2) of this section.

(4) The authority may also deny an application; in such event, it shall notify the applicant of such action, specifying in writing the reasons for its denial.

AMENDATORY SECTION (Amending Order 3, filed 11/27/84)

WAC 253-16-090 SELECTION OF INVESTMENT BANKING FIRMS AS UNDERWRITERS. (1) ~~(The authority shall maintain an approved list of underwriters which it deems qualified to act as manager or comanager on an authority bond issue. The applicants may select an investment banking firm as senior managing underwriter for its proposed financing, from this authority maintained list. However, such selection must be approved by the authority. In every instance, the senior manager selected must be able to demonstrate a familiarity, competence and experience in the sale and structuring of higher educational facility bond financing. The applicant shall not enter into any contractual agreement with an underwriter not on the approved list until written approval has been granted by the authority.~~

~~(2) To provide balanced management knowledge and sale distribution and to assure the most realistic bond terms and interest, the authority reserves the right to name investment banking firms as comanagers of any authority bond issue(s). The authority will not name an investment banking firm or firms as a comanaging underwriter or comanaging underwriters on bond issues of less than ten million dollars unless the authority determines that special circumstances so require. On each issue aggregating more than ten million dollars the authority may name a comanager or comanagers. On each issue aggregating more than twenty million dollars the authority may name two or more comanagers. The authority will also review and approve the division of the management fee in each instance where a comanager is named. While the authority will actually select the comanagers, it will consider recommendations from the applicant as to the selection of any comanager or comanagers. In each instance, the applicant will be given a written notification fifteen days prior to the authority's actual designation of an investment banking firm or firms as a comanager on a particular bond issue.~~

~~All compensation of the senior and comanaging underwriters, members of any underwriting syndicate, and placement agents shall be contingent upon the successful issuance and payment for the obligations and shall be paid from the proceeds of the sale or through the underwriting spread. The amount of the compensation for all such parties shall be determined by the authority, after considering the recommendations of the participant.~~

~~(3) Each senior or comanager firm selected) The authority shall create and maintain a roster of underwriters who the authority believes~~

possess the requisite special expertise and professional standing to provide bond marketing services which would be accepted by bondholders and other members of the financial community, and which would be in furtherance of the public interest in marketing the authority's bonds at the lowest possible costs in Washington state as well as nationally.

(2) Any underwriter may apply to have its name placed on the roster. Each underwriter placed on the roster must be able to demonstrate current competence and experience in the structuring and sale of higher educational facility bond financing. In addition the ((senior manager or comanager firm)) underwriter must meet the following minimum standards:

(a) The firm must have a minimum equity capital of twenty million dollars; and

(b) The firm must currently possess the competence and ability to underwrite a higher education facility bond issue by demonstrating, among other things, that the firm or its key underwriting personnel have either managed or comanaged two higher educational facility bond issues within the last three calendar years; or

(c) The firm has served as a credit facility for a higher education facility within the past three years; or

(d) The firm meets other criteria as the authority may adopt from time to time which establish a firm's ability to prepare for issuance, underwrite and market bonds to be issued by the authority.

((In all cases the firm should be familiar with higher educational facility financing in Washington state.)) (3)(a) Whenever the authority decides that it needs the services of an underwriter, it shall provide all underwriters on the roster with a notice of its intentions and shall invite each of them to submit to the authority an itemization of its fees and other charges for providing underwriting services on the issue. The authority shall have wide discretion in selecting the underwriter it considers to be most appropriate to provide the services, but in the exercise of this discretion the authority shall consider the underwriter's fees and other charges and the public interest in achieving issuance of bonds on terms most favorable to the authority.

(b) The applicant may, at its option, exercise the notice and selection procedures regarding underwriters set forth in (a) of this subsection. In such circumstances the applicant shall supply the authority with written verification that it has complied with the provisions of (a) of this subsection and the applicant shall obtain the authority's prior approval of the actual selection of the underwriter.

(4)(a) To provide balanced management knowledge and sale distribution and to assure the most realistic bond terms and interest, the authority reserves the right to name investment banking firms as comanagers of any authority bond issue(s). The authority will not name an investment banking firm or firms as a comanaging underwriter or comanaging underwriters on bond issues of less than ten million dollars unless the authority determines that special circumstances so require. On each issue aggregating more than ten million dollars the authority may name a comanager or comanagers. On each issue aggregating more than twenty million dollars the authority may name two or more comanagers. The authority will also review and approve the division of the management fee in each instance where a comanager is named. While the authority will actually select the comanagers, it will consider recommendations from the applicant as to the selection of any comanager or comanagers. In each instance, the applicant will be given a written notification fifteen days prior to the authority's actual designation of an investment banking firm or firms as a comanager on a particular bond issue.

(b) For purposes of selecting comanagers on any bond issues, the authority shall maintain a roster of qualified comanagers for higher education facility bond issues. Any underwriter may, at any time, apply to the authority to have the underwriter's name placed on the roster or removed from the roster. Any underwriter qualified as a senior manager pursuant to subsection (2) of this section will also be placed on the roster of comanagers. The authority may, from time to time, request updated proposals for underwriter services from firms on the comanager roster. When the authority determines the need to retain comanagers, it shall select comanagers from the roster, with the advice of the applicant, the financial advisor, and the senior underwriter on the particular issue. In selecting a comanager, the authority shall consider each of the following factors:

(i) The underwriter's success in structuring and/or marketing higher education bond issues;

(ii) Underwriter's familiarity with higher education bond issues;

(iii) The underwriter's fee schedule for services;

(iv) The underwriter's regional and/or national reputation with respect to financial and underwriting services and ability to market bonds nationally and regionally as well as in Washington;

(v) Other qualifications which the authority may establish from time to time which indicate the firm's ability to act as a comanager on an authority bond issue.

(5) All compensation of the senior and comanaging underwriters, members of any underwriting syndicate, and placement agents shall be contingent upon the successful issuance and payment for the obligations and shall be paid from the proceeds of the sale or through the underwriting spread. The amount of the compensation for all such parties shall be determined by the authority, after considering the recommendations of the participant.

(6) For private placements the applicants may select a firm as placement agent for its proposed financing, subject to review and approval by the authority. In every instance, the placement agent selected must be able to demonstrate a familiarity with, and competence and experience in, the structuring and sale of higher education facility bonds. The applicant shall notify the authority in writing of its proposed placement agent selection fifteen days prior to the date it intends to enter into a formal contractual agreement. The authority will notify the applicant of its acceptance or rejection of the applicant's placement agent selection no later than ten days after receipt of the applicant's notification. If rejected, the authority will set forth the reasons for rejection, and the applicant will then propose another placement agent subject to authority approval in the same manner. The authority shall, in its discretion, make the final determination whether an issue is a private placement.

AMENDATORY SECTION (Amending Order 3, filed 11/27/84)

WAC 253-16-100 SELECTION OF BOND COUNSEL. The authority will establish a roster of bond counsels whom the authority believes possess the requisite special expertise and professional standing to provide bond counsel opinions which would be accepted by the underwriters, bond holders, rating agencies and other members of the financial community, and which would be in furtherance of the public interest in obtaining the lowest possible interest rates on bonds issued by the authority.

The authority will notify bond counsel firms that the authority is establishing an initial roster by publishing a notice in a publication commonly circulated among bond counsels, by sending notice to each of the bond counsel firms listed in the Washington state section of the Red Book (Bond Buyers' Directory of Municipal Bond Dealers of the United States — 1984 spring edition) and notifying the Washington State Bar Association. Interested firms will be requested to submit their qualifications for listing on the authority's initial roster, together with its proposal for serving as bond counsel, including a determination as to whether the firm believes that a test suit is necessary as a prerequisite to the issuance of any bonds.

The authority will upon receipt of these submissions establish an initial roster of bond counsel whom the authority believes possess the requisite special expertise and professional standing to provide bond counsel opinions.

Any firm or attorney wishing to be considered for the initial roster or added to the roster shall provide the background, expertise, professional standing and a listing of approving bond counsel opinions previously written to the authority for its consideration in adding the firm's or attorney's name to the roster of bond counsel.

Law firms or attorneys may submit to the authority at any time the request to be included on the roster of approved bond counsel.

Before beginning the selection process for bond counsel from the approved roster, the authority will give notice of its intention to select bond counsel. Each firm or attorney listed on the approved roster will be asked to submit a proposal, including a fee schedule for providing bond counsel services if such proposal and fee schedule would be different from that previously submitted to the authority for establishing the approved roster. The authority when making the initial selection will review the submissions, determine the relative expertise of those who wish to be selected, and will review the fee schedule and whether the firm believes that a test case or litigation is necessary prior to the issuance of the bonds. The authority has wide discretion in selecting the attorney or attorneys or bond firm it considers to be most appropriate to provide the services, but in exercise of this discretion the authority shall consider all submitted fee schedules and the public interest in achieving the issuance of bonds on terms most favorable to the authority.

~~((The authority will select initial bond counsel for up to a two-year period. Once every two calendar years the authority may select an attorney or bond firm to serve as new bond counsel, but))~~ At least once every two calendar years, the authority shall select anew an attorney or attorneys to serve as bond counsel. However, the authority may retain an attorney for longer than two years when necessary to complete work on a particular bond issue. An attorney previously selected may be selected again, but the authority will provide other attorneys or bond counsel on the roster with an opportunity to be selected prior to this action being taken. The authority also reserves the right to appoint bond counsel with respect to only a particular bond issue or issues.

WSR 86-22-024

NOTICE OF PUBLIC MEETINGS GRAYS HARBOR COLLEGE [Memorandum—October 29, 1986]

1987 MEETING DATES FOR THE BOARD OF TRUSTEES

All regularly scheduled meetings of the board will be at 8:00 p.m. in the Boardroom of the Administration Building of the college.

The 1987 meeting dates are:

January 19, 1987
March 16, 1987
May 18, 1987
September 21, 1987
November 16, 1987

WSR 86-22-025

EMERGENCY RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Order 262—Filed October 30, 1986]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, that it does adopt the annexed rules relating to overtime provisions and compensation, amending WAC 356-15-030.

We, the State Personnel Board, 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 this rule change is already effective on an emergency basis (effective August 15, 1986). The 90-day effective period will lapse before the permanent effective date. Therefore, to keep the change effective, we are filing another emergency order.

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

This rule is promulgated pursuant to RCW 41.06.150 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 October 9, 1986.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 248, filed 5/28/86, effective 7/1/86)

WAC 356-15-030 OVERTIME PROVISIONS AND COMPENSATION. (1) The following conditions constitute overtime:

(a) For full-time employees, work in excess of the workshift within the work day.

(b) Work in excess of forty working hours in one workweek or eighty working hours in a scheduled fourteen consecutive day period as authorized under WAC 356-15-020 (2)(a)(ii).

(c) Work on a holiday (except Sunday when it is within the assigned workshift).

(d) Work on a scheduled day off.

(e) Time worked in excess of the 28-day work period by law enforcement positions.

(2) Scheduled work period employees shall receive overtime compensation for work which meets subsection (1)(a) through (d) of this section. However, an agency is not obligated to pay overtime due to a change in the work day or workweek, when such change is in response to a written request from an employee for employee convenience, and the employee still works no more than forty hours during a workweek.

(3) Nonscheduled work period employees shall receive overtime compensation for work which meets subsection (1)(b) through (d) of this section and may be paid overtime compensation for work which meets subsection (1)(a) of this section.

(4) Law enforcement positions have a one hundred sixty-hour, twenty-eight-day work period, rather than a forty-hour workweek.

(a) When the combination of credited work hours (vacation, sick leave, holidays, or compensatory time) and actual work hours exceeds one hundred sixty hours, the employee shall be compensated at time and one-half rates in cash or compensatory time at the option of the agency.

(b) Overtime compensation for actual work in excess of one hundred seventy-one hours in a work period may be in the form of compensatory time off if the employee and the agency agree.

(c) Assigned, actual work on a holiday shall be considered as work in excess of one hundred sixty hours.

(d) For the positions receiving assignment pay for an extended work period, the following special provisions apply:

(i) These law enforcement classes or positions have a one hundred seventy-one-hour, twenty-eight-day work period, for which they receive four ranges (approximately ten percent) above the base salary range.

(ii) When the combination of credited work hours and actual work hours exceeds one hundred seventy-one hours, the employee shall be compensated at time and one-half rates. Compensation may be in the form of compensatory time off if the employee and the agency agree.

(iii) Assigned, actual work on a holiday shall be considered as work in excess of one hundred seventy-one hours.

(5) Exceptions work period employees are not required to be compensated beyond their regular monthly rate of pay for work which meets subsection (1)(a) through (d) of this section. However, they may be compensated or granted exchange time for any of those conditions if their appointing authority deems it appropriate.

(a) If overtime compensation is authorized, the appointing authority may fix the rate, not to exceed the overtime rate (WAC 356-05-231). As indicated in subsection (5) of this section, the agency and the employee may agree to use compensatory time off in lieu of cash; in that event, the rules covering liquidation of compensatory time apply.

(b) Exchange time may be authorized for any number of hours worked beyond the exceptions work period employee's normal hours of work. For those hours authorized, the rate shall be equal hours off for those worked. Exchange time can be accrued to a limit determined by each agency, not to exceed one hundred seventy-four hours. The exchange time accrual for incumbents in the class of youth development and conservation corps camp supervisor only may be increased to four hundred eighty hours by the employing agency.

(c) Employees must be allowed, and may be required, to use all exchange time in excess of eighty hours prior to each April 1 and October 1, or other semiannual dates fixed by an agency and made known to its employees and the director of personnel by that agency's director. As an exception to the above, the director of personnel may establish a single annual date based on the special needs of the requesting agency. Employees must exhaust their exchange time before using compensatory time or vacation leave unless this would result in a loss of accumulated leave.

(d) Employee absence on approved exchange time shall be considered as time worked for payroll purposes.

(e) Exchange time has no cash liquidation value. However, employees voluntarily terminating from state service or transferring to another agency must be offered the opportunity to postpone their cessation of employment by the granting agency until their accumulated, authorized exchange time has been used. Employees who were separated due to a reduction in force or disability separation are entitled to reinstatement of accumulated exchange time if they are rehired on a permanent basis by the granting agency within three years of separation.

(6) Overtime shall be compensated in accord with the provisions of WAC 356-14-230 through 356-14-265.

(7) Part time employees whose positions are in job classes designated as scheduled, nonscheduled, or law enforcement shall receive overtime compensation for

work which meets subsection (1)(b) or (c) of this section.

WSR 86-22-026

ADOPTED RULES

BOARD FOR

COMMUNITY COLLEGE EDUCATION

[Order 110, Resolution No. 86-42—Filed October 30, 1986]

Be it resolved by the State Board for Community College Education, acting at Walla Walla, Washington, that it does adopt the annexed rules relating to criteria for determining eligibility and procedures for implementing tuition and fee waivers.

This action is taken pursuant to Notice No. WSR 86-19-070 filed with the code reviser on September 17, 1986. 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 28B.15.740 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 October 23, 1986.

By Gilbert J. Carbone
Assistant Director

AMENDATORY SECTION (Amending Order 94, Resolution No. 82-37, filed 10/26/82)

WAC 131-28-040 CRITERIA FOR DETERMINING ELIGIBILITY FOR WAIVER OF TUITION AND FEES UNDER RCW 28B.15.740. Waiver of general tuition, operating, and services and activities fees, or any portions thereof as authorized by RCW 28B.15.740, normally charged to students enrolled shall be based upon the determination that the student is a needy student by application of a method of need analysis approved by the United States Department of Education for determining awards under federal student financial aid programs or one adopted by the state board for community college education specifically for the purposes of this section, (~~provided that no waivers under this section shall be granted to a person who is not a "resident student" as defined in RCW 28B.15.012~~) except as provided in WAC 131-28-045.

AMENDATORY SECTION (Amending Order 94, Resolution No. 82-37, filed 10/26/82)

WAC 131-28-045 PROCEDURE FOR IMPLEMENTING TUITION AND FEE WAIVERS AUTHORIZED PURSUANT TO RCW 28B.15.740. (1) Tuition and fee waivers for needy students in any fiscal year as authorized by RCW 28B.15.740 may not exceed three percent of any college district's estimated total

collections of tuition, operating, and services and activities fees had no such waivers been made, after deducting the portion of that total amount which is attributable to the difference between resident and nonresident tuition and fees.

(2) The estimated total collection of tuition and fees shall be based on budgeted, state supported, four-quarter annual average enrollment.

(3) Each district may waive an amount not to exceed three percent of the estimated collections in the event that actual enrollments or collections exceed estimated collections. Conversely, the three percent waiver capacity based upon estimated collections is allowable even though actual collections may not be as high as the estimate.

(4) Districts desiring to exceed their individual three percent waiver capacity may do so only upon written approval from the state director of community colleges or his designee. This waiver capacity can only be granted to a district after it has been determined that the total waiver capacity for the community college system is not being utilized as a result of other districts waiving at levels less than the three percent capacity.

(5) At least three-fourths of the total amount waived by any district shall be for needy (resident) students who are eligible to pay resident tuition and fee rates as defined in RCW 28B.15.012 through 28B.15.015 and the remainder may be for other (resident) students as determined by the board of trustees, except that no such waivers shall be based on participation in intercollegiate athletic programs.

WSR 86-22-027

ADOPTED RULES

BOARD FOR

COMMUNITY COLLEGE EDUCATION

[Order 111, Resolution No. 86-43—Filed October 30, 1986]

Be it resolved by the State Board for Community College Education, acting at Walla Walla, Washington, that it does adopt the annexed rules relating to definitions related to administration of the TIAA/CREF retirement annuity program.

This action is taken pursuant to Notice No. WSR 86-19-040 filed with the code reviser on September 12, 1986. 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 28B.10.400(3) 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 October 23, 1986.

By Gilbert J. Carbone
Assistant Director

AMENDATORY SECTION (Amending Order 95, Resolution No. 83-25, filed 9/28/83)

WAC 131-16-011 DEFINITIONS. For the purpose of WAC 131-16-005 through 131-16-069, the following definitions shall apply:

(1) "Participant" shall be defined as any individual who is eligible to purchase retirement annuities through the TIAA/CREF plan and whose basic contribution to such plan is matched by the employing college district or the state board for community college education pursuant to the provisions of WAC 131-16-050.

(2) "Supplemental retirement benefit" shall be defined as payments, as calculated in accordance with WAC 131-16-061 and 131-16-062, made by the community college district or the state board to an eligible retired participant or designated beneficiary whose retirement benefits provided by the TIAA/CREF plan do not attain the level of the retirement benefit goal established by WAC 131-16-015.

(3) "Year of full-time service" shall be defined as retirement credit based on full-time employment or the equivalent thereof based on part-time employment in an eligible position for a period of not less than five months in any fiscal year during which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution or any year or fractional year of prior service in a Washington public retirement system while employed at a Washington public higher education institution: PROVIDED, The participant will receive a pension benefit from such other retirement system: AND PROVIDED FURTHER, That not more than one year of full-time service will be credited for service in any one fiscal year.

(4) "Fiscal year" shall be defined as the period beginning on July 1 of any calendar year and ending on June 30 of the succeeding calendar year.

(5) "Average annual salary" shall be defined as the amount derived when the salary received during (any) the two consecutive highest salaried fiscal years of full-time service for which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution is divided by two.

(6) "TIAA/CREF retirement benefit" shall be defined as the amount of annual retirement income derived from a participant's accumulated annuities including dividends at the time of retirement; provided that, solely for the purpose of calculating a potential supplemental retirement benefit, such amount shall be adjusted to meet the assumptions set forth in WAC 131-16-061(2).

(7) "Salary" shall be defined as all remuneration received by the participant from the employing community college district or the state board, including summer quarter compensation, extra duty pay, leave stipends, and grants made by or through the college district or state board; but not including any severance pay, early retirement incentive payment, remuneration for unused sick or personal leave, or remuneration for unused annual or vacation leave in excess of the amount payable for thirty days or two hundred forty hours of service.

(8) "Designated beneficiary" shall be defined as the surviving spouse of the retiree or, with the consent of

such spouse, if any, such other person or persons as shall have an insurable interest in the retiree's life and shall have been nominated by written designation duly executed and filed with the retiree's institution of higher education.

WSR 86-22-028

ADOPTED RULES

BOARD FOR

COMMUNITY COLLEGE EDUCATION

[Order 112, Resolution No. 86-45—Filed October 30, 1986]

Be it resolved by the State Board for Community College Education, acting at Walla Walla, Washington, that it does adopt the annexed rules relating to interdistrict programs and student recruiting.

This action is taken pursuant to Notice No. WSR 86-21-021 filed with the code reviser on October 7, 1986. 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 28B.50.090(11) and 28B.50.060 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 October 23, 1986.

By Gilbert J. Carbone
Assistant Director

NEW SECTION

WAC 131-32-030 INTERDISTRICT INSTRUCTIONAL PROGRAM ARRANGEMENTS. (1) When circumstances warrant, two or more community college districts may agree to allow one district to offer courses, special events, or other community service activities within the service area of the other district.

(2) Arrangements for interdistrict course(s) or program(s) offerings shall be formalized through written agreements between the cooperating college districts.

(3) A copy of the written agreement shall be filed with the office of the director for community college education.

(4) The college district providing the service shall maintain general administrative jurisdiction over the course(s) or program(s), including fees and other charges, instructor selection and remuneration, fiscal control and accounting, and enrollment reporting.

(5) Public announcements regarding such course(s) or program(s) shall describe the cooperative nature of the venture.

(6) In the event of a dispute related to interdistrict program arrangements and when in the judgment of the state board there are compelling reasons for intervention, the state board will make a final determination in

the matter pursuant to authority granted in RCW 28B.50.090(11).

NEW SECTION

WAC 131-32-035 INTERDISTRICT JOINT PROGRAM OFFERINGS. (1) Two or more community college districts may enter into agreements to offer jointly courses, programs or other community service activities.

(2) Agreements covering joint offerings shall specify, in addition to the items required by Title 39.34 RCW, the Interlocal Cooperation Act, procedures for instructor selection and remuneration, the basis for assessing fees and other charges, admissions, and registration policies, and the method by which enrollment will be reported.

(3) A copy of the written agreement shall be filed with the office of the director for community college education.

(4) Public announcements regarding such programs shall describe the cooperative nature of the venture.

NEW SECTION

WAC 131-32-040 DISSEMINATION OF COURSE AND ENROLLMENT INFORMATION.

(1) For the purposes of this section, "recruitment" is defined as information and activities which attempt to persuade potential students to attend a certain college—information used to compete for enrollment. "Information" is defined as the factual description of course availabilities, enrollment requirements, and college characteristics. However, excessive dissemination of what would otherwise be construed as legitimate course and enrollment information is viewed as competition or recruitment.

(2) In general, it is not the policy of the community colleges to compete with each other or with other institutions of higher education for enrollment. It is the general policy of the community colleges to inform the citizens of their districts of the programs and services it makes available to them.

(3) The Community College Act (RCW 28B.50.020) requires the community college system to offer a comprehensive program of educational service "to every citizen." Traditional methods of informing potential students—i.e., communication with high school counselors and students—reach only a small proportion of the potential community college enrollment, less than fifteen percent a year. In order to reach the rest of its potential student body—which is essentially the adult population at large—the community college utilizes mass media dissemination, principally of quarterly course announcements.

(4) Mass dissemination of unsolicited course and enrollment information shall be held within district boundaries except where postal and media distribution patterns prohibit. Exceptions include regional activities such as fairs, high school-college days, and public exhibits in which the college is invited to participate. It is appropriate for a community college to make known to the citizens of its district courses and programs offered exclusively by neighboring districts.

(5) It is appropriate to provide each adult citizen in the district with course and enrollment information once during each quarter on an unsolicited basis. In heavily populated areas, budgetary considerations may rule out such total distribution. Quarterly course announcements should be prepared and distributed in a way that provides the best balance between minimum cost and maximum dissemination of course information to district citizens. However, dissemination of such announcements at college expense to persons other than those requesting them shall be limited to one of the following methods:

- Mailing to district boxholders (direct mail)
- Newspaper advertisement
- Newspaper insert
- Other method of mass distribution

It may be appropriate for one district to disseminate quarterly course announcements to boxholders or recipients of newspaper inserts residing in other districts. Such arrangements shall not take place until both districts have agreed to the arrangement in writing.

(6) News releases and free public service announcements are an appropriate method of calling attention to new programs or to space availability in existing courses and programs. Public service announcements and news releases shall not be sent to media outside the college district except in those areas where more than one institution is served by the same primary media.

(7) Publications which provide factual information on specific instructional programs, on special programs or on special services provide an efficient method of responding to inquiries from potential students. Their unsolicited dissemination shall be limited to the district of origin.

(8) Districts may purchase advertising to provide supplementary course and registration announcements when it can be demonstrated that paid advertising is more cost-effective than other methods. In areas where media serve more than one community college district, community colleges should give preference to pooled advertisements rather than individual college advertisements to attract enrollment. Paid advertising shall not be placed with media outside the college district except in areas where more than one institution is served by the same primary news media.

(9) In the event that state-funded enrollments are generated through interdistrict recruiting efforts that are contrary to the provisions of this section, the operating budget allocation of the intruding district may be adjusted by action of the state board. Budget allocation adjustments shall be determined by deducting funding attributable to enrollments generated by activities contrary to this section. The state board shall take into consideration the number of interdistrict enrollments that reasonably could have been expected to occur regardless of the interdistrict recruiting effort. At the request of either district that is party to an interdistrict recruiting dispute, the state board shall hold a hearing on the issues at dispute. The hearing will be held under the provisions of WAC 131-08-007. The board as a result of such hearings may approve a settlement that contains alternatives to the provisions of this section.

WSR 86-22-029
PROPOSED RULES
LIQUOR CONTROL BOARD
 [Filed October 30, 1986]

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

- | | | |
|-----|----------------|---|
| Amd | WAC 314-20-105 | Beer suppliers' price filings, contracts and memoranda. |
| Amd | WAC 314-24-200 | Wine suppliers' price filings, contracts and memoranda; |

that the agency will at 9:30 a.m., Tuesday, December 9, 1986, in the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, 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 66.08.030.

The specific statute these rules are intended to implement is RCW 66.08.010, 66.08.030, 66.08.060, 66.24.170 and 66.24.230.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Dated: October 30, 1986

By: L. H. Pedersen
Chairman

STATEMENT OF PURPOSE

Title: WAC 314-20-105 Beer suppliers' price filings, contracts and memoranda; and 314-24-200 Wine suppliers' price filings, contracts and memoranda.

Description of Purpose: The recent amendment in which "cost" for purposes of the two rules defined as acquisition cost plus ten percent created an unintentional effect on the "fourth tier" for those sales between importers to wholesalers which are followed by sales to other wholesalers. The amendment as proposed would eliminate the requirement to charge an additional ten percent to cover "cost" when a wholesaler "sub-jobs" for another wholesaler.

Statutory Authority: RCW 66.08.030.

Statutes Implemented by the Rule: WAC 314-20-105 - RCW 66.08.010 and 66.08.060; and WAC 314-24-200 - RCW 66.24.170, 66.24.230, 66.08.030 and 66.08.060.

Summary of Rule: The present rules make a second ten percent charge applicable when a wholesaler sub-jobs for another wholesaler.

Reason Supporting Proposed Action: The requirement to charge an additional ten percent on sales to sub-jobbers creates an unfair disadvantage between wholesalers when a competing wholesaler purchases directly from a supplier. The wholesaler who purchases from a master wholesaler in the state is required to pay an additional ten percent that the wholesaler who purchases directly from a supplier does not pay; this can create a disruption in the retail sales to customers in that the consumer will

be paying the additional ten percent for a certain beer and/or wine if the sub-jobber circumstances exists in various areas of the state; prices at the retail level could be different within the same trade area based upon the wholesaler who supplies to the retailer and that wholesaler's supply arrangements; and the amendatory language as proposed would return the liquor system to a "three tier" system as designed by the legislature in 1934 and keep the marketplace orderly.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing these rules: Jan Britt, Supervisor, Manufacturers, Importers and Wholesalers Division, Capital Plaza Building, Olympia, WA 98504, phone (206) 753-6273.

Person or Organization Proposing Rule: These rule changes were proposed as a result of a petition filed by the Washington State Beer and Wine Wholesalers Association.

Agency Comments: None.

Necessity of Rule: Not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: There will be no negative cost impact for these rules.

AMENDATORY SECTION (Amending Order 173, Resolution No. 182, filed 8/5/86)

WAC 314-20-105 BEER SUPPLIERS' PRICE FILINGS, CONTRACTS AND MEMORANDA. (1) Every licensed brewer shall file with the board at its office in Olympia a copy of every written contract and a memorandum of every oral agreement which such brewer may have with any beer wholesaler, which contracts or memoranda shall contain a schedule of prices charged to wholesalers for all items, all terms of sale, including all regular and special discounts; all advertising, sales and trade allowances and incentive programs; all commissions, bonuses or gifts and any and all other discounts or allowances. Whenever changed or modified such revised contracts or memoranda shall forthwith be filed with the board as provided in this regulation.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages and containers of beer offered for sale by such licensed brewer; all additional information required may be filed as a supplement to said price schedule forms.

(2) Filing date—All written contracts and memoranda of oral agreements must be received by the board not later than the twenty-fifth day of the month, and if approved will become effective on the first day of the second calendar month following the date of such filing. An additional period will be allowed for revision of such filings to correct errors and omissions, or to meet competitive prices, filed during the current posting period, but a revised contract or memorandum of oral agreement must be on file with the board not later than the first day of the month in order to become effective on the first day of the following month: **PROVIDED**, That the board may in individual cases, for good cause shown, extend the date on which the filings required by the rules are to be received by the board.

(a) When any price posting to be filed with the board under the provisions of this rule has been deposited in the United States mail addressed to the board, it shall be deemed filed or received on the date shown by the post office cancellation mark on the envelope containing it, or on the date it was mailed if proof satisfactory to the board establishes that the actual mailing occurred on an earlier date.

(b) Exceptions for changes in wholesalers and newly licensed wholesalers are set forth in WAC 314-20-100 (9) and (13).

(3) Filing date exception—Whenever the twenty-fifth day of the month falls on Saturday, Sunday, or a legal holiday, an original contract or memorandum of oral agreement may be filed not later than the close of business the next business day.

(4) In the event that a brewer determines to make no changes in any items or prices listed in the last filed and approved schedule, such prices listed in the schedule previously filed and in effect, shall remain in

effect for each succeeding posting period until a revised or amended schedule is filed and approved, as provided herein.

Provision for filing of temporary price reductions—In the event a licensed brewer elects to file postings listing selected items on which prices are temporarily reduced for a period of one posting period only, such filing shall be made on special forms provided for such purpose and clearly reflect all items, the selling price thereof, and the posting period for which the price reductions will be in effect. At the expiration of the posting period during which such reductions were effective the special filing will become void and the last regularly filed and effective price schedule shall again become effective until subsequently amended pursuant to regular filing dates.

(5) Prices filed by a licensed brewer shall be uniform prices to all wholesalers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts are prohibited. No price shall be filed which is below acquisition cost plus ten percent of acquisition cost; **PROVIDED**, That acquisition cost plus ten percent of acquisition cost shall not apply to sales of beer between a beer importer who sells beer to another beer importer or to a beer wholesaler, or to a beer wholesaler who sells beer to another beer wholesaler.

(6) No licensed brewer shall sell or offer to sell any beer to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(7) No licensed brewer shall sell or offer to sell any package or container of beer to any wholesaler at a price differing from the price for such package or container as shown in the schedule of prices filed by the brewer and then in effect.

(8) The provisions set forth in the foregoing subsections of this regulation shall also apply to written contracts and memoranda of oral agreements which must be filed with the board by every certificate of approval holder who sells beer to a beer importer, every beer importer who sells beer to another beer importer or to a beer wholesaler, and every beer wholesaler who sells beer to another beer wholesaler: **PROVIDED**, That the provisions of this subsection shall not apply, and filings will not be required in the instance of beer wholesalers making accommodation sales to other beer wholesalers when such sales are made at a selling price not to exceed the laid-in cost of the beer being sold. Accommodation sales may only be made when the wholesaler purchasing the beer is an authorized purchaser of the brand and product being sold, having been designated as an authorized purchaser by the manufacturer or importer of the product being sold, as demonstrated by an existing contract or memoranda on file and in effect under the provisions of this rule.

(9) Holders of certificates of approval may ship beer into this state when the beer has been sold and consigned to the holder of a beer importer's license at his licensed premises. The bill of lading covering such consignment shall not be changed or the beer diverted unless such diversion is to another beer importer, and the board so notified immediately.

(10) The board may reject any supplier's price filing, contract or memorandum of oral agreement or portion thereof which it deems to be in violation of this or any other regulation or which would tend to disrupt the orderly sale and distribution of beer. Whenever the board shall reject any such price filing, contract or memorandum the licensee submitting said price filing, contract or memorandum may be heard by the board and shall have the burden of showing that the said price filing, contract or memorandum is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of beer. Thereupon if said price filing, contract or memorandum is accepted it shall become effective at a time fixed by the board. If said price filing, contract or memorandum or portion thereof is rejected, the last effective price filing, contract or memorandum shall remain in effect until such time as an amended price filing, contract or memorandum is filed and approved, in accordance with the provisions of this regulation.

(11) All prices, contracts and memoranda filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

AMENDATORY SECTION (Amending Order 173, Resolution No. 182, filed 8/5/86)

WAC 314-24-200 WINE SUPPLIERS' PRICE FILINGS, CONTRACTS AND MEMORANDA. (1) Every domestic winery shall file with the board at its office in Olympia a copy of every written contract and a memorandum of every oral agreement which such winery may have with any wine wholesaler, which contracts or memoranda shall contain a schedule of the prices charged to wholesalers for all

items. Requirements for including or omitting from such prices the wine tax plus surcharge of \$0.2167 cents per liter, imposed under RCW 66.24.210 and 82.02.030, are set forth in subsection (8) of this ((regulation)) section. Contracts and memoranda required to be filed under this subsection must list all terms of sale, including all regular and special discounts; all advertising, sales and trade allowances; and all commissions, bonuses or gifts and any and all other discounts or allowances. Whenever changed or modified such revised prices, contracts or memoranda shall be filed with the board, as provided in this regulation.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages and containers of wine offered for sale by such licensed domestic winery; all additional information required may be filed as a supplement to said price schedule forms.

(2) Filing date—All written contracts and memoranda of oral agreements must be received by the board not later than the twenty-fifth day of the month, and if approved will become effective on the first day of the second calendar month following the date of such filing. An additional period will be allowed for revision of such filings to correct errors and omissions, or to meet competitive prices, filed during the current posting period, but a revised contract or memorandum of oral agreement must be on file with the board not later than the first day of the month in order to become effective on the first day of the next calendar month: PROVIDED, That the board may in individual cases, for good cause shown, extend the date on which the filings required by the rules are to be received by the board.

When any price posting to be filed with the board under the provisions of this rule has been deposited in the United States mail addressed to the board, it shall be deemed filed or received on the date shown by the post office cancellation mark on the envelope containing it or on the date it was mailed if proof satisfactory to the board establishes that the actual mailing occurred on an earlier date.

(3) Filing date exception—Whenever the twenty-fifth day of any month falls on Saturday, Sunday, or a legal holiday, an original contract or memorandum of oral agreement may be filed not later than the close of business the next business day.

(4) Exceptions for changes in wholesalers and newly licensed wholesalers are set forth in WAC 314-24-190 (9) and (10).

(5) In the event that a domestic winery determines to make no changes in any contracts or memoranda last filed and then in effect, such contracts or memoranda shall remain in effect for each succeeding calendar month until revised or amended contracts or memoranda are filed and placed into effect as provided herein.

Provision for filing of temporary price reductions—In the event a licensed domestic winery elects to file postings listing selected items on which prices are temporarily reduced for a period of one calendar month only such filing shall be made on special forms provided for such purpose and clearly reflect all items, the selling price thereof, and the month for which the price reductions will be in effect. At the expiration of the month during which such reductions were effective the special filing will become void and the last regularly filed and effective price schedule shall again become effective until subsequently amended pursuant to regular filing dates.

(6) Prices filed by a domestic winery shall be uniform prices to all wholesalers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts are prohibited. No price shall be filed which is below acquisition cost plus ten percent of acquisition cost: PROVIDED, That acquisition cost plus ten percent of acquisition cost shall not apply to sales of wine between a wine importer who sells wine to a wine wholesaler, or to a wine wholesaler who sells wine to another wine wholesaler.

(7) The provisions set forth in subsections (1), (2), (3), (4), (5) and (6) of this section shall also apply to written contracts and memoranda of oral agreements which must be filed with the board by certificate of approval holders who sell wine to wine importers; wine importers who sell to wine wholesalers; and wine wholesalers who sell to other wine wholesalers: PROVIDED, That the provisions of this subsection shall not apply, and filing will not be required, in the instance of wine wholesalers making accommodation sales to other wine wholesalers when such sales are made at a selling price not to exceed the laid-in cost of the wine being sold. Accommodation sales may only be made when the wholesaler purchasing the wine is an authorized purchaser of the brand and product being sold, having been designated as an authorized purchaser by the manufacturer or importer of the product being

sold, as demonstrated by an existing contract or memoranda on file and in effect under the provisions of this rule.

(8) The wine tax plus surcharge, imposed under RCW 66.24.210 and 82.02.030, is not to be included in the prices filed as required by subsection (1) of this ((regulation)) section by (a) a domestic winery, nor (b) by a certificate of approval holder who is not licensed as a wine wholesaler, nor (c) a wine importer who is not licensed as a wine wholesaler.

Every wine wholesaler who sells wine to another wine wholesaler shall include such tax in the prices posted on such required schedules.

(9) No domestic wineries, certificate of approval holders, wine importers, or wine wholesalers shall sell any wine to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(10) Certificate of approval holders may ship wine into this state when the same has been sold and consigned to the holder of an importer's license at his licensed premises. The bill of lading covering such consignment shall not be changed or the wine diverted unless such diversion is to another importer, and the board so notified immediately.

(11) The board may reject any supplier's price filing, contract or memorandum of oral agreement or portion thereof which it deems to be in violation of this or any other regulation or which would tend to disrupt the orderly sale and distribution of wine. Whenever the board shall reject any such price filing, contract or memorandum of oral agreement the licensee submitting said price filing, contract or memorandum may be heard by the board and shall have the burden of showing that the said price filing, contract or memorandum is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of wine. Thereupon if said price filing, contract or memorandum is accepted it shall become effective at a time fixed by the board. If said price filing, contract or memorandum or portion thereof is rejected the last effective price filing, contract or memorandum shall remain in effect until such time as an amended price filing, contract or memorandum is filed and approved, in accordance with the provisions of this regulation.

(12) All prices, contracts and memoranda filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

WSR 86-22-030
EMERGENCY RULES
DEPARTMENT OF GAME
(Game Commission)
[Order 312—Filed October 31, 1986]

Be it resolved by the State Game Commission, acting at Mill Creek, Washington, that it does adopt the annexed rules relating to amendment to 1986 Washington game fish seasons and catch limits—Snoqualmie River, WAC 232-28-61516.

We, the State 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 the change will reestablish the upper boundary of the boat fishing closure at the mouth of Tokul Creek during November 1-December 31. This same area was amended by Emergency Order 282 for the period January 1 through March 31, 1986. In the process of establishing stream regulations for 1986, one technical "error" was made involving a short boat fishing closure adjustment on the

Snoqualmie River that extended the restricted area upstream by about one-quarter mile. This proposal appeared in our first section of stream management strategy implementation changes but was inadvertently omitted from subsequent sections. Boat restrictions were not part of the stream strategy.

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

This rule is promulgated pursuant to RCW 77.12.040 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 October 1, 1986.

By Archie U. Mills
Chairman, Game Commission

NEW SECTION

WAC 232-28-61516 AMENDMENT TO 1986 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—SNOQUALMIE RIVER. Notwithstanding the provisions of WAC 232-28-615, the water name and boundaries, seasons, and special regulations for the Snoqualmie River will be as follows for the period November 1, 1986 through December 31, 1986:

SNOQUALMIE RIVER, 170:		
From mouth to falls.	Jan. 1-Mar. 31	TROUT - min. lgth. 12".
Note: Waters within	and	Boat fishing prohibited
the Puget Power tunnel	May 31-Dec. 31	Jan. 1-Mar. 31 and
at the falls are CLOSED.		Nov. 1-Dec. 31 from
		mouth of Tokul Creek
		downstream to boat ramp
		at Plumb access, about
		1/4 mile.
From Snoqualmie Falls	May 31-Oct. 31	TROUT - min. lgth. 12";
and including the		BAIT PROHIBITED.
North and South Forks		
except:	Jan. 1-Feb. 28	
PHILPPA, TATE, and	and	
SUNDAY CREEKS of the	Nov. 1-Dec. 31	
North Fork and BOXLEY,		
RIBARY and CLOUGH		
CREEKS of the South Fork		
are closed to fishing.		
Middle Fork Snoqualmie	May 31-Oct. 31	Catch and Release Only,
from mouth to source		Selective Fishery
including all tributaries.		Regulations, see page 6.

WSR 86-22-031

EMERGENCY RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-47—Filed October 31, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to medical aid rules and maximum fee schedule, repealing WAC 296-23-300 through 296-23-357. Add new chapter 296-23A WAC, dealing with a fee schedule for

hospital outpatient radiology, pathology and laboratory and physical therapy services. WAC 296-21-011, 296-23-01006 and 296-23-200 specifying reimbursement for professional component services.

I, Richard A. Davis, 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 rules governing these sections are effective November 1, 1986.

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

This rule is promulgated pursuant to RCW 51.04.020(4) and 51.040.030 [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 October 31, 1986.

By Richard A. Davis
Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-23-300 GENERAL STATEMENT.
- WAC 296-23-301 RATES FOR DAILY AND ANCILLARY SERVICES.
- WAC 296-23-305 QUESTIONABLE BENEFICIARY.
- WAC 296-23-310 REFUND OF INCORRECT PAYMENTS.
- WAC 296-23-315 TREATMENT OF UNRELATED CONDITIONS.
- WAC 296-23-330 CLOSED CLAIMS.
- WAC 296-23-335 RX'S TAKE HOME.
- WAC 296-23-340 ROUTINE LABORATORY PROCEDURES ON ADMISSION.
- WAC 296-23-356 BILLING PROCEDURES.
- WAC 296-23-357 X-RAYS.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-21-011 FOOTNOTES.
+ BR: By Report; see WAC 296-20-01002 for detailed information.

@ Listed units represent basic anesthesia value only; add value for time. See WAC 296-21-130 for calculating total anesthesia values.

MEDICINE MODIFIERS

Listed values for most procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" (including

the hyphen) after the usual procedure number. The value should be listed as a single modified total for the procedure. When multiple modifiers are applicable to a single procedure, see modifier code -99.

Unit Value

- 22 UNUSUAL SERVICES: When the services provided are greater than those usually required for the listed procedure, identify by adding this modifier (-22) to the usual procedure number. List modified value. May require report BR
- 26 PROFESSIONAL COMPONENT: The listed values of certain procedures (laboratory, x-ray, specific diagnostic and therapeutic services, etc.) are a combination of a physician component and a technical component. When the physician component is billed separately, identify by adding this modifier (-26) to the usual procedure number. Payment is made on the basis of up to and including forty percent of the fee maximum.
- 52 REDUCED VALUES: Under certain circumstances, the listed value for a procedure is reduced or eliminated because of ground rules, common practice, or at the physician's election (e.g., the management of a patient in diabetic coma involving detention with patient in critical condition, with spinal tap, gastric lavage, multiple arterial punctures, cutdown, etc.). Under these or similar circumstances, the services provided can be identified by their usual procedure numbers and the use of a reduced value indicated by adding this modifier (-52) to the procedure number. (Use of this modifier provides a means of reporting services at a reduced charge without disturbing usual relative values.)
- 55 POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another physician has performed the surgical procedure, the postoperative component may be identified by adding the modifier '-55' to the usual procedure number.
- 56 PREOPERATIVE MANAGEMENT ONLY: When one physician performs the

Unit Value

- 75 CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.
- 76 REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This circumstance may be reported by adding the modifier '-76' to the repeated service.
- 77 REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This situation may be reported by adding modifier '-77' to the repeated service.
- 90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by other than the billing physician, the procedure(s) shall be identified by adding this modifier (-90) to the usual single or panel procedure number and shall be billed as charged to the physician.
- 99 MULTIPLE MODIFIERS: Under certain circumstances multiple modifiers may be applicable. Under such circumstances, identify by adding this modifier (-99) to the usual procedure number and briefly indicate the circumstances. Value in accordance with appropriate modifiers BR

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-01006 RADIOLOGY, RADIATION THERAPY, NUCLEAR MEDICINE AND MODIFIERS. Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than

one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. Modifiers commonly used in RADIOLOGY (INCLUDING NUCLEAR MEDICINE AND DIAGNOSTIC ULTRASOUND) are as follows:

- 22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may also be appropriate. Note: Modifier -22 may be utilized with computerized tomography numbers when additional slices are required or a more detailed examination is necessary.
- 25 DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography): When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.
- 26 PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services,) are a combination of a physician component and a technical component. When the physician component is billed separately, the procedure may be identified by adding the modifier '-26' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made on the basis of up to and including forty percent of the fee maximum.
- 27 TECHNICAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the technical component is billed separately, the procedure may be identified by adding the modifier '-27' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made on the basis of up to and including sixty percent of the fee maximum.
- 50 MULTIPLE OR BILATERAL PROCEDURES: When multiple or bilateral procedures are provided at the same operative session, the first major procedure may be reported as listed. The secondary or lesser procedure(s) may be identified by adding the modifier '-50' to the usual procedure number(s) and value at 50 percent of the listed values unless otherwise indicated.
- 52 REDUCED SERVICES: Under certain circumstances a service or procedure is partially reduced or eliminated at the physician's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52' signifying that the service is reduced. This provides a means of reporting reduced services at reduced charge without disturbing the identification of the basic service. Note: Modifier -52 may be utilized with computerized tomography numbers for a limited study or a follow-up study.
- 62 TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical procedure. Under such circumstances the services of each may be identified by adding the modifier '-62' to the procedure number used by each surgeon for reporting his services.
- 66 SURGICAL TEAM: Under some circumstances, highly complex procedures (requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment) are carried out under the 'surgical team' concept. Such circumstances may be identified by each participating physician with the addition of the modifier '-66' to the basic procedure number used for reporting services.
- 75 CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.
- 76 REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.
- 77 REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.
- 80 ASSISTANT SURGEON: Surgical assistant services may be identified by adding the modifier '-80' to the usual procedure number(s).
- 90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician the procedure(s) may be identified by adding the modifier '-90' to the usual procedure number and shall be billed as charged to the physician.

-99 **MULTIPLE MODIFIERS:** Under certain circumstances two or more modifiers may be necessary to completely delineate a service. In such situations modifier '-99' should be added to the basic procedure, and other applicable modifiers may be listed as a part of the description of the service. Value in accordance with appropriate modifiers.

AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-23-20102 PATHOLOGY MODIFIER. MODIFIERS: Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code, which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in PATHOLOGY AND LABORATORY are as follows:

-22 **UNUSUAL SERVICES:** When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. A report may also be appropriate. BR

-26 **PROFESSIONAL COMPONENT:** Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the professional component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. Payment is made on the basis of up to and including forty percent of the fee maximum.

-52 **REDUCED SERVICES:** Under certain circumstances a service or procedure is partially reduced or eliminated at the doctor's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52', signifying that the service is reduced. This provides a means of reporting reduced services without disturbing the identification of the basic service.

-90 **REFERENCE (OUTSIDE) LABORATORY:** When laboratory procedures are performed by a party other than the treating or reporting doctor, the

procedure may be identified by adding the modifier '-90' to the usual procedure number. The procedure shall be billed as charged to the ordering doctor. BR

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-212 CHEMISTRY AND TOXICOLOGY.

The material for examination can be from any source. Examination is quantitative unless specified. (For list of automated, multi-channel tests, see 80003-80019.)

	Unit Value
82000 Acetaldehyde, blood	40.0
82003 Acetaminophen, urine	40.0
(Acetic anhydride, see volatiles, 84600)	
82005 Acetoacetic acid, serum	40.0
82009 Acetone, qualitative	12.0
82010 quantitative	12.0
(For acetone bodies, see 82009-82010, 82635, 83947)	
82011 Acetylsalicylic acid; quantitative . . .	32.0
82012 qualitative	32.0
82013 Acetylcholinesterase,	40.0
(Acid, gastric, see gastric acid, 82926-82932)	
(Acid phosphatase, see 84060-84065)	
82015 Acidity, titratable, urine	30.0
(ACTH, see 82024)	
(Adrenalin-Noradrenalin, see catecholamines, 82382-82384)	
82024 Adrenocorticotropic hormone (ACTH), RIA	120.0
82030 Adenosine; 5'-diphosphate (ADP) and 5'-monophosphate (AMP), cyclic, RIA, blood	40.0
82035 5'-triphosphate, blood	40.0
82040 Albumin, serum	20.0
82042 urine, quantitative (specify method, e.g., Esbach)	20.0
(For albumin/globulin ratio, albumin/globulin ratio by electrophoretic method, see 84155-84200)	
82055 Alcohol (ethanol), blood, chemical . .	30.0
82060 by gas-liquid chromatography	40.0
82065 urine, chemical	30.0
82070 by gas-liquid chromatography	40.0
82072 Alcohol (ethanol) gelation	30.0
82075 breath	60.0
82076 Alcohol; isopropyl	60.0
82078 methyl	60.0

	Unit Value		Unit Value
82085 Aldolase, blood, kinetic ultraviolet method	26.0	(Antidiuretic hormone, RIA, see 84588)	
82086 colorimetric	20.0	82168 Antihistamines	BR
82087 Aldosterone, double isotope technique	120.0	82170 Antimony, urine	80.0
82088 RIA blood	100.0	(Antimony, screen, see 83015)	
82089 RIA urine	100.0	(Antitrypsin, alpha-1-, see 86329)	
(Alkaline phosphatase, see 84075-84080)		82173 Arginine tolerance test	BR
82095 Alkaloids, tissue, screening	80.0	82175 Arsenic, blood, urine, gastric contents, hair or nails, quantitative	80.0
82096 quantitative	120.0	(For heavy metal screening, see 83015)	
82100 urine, screening	80.0	82180 Ascorbic acid (Vitamin C) blood ...	40.0
82101 quantitative	120.0	(Aspirin, see acetylsalicylic acid, 82011, 82012)	
(See also 82486, 82600, 82662, 82755, 84231)		(Atherogenic index, blood, ultracentrifugation, quantitative, see 83717)	
(Alpha amino acid nitrogen, see 82126)		82205 Barbiturates quantitative	60.0
(Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)		82210 quantitative and identification ..	80.0
(Alphaketoglutarate, see 83584)		(For qualitative screen, see 82486, 82660, 82662, 82755, 84231)	
(Alpha tocopherol (Vitamin E), see 84446)		82225 Barium	BR
82112 Amikacin	BR	(Bence-Jones protein, 84185)	
(Amikacin serum radioimmunoassay, see 80040)		82230 Beryllium, urine	80.0
82126 Alpha amino acid nitrogen	50.0	82231 Beta-2 microglobulin, RIA; urine ..	BR
82128 Amino acids, qualitative	40.0	82232 serum	BR
82130 Amino acids, urine or plasma chromatographic fractionation and quantitation	180.0	82235 Bicarbonate excretion, urine	BR
82134 Aminohippurate, para (PAH)	30.0	82236 Bicarbonate loading test	BR
(For administration, see 36410, 99070)		(Bicarbonate, see 82374)	
82135 Aminolevulinic acid, delta (ALA) ..	50.0	82240 Bile acids, blood, fractionated	120.0
82137 Aminophylline	60.0	82245 Bile pigments, urine	8.0
82138 Amitriptyline	60.0	82250 Bilirubin, blood, total or direct	24.0
82140 Ammonia, blood	40.0	82251 blood, total AND direct	30.0
82141 urine	40.0	82252 feces, qualitative	BR
82142 Ammonium chloride loading test ...	40.0	82260 urine, quantitative	12.0
82143 Amniotic fluid scan (spectrophotometric)	50.0	82265 amniotic fluid, quantitative	30.0
(For L/S ratio, see 83661)		82268 Bismuth	80.0
(Amobarbital, see 82205-82210)		82270 Blood, feces, occult, screening	8.0
82145 Amphetamine, or methamphetamine, chemical, quantitative	80.0	82273 duodenal, gastric contents, qualitative	BR
82150 Amylase, serum	30.0	(Blood urea nitrogen (BUN), see 84520-84525, 84545)	
82155 isoenzymes electrophoretic	BR+	(Blood volume, see 84605-84610, 78110, 78111)	
82156 urine (diastase)	30.0	82280 Boric acid, blood	100.0
82157 Androstenedione RIA	80.0	82285 urine	100.0
82159 Androsterone	50.0	82286 Bradykinin	BR
82160 RIA	50.0	82290 Bromides, blood	24.0
(See also 83593-83596)		82291 urine	40.0
(Angiotensin I, see renin, 84244)		(For bromsulphthalein (BSP), see 84382)	
82163 Angiotensin II, RIA	BR	82300 Cadmium, urine	100.0
82165 Aniline	BR	82305 Caffeine	60.0

	Unit Value		Unit Value
82306 Calcifediol (25-OH Vitamin D-3), chromatographical technique	BR	82438 spinal fluid	20.0
82307 Calciferol (Vitamin D) RIA	BR	82441 Chlorinated hydrocarbons, screen . . .	20.0
82308 Calcitonin, RIA	80.0	82443 Chlorothiazide-hydrochlorothiazide .	60.0
82310 Calcium, blood, chemical	°22.0	(Chlorpromazine, see 84021, 84022)	
82315 fluorometric	°22.0	82465 Cholesterol, serum; total	°22.0
82320 emission flame photometry	22.0	82470 total and esters	30.0
82325 atomic absorption flame photometry	24.0	82480 Cholinesterase, serum	40.0
82330 fractionated, diffusible	60.0	82482 RBC	60.0
82331 after calcium infusion test	24.0	82484 serum and RBC	80.0
82335 urine, qualitative (Sulkowitch)	11.0	82485 Chondroitin B sulfate, quantitative . .	BR
82340 quantitative timed specimen	32.0	(Chorionic gonadotropin, see gonadotropin, 82996-83002)	
82345 feces, quantitative timed specimen	80.0	82486 Chromatography; gas-liquid, compound and method not elsewhere specified	BR
82355 Calculus (stone) qualitative, chemical	40.0	82487 paper, 1-dimensional, compound and method not elsewhere specified	BR
82360 quantitative, chemical	60.0	82488 paper, 2-dimensional, not elsewhere specified	BR
82365 infrared spectroscopy	60.0	82489 thin layer, not elsewhere specified	BR
82370 X-ray diffraction	50.0	82490 Chromium, blood	100.0
(Carbamates, see individual listings)		82495 urine	100.0
82372 Carbamazepine, serum	BR	82505 Chymotrypsin, duodenal contents	30.0
82374 Carbon dioxide, combining power or content	10.0	82507 Citric acid	80.0
(See also 82801-82803, 82817)		82512 Clonazepam	BR
82375 Carbon monoxide, (carboxyhemoglobin); quantitative	48.0	82520 Cocaine, quantitative	60.0
82376 qualitative	48.0	(Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)	
(Carbon tetrachloride, see 84600)		(Codeine, quantitative, see 82096, 82101)	
(Carboxyhemoglobin, see 82375, 82376)		(Complement, see 86159-86162)	
82380 Carotene, blood	40.0	(Compound S, see 82634)	
(Carotene plus Vitamin A, see 84595)		82525 Copper, blood	60.0
82382 Catecholamines (dopamine, norepinephrine, epinephrine); total urine	BR	82526 urine	60.0
82383 blood	BR	(Coprobilinogen, feces, 84575)	
82384 fractionated	BR	(Coprotoporphyrins, see 84118-84121)	
(For urine metabolites, see 83835, 84585)		(Corticosteroids, see 83492-83496)	
82390 Ceruloplasmin, chemical (copper oxidase), blood	40.0	82528 Corticosterone, RIA	BR
(For gel diffusion technique, see 86331; immunodiffusion technique, see 86329)		(See also 83593-83597)	
82400 Chloral hydrate, blood	60.0	82529 Cortisol; fluorometric, plasma	36.0
82405 urine	40.0	82531 CPB, plasma	75.0
82415 Chloramphenicol, blood	40.0	82532 CPB, urine	75.0
82418 Chlorazepate dipotassium	40.0	82533 RIA, plasma	90.0
82420 Chlordiazepoxide, blood	60.0	82534 RIA, urine	90.0
82425 urine	60.0	82536 after adrenocorticotrophic hormone (ACTH) Administration	BR
82435 Chlorides, blood, (specify chemical or electrometric)	°20.0	82537 48 hours after continuous ACTH infusion	BR
82436 urine, (specify chemical, electrometric or Fantus test)	20.0	82538 after metyrapone tartrate administration	BR
82437 sweat (without iontophoresis)	20.0	82539 dexamethasone suppression test, plasma and/or urine	BR
(For iontophoresis, see 89360)			

	Unit Value		Unit Value
82540 Creatine, blood	24.0		
82545 urine	40.0		
82546 Creatine and creatinine	50.0		
82550 Creatine phosphokinase (CPK), blood, timed kinetic ultraviolet method	26.0		
82552 isoenzymes	30.0		
82555 colorimetric	20.0		
82565 Creatinine, blood	°20.0		
82570 urine	°20.0		
82575 clearance	°40.0		
82585 Cryofibrinogen, blood	40.0		
82595 Cryoglobulin, blood	40.0		
(Crystals, pyrophosphate vs. urate, see 84208)			
82600 Cyanide, blood	80.0		
82601 tissue	80.0		
82606 Cyanocobalamin (Vitamin B-12); bioassay	70.0		
82607 RIA	45.0		
82608 unsaturated binding capacity	60.0		
(Cyclic AMP, see 82030)			
(Cyclic GMP, see 83008)			
82614 Cystine, blood, qualitative	BR		
82615 Cystine, and homocystine, urine, qualitative	30.0		
82620 quantitative	40.0		
82624 Cystine aminopeptidase	BR		
(D hemoglobin, see 83053)			
(Delta-aminolevulinic acid (ALA), see 82135)			
82626 Dehydroepiandrosterone, RIA	BR		
(See also 83593-83596)			
(Deoxycortisol, 11- (compound S), RIA, see 82634)			
82628 Desipramine	BR		
82633 Desoxycorticosterone, 11-RIA	BR		
(See also 83593-83596)			
82634 Desoxycortisol, 11-(compound S), RIA	80.0		
(See also 83492)			
82635 Diacetic acid	18.0		
(Diagnex blue, tubeless gastric, see 82939)			
(Diastase, urine, see 82156)			
82636 Diazepam	50.0		
82638 Dibucaine number	34.0		
82639 Dicumarol	BR		
(Dichloroethane, see 84600)			
(Dichloromethane, see 84600)			
		(Diethylether, see 84600)	
		82640 Digitoxin digitalis, blood RIA	BR+
		82641 urine	BR+
		82643 Digoxin, RIA	36.0
		82646 Dihydrocodinone	BR
		(Dihydrocodinone screen, see 82486-82489, 82662, 82755, 84231)	
		82649 Dihydromorphinone, quantitative	75.0
		(Dihydromorphinone screen, see 82486, 82489, 82662, 82755, 84231)	
		82651 Dihydrotestosterone (DHT)	BR
		82654 Dimethadione	BR
		(Diphenylhydantoin, see 84045)	
		(Dopamine, see 82382-82384)	
		82656 Doxepin	BR
		82660 Drug screen (amphetamines, barbit- urates, alkaloids)	65.0
		(See also 82486-82489, 82662, 82755, 84231)	
		(Duodenal contents, see individual enzymes; for intubation and collection, see 89100)	
		82662 Enzyme immunoassay technique for drugs, EMIT	30.0
		82664 Electrophoretic technique, not else- where specified	45.0
		82666 Epiandrosterone	BR
		(See also 83593, 83596)	
		(Epinephrine, see 82382-82384)	
		82668 Erythropoietin; bioassay	BR
		(For HI method, see 86280)	
		82670 Estradiol, RIA (placental)	90.0
		82671 Estrogens; fractionated	85.0
		82672 total	60.0
		82673 Estriol; fluorometric	54.0
		82674 GLC	45.0
		82676 Chemical	75.0
		82677 RIA	105.0
		(Estrogen receptor assay, see 84233)	
		82678 Estrone, chemical	75.0
		82679 RIA	90.0
		(Ethanol, see 82055-82075)	
		82690 Ethchlorvynol (Placidyl), blood	60.0
		82691 urine	60.0
		82692 Ethosuximide	BR
		(Ethyl alcohol, see 82055-82075)	
		82694 Etiocholanolone	BR
		(See also 83593, 83596)	

	Unit Value		Unit Value
(Evans blue, see blood volume, 84605-84610)		82791 by manometry	40.0
82696 Etiocholanolone, RIA	50.0	82792 by oximetry	20.0
82705 Fat or lipids, feces, screening	10.0	82793 by spectrophotometry	40.0
82710 quantitative, 24 or 72 hour specimens	100.0	82795 by calculation from pCO ₂	6.0
82715 Fat differential, feces, quantitative ..	BR	82800 Gases, blood, pH, only	20.0
82720 Fatty acids, blood, esterified	40.0	82801 pCO ₂	24.0
82725 nonesterified	40.0	82802 pH, pCO ₂ by electrode	42.0
82727 Ferric chloride, urine	BR	82803 pH, pCO ₂ , pO ₂ simultaneous	54.0
82728 Ferritin, specify method (e.g., RIA, immunoradiometric assay)	BR	82804 pO ₂ by electrode	40.0
(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)		82812 pO ₂ by manometry	24.0
(Fetoprotein, alpha-1, see 86329)		82817 pH, pCO ₂ by tonometry	24.0
82730 Fibrinogen, quantitative	21.0	(For arterial puncture, see 36600)	
(See also 85371, 85377)		(For blood gas studies as a part of pulmonary function studies, see 94700-94710)	
82735 Fluoride, blood	100.0	82926 Gastric acid, free and total; single specimen	11.2
82740 urine	100.0	82927 each additional specimen	9.0
82741 Flucytosine (5-fluorocytosine)	BR	82928 Gastric acid, free or total; single specimen	9.0
82742 Flurazepam	BR	82929 each additional specimen	7.5
82745 Folic acid, (folate), blood bioassay ..	BR+	82931 Gastric acid, pH titration; single specimen	24.0
82746 RIA	45.0	82932 each additional specimen	18.0
(Follicle stimulating hormone (FSH), see 83000, 83001)		82939 Gastric analysis, tubeless (Diagnex blue)	BR
82750 Formimino-glutamic acid (FIGLU), urine	100.0	(Gastric analysis, with stimulation, see 89140, 89141)	
82755 Free radical assay technique for drugs (FRAT)	BR	(Gastric analysis, pepsin, see 83974)	
82756 Free thyroxine index (T-7)	BR	(For gastric intubation, see 89130, 74340)	
82757 Fructose, semen	BR	(For aspiration of specimens with insulin administration (Hollander test), see 91075)	
(Fructose, TLC screen, see 84375)		82941 Gastrin, RIA	48.0
82759 Galactokinase, RBC	BR	(GGT, see 82977)	
82760 Galactose, blood	40.0	(GLC, gas liquid chromatography, see 82486)	
82763 tolerance test	75.0	82942 Globulin, serum	10.5
82765 urine	40.0	(See also 82784, 82786, 84155-84200, 86329)	
82775 Galactose-1-phosphate uridyl transferase	60.0	82943 Glucagon, RIA	BR
(For TLC screen, see 84375)		82944 Glucosamine	6.0
82776 screen	18.0	82947 Glucose; except urine (e.g., blood, spinal fluid, joint fluid)	10.5
82780 Gallium	BR	82948 blood, stick test	8.2
82784 Gammaglobulin, A, D, G, M nephelometric, each	12.0	82949 fermentation	22.5
82785 Gammaglobulin, E, RIA	75.0	82950 post glucose dose (includes glucose)	13.5
82786 Gammaglobulin, salt precipitation method	21.0	82951 tolerance test (GTT), three specimens (includes glucose)	37.5
(Gammaglobulin by gel (immuno) diffusion, see 86329)		82952 tolerance test, each additional beyond three specimens	10.5
(Gamma-glutamyl transpeptidase (GGT), see 82977)		(For intravenous glucose tolerance test, see 82961)	
82790 Gases, blood, oxygen saturation; by calculation from pO ₂	40.0		

	Unit Value		Unit Value
82953 tolbutamide tolerance test	15.0	83010 Haptoglobin, chemical	60.0
(For insulin tolerance test, see 82937)		83011 quantitative, electrophoresis	30.0
(For leucine tolerance test, see 83681)		83012 phenotypes, electrophoresis	60.0
82954 urine	20.0	83015 Heavy metal screen (arsenic, bis- muth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit)	30.0
(For intubation, see 89130, 79340)		83018 chromatography, DEAE column	BR
82955 Glucose-6-phosphate dehydrogen- ase, erythrocyte	60.0	83020 Hemoglobin, electrophoresis (in- cludes A ₂ , S, C, etc.)	80.0
82960 screen	56.0	(Hemoglobin, carboxyhemoglobin (CO), see 82375, 82376; colorimetric, see 85018, 85031)	
82961 Glucose tolerance test, intravenous	BR	83030 F (fetal), chemical	40.0
(For glucose tolerance test with medication use 90784 in addition)		83033 F(fetal), qualitative (APT) test, fecal	56.0
82963 Glucosidase, beta	BR	83036 glycosylated (Alc)	60.0
82965 Glutamate dehydrogenase, blood	40.0	83040 methemoglobin, electrophoretic separation	80.0
(Glutamic oxaloacetic transaminase (SGOT), see 84450-84455)		83045 qualitative	20.0
(Glutamic pyruvic transaminase (SGPT), see 84460-84465)		83050 quantitative	40.0
82975 Glutamine (glutamic acid amide), spinal fluid	80.0	83051 plasma	40.0
82977 Glutamyl transpeptidase, gamma (GGT)	BR	83052 sickle, turbidimetric	34.0
82978 Glutathione	BR	83053 solubility, S-D, etc.	40.0
82979 Glutathione reductase, RBC	BR	83055 sulfhemoglobin, qualitative	20.0
82980 Glutethimide	56.2	83060 quantitative	40.0
(Glycohemoglobin, see 83036)		83065 thermolabile	BR
82985 Glycoprotein electrophoresis	60.0	83068 unstable, screen	BR
82995 Gold, blood	100.0	83069 urine	BR
82996 Gonadotropin, chorionic, bioassay, qualitative	30.0	83070 Hemosiderin, urine	12.0
82997 quantitative	30.0	83071 Hemosiderin, RIA	25.6
82998 Gonadotropin, chorionic, RIA	38.0	(Heroin, screening, see 82660, 82486, 82662, 82755, 84231; quantitative, see 82096, 82101)	
(Gonadotropin, chorionic, beta subunit, RIA, see 84701)		(HIAA, see 83497)	
(For immunoassay, qualitative, see 86006, 86007)		83086 Histidine; blood, qualitative	BR
(For quantitative titer, see 86008, 86009)		83087 urine, qualitative	BR
83000 Gonadotropin, pituitary FSH; bioas- say	90.0	83088 Histamine	100.0
83001 RIA	90.0	(Hollander test, see 91075)	
83002 (LH)(ICSH)RIA	90.0	(Homocystine, qualitative, see 82615)	
83003 Growth hormone (HGH), (somato- tropin) RIA	48.0	(Homocystine, quantitative, see 82620)	
83004 after glucose tolerance test	48.0	83093 Homogentisic acid; blood, qualita- tive	BR
(For growth hormone secretion after arginine tolerance test, see 82173)		83094 Homogentisic acid, urine, qualita- tive	20.0
(For human growth hormone antibody, RIA, see 86277)		83095 quantitative	40.0
83005 Guanase, blood	40.0	(Hormones, see individual alphabetic listings in chemistry section)	
83008 Guanosine monophosphate (GMP) cyclic, RIA	BR	83150 homo-vanillic acid (HVA), urine	80.0
		83485 Hydroxybutyric dehydrogenase, al- pha (HBD), blood; kinetic ultraviolet method	22.0
		83486 colorimetric method	20.0
		83491 Hydroxycorticosteroids, 17- (17- OHCS); RIA	64.1

	Unit Value		Unit Value
83492 Hydroxycorticosteroids, 17- (17-OHCS); gas liquid chromatography (GLC)	82.0	83584 Ketoglutarate, alpha	40.0
83493 blood, Porter-Silber type	45.0	(Ketone bodies, see 82005-82010; urine, see 81000-81005)	
83494 blood, fluorometric	38.0	83586 Ketosteroids, 17-(17-KS), blood; total	38.0
83495 urine, Porter-Silber type	52.0	83587 fractionation, alpha/beta	75.0
83496 urine, fluorometric	52.0	83588 RIA	54.0
(See also 82531-82534, 82634, 84409)		83589 Ketosteroids, 17-(17-KS), urine; total	36.0
83497 Hydroxyindolacetic acid, 5-(HIAA), urine	60.0	83590 fractionation, alpha/beta	60.0
(For HIAA, blood, see 84260)		83593 chromatographic fractionation ...	75.0
83498 Hydroxyprogesterone, 17-d, RIA ...	105.0	(83596 D/A/E ratio has been deleted.)	
83499 Hydroxyprogesterone, 20-	BR	83597 11-desoxy: 11-oxy ratio	75.0
83500 Hydroxy-proline, urine, free only ...	100.0	(See also 82528, 82632, 82633, 82666, 82694)	
83505 total only	100.0	83599 Ketosteroids, 17-OH, RIA	64.1
83510 free and total	180.0	83600 Kynurenic acid	90.0
83523 Imipramine	67.0	83605 Lactate, lactic acid	40.0
(Immunoglobulines, see 82784, 82785, 82786, 86329, 86335)		83610 Lactic dehydrogenase (LDH), RIA .	33.7
83524 Indican, urine	35.0	83615 Lactic dehydrogenase (LDH), blood, kinetic ultraviolet method	26.0
83525 Insulin, RIA	40.0	83620 colorimetric or fluorometric ...	20.0
83526 Insulin tolerance	80.0	83624 heat or urea inhibition (total not included)	24.0
(For proinsulin, see 84206)		83625 isozymes, electrophoretic separation and quantitation	60.0
83528 Intrinsic factor level	BR	83626 chemical separation	20.0
(For intrinsic factor antibodies, RIA, see 86340)		83628 Lactic dehydrogenase, liver (LLDH)	20.0
83530 ((Insulin)) Inulin clearance	40.0	83629 Lactic dehydrogenase (LDH), urine.	20.0
(For administration, see 36410, 99070)		83631 Lactic dehydrogenase (LDH), CSF .	20.0
(83533, 83534 protein bound iodine have been deleted. To report, use 84999)		(For hydroxybutyric dehydrogenase (HBD), see 83485)	
(For thyroxine, see 84435-84439)		83632 Lactogen, human placental (HPL) chorionic somatomammotropin, RIA	30.0
(For triiodothyronine (true T-3), RIA, see 84480)		83633 Lactose, urine, qualitative	20.0
(For T-3 or T-4 radioactive resin uptake, see RT3U, 84250; for RT3U+thyroxine, see 84251)		83634 quantitative	20.0
83540 Iron, serum, chemical	20.0	(For tolerance, see 82951-82952)	
83545 automated	12.0	(For TLC screen, see 84375)	
83546 radioactive uptake method	30.0	83645 Lead, screening, blood	20.0
83550 binding capacity, serum chemical .	20.0	83650 urine	20.0
83555 automated	12.0	83655 quantitative, blood	60.0
83565 radioactive uptake method	30.0	83660 urine	60.0
83570 Isocitric dehydrogenase (IDH), blood, kinetic ultraviolet	26.0	83661 Lecithin-sphingomyelin ratio (L/S ratio), amniotic fluid	75.0
83571 colorimetric	20.0	83670 Leucine amino-peptidase (LAP), blood, kinetic ultraviolet method ...	26.0
(Isopropyl alcohol, see alcohol 82076)		83675 colorimetric	20.0
83576 Isonicotinic acid hydrazide (INH) ..	105.0	83680 urine	26.0
83578 Kanamycin	49.0	83681 Leucine tolerance test	26.0
83582 Ketogenic steroids, urine, 17-(17-KGS)	45.0	83685 Lidocaine	20.0
83583 11-desoxy: 11-oxy ratio	75.0	83690 Lipase, blood	30.0
		83700 Lipids, blood, total	30.0

	Unit Value		Unit Value
83705			
fractionated (cholesterol, triglycerides, phospholipids)	60.0	(Methanol, see 82078)	
(For feces, see 82705-82715)		83842 Methapyrilene	50.0
83715 Lipoprotein, blood; electrophoretic separation and quantitation phenotyping	60.0	83845 Methaqualone	90.0
83717 analytic ultracentrifugation separation and quantitation (atherogenic index)	100.0	(For metals, heavy, screening (Reinsch test), see 82177)	
83718 Lipoprotein high density cholesterol (HDL cholesterol) by precipitation method)	BR	83857 Methemalbumin	32.0
83719 Lipoprotein very low density cholesterol (VLDL cholesterol) by ultracentrifugation	BR	(Methemoglobin, see hemoglobin 83045-83050)	
83720 Lipoprotein cholesterol fractionation calculation by formula	BR	83858 Methsuximide, serum	90.0
83725 Lithium, blood, quantitative	60.0	(Methyl alcohol, see 82078)	
(Luteinizing hormone (LH), see 83002)		83859 Methypylon	90.0
83727 Luteinizing releasing factor (LRH), RIA	60.0	83860 Morphine, screening	80.0
83728 Lysergic acid diethylamide (LSD) RIA	BR	83861 quantitative	120.0
83730 (Macroglobulins (sia test)	30.0	83862 RIA	82.0
83735 Magnesium, blood, chemical	20.0	83864 Mucopolysaccharides, acid, blood	60.0
83740 fluorometric	20.0	83865 Mucopolysaccharides, acid, urine quantitative	60.0
83750 atomic absorption	40.0	83866 screen	21.0
83755 urine, chemical	40.0	83870 Mucoprotein, blood (seromucoid)	40.0
83760 fluorometric	40.0	83872 Mucin, synovial fluid (rope test)	21.0
83765 atomic absorption	40.0	83873 Myeline basic protein, CSF, RIA	BR
83775 Malate dehydrogenase, kinetic ultraviolet method	30.0	(For oligoclonal bands, see 83916)	
(Maltose tolerance, see 82951, 82952)		83874 Myoglobin, electrophoresis	30.0
(Mammotropin, see 84146)		83875 Myoglobin, urine	40.0
83785 Manganese, blood or urine	60.0	83880 Nalorphine	60.0
83790 Mannitol clearance	BR	83885 Nickel, urine	100.0
(Marijuana, see tetrahydrocannabinol THC, 84408)		83887 Nicotine	75.0
83795 Melanin, urine, quantitative	60.0	83895 Nitrogen, urine, total, 24 hour specimen	60.0
83799 Meperidine, quantitative	54.0	83900 feces, 24 hour specimen	100.0
(For screen, see 82486, 82489, 82662, 82755, 84231)		83910 Nonprotein nitrogen, blood	20.0
83805 Meprobamate, blood or urine	60.0	(Norepinephrine, see 82382-82384)	
(For screen, see 82486, 82489, 84231)		83915 Nucleotidase 5'-	25.0
83825 Mercury quantitative, blood	70.0	83916 Oligoclonal immune globulin (Ig), CSF, by electrophoresis	BR
83830 urine	70.0	(For myelin basic protein, CSF, see 83873)	
(Mercury screen, see 83015)		83917 Organic acids; screen, qualitative	30.0
83835 Metanephrines, urine	52.0	83918 quantitative	30.0
(For catecholamines, see 82382-82384)		83920 Ornithine carbonyl transferase, (OCT)	24.0
83840 Methadone	60.0	83930 Osmolality, blood	20.0
(Methamphetamine, see 82145)		83935 urine	20.0
		83938 Ouabain	BR
		83945 Oxalate, urine	40.0
		(For alpha oxoglutarate, see 82120)	
		83946 Oxazepam	40.0
		83947 Oxybutyric acid, beta	40.0
		83948 Oxycodone	52.0
		(Oxygen, see gases, blood, 82790-82817)	
		83949 Oxytocinase, RIA	52.0

	Unit Value		Unit Value
(Para-aminohippuric acid, see 82134)		84082 Phosphates, tubular reabsorption of (TRP)	60.0
83965 Paraldehyde, blood, quantitative	60.0	(Phosphates, inorganic, see 84100-84105)	
83970 Parathormone (parathyroid hormone), RIA	165.0	(Phosphates, organic, see 82480-82484)	
(PBI, see 83533)		84083 Phosphoglucomutase, isoenzymes	60.0
83971 Penicillin, urine	50.0	84085 Phosphogluconate, 6-, dehydrogenase, RBC	18.0
83972 Pentazocine	60.0	84087 Phosphohexose isomerase	30.0
83973 Pentose, urine, qualitative	13.5	84090 Phospholipids, blood	30.0
(For TLC screen, see 84375)		(See also 83705)	
83974 Pepsin, gastric	23.0	(For lecithin/sphingomyelin ratio, see 83661)	
83975 Pepsinogen, blood	40.0	84100 Phosphorus, blood	°24.0
83985 Pesticide, other than chlorinated hydrocarbons, blood, urine or other material	BR+	84105 urine	°24.0
(Pesticide, chlorinated hydrocarbons, see 82441)		(Pituitary gonadotropins, see 83000-83002)	
83986 pH, body fluid, except blood	BR	(PKU, see 81005, 84030, 84031)	
(For blood, see 82800, 82802, 82803, 82817)		84106 Porphobilinogen, urine, qualitative	20.0
83992 Phencyclidine (PCP)	38.0	84110 Porphobilinogen, urine, quantitative	20.0
83995 Phenol, blood or urine	60.0	84118 Porphyrins, copro-, urine, quantitative	30.0
84005 Phenolsulphonphthalein (PSP), urine	20.0	84119 qualitative	24.0
(For injection procedure, see 36410 for provision of materials, see 99070)		84120 Porphyrins, urine, fractionated (uroporphyrin and coproporphyrin)	64.0
84021 Phenothiazine, urine	100.0	84121 uro-, copro-, and porphobilinogen, urine	80.0
(See also 82486 et seq.)		(For porphyrin precursors, see 82630)	
84022 quantitative, chemical	BR	84126 feces, quantitative	100.0
(For also individual drugs)		84128 Porphyrins, plasma	82.0
84030 Phenylalanine, blood, Guthrie	12.0	(For protoporphyrin, RBC, see 84202, 84203)	
(Phenylalanine-tyrosine ratio, see 84030, 84510)		84132 Potassium, blood	°24.0
84031 fluorometric	12.0	84133 urine	°24.0
84033 Phenylbutazone	20.0	84135 Pregnanediol; RIA	BR
84035 Phenylketones, blood, qualitative	20.0	84136 other method (specify)	BR
84037 urine, qualitative	20.0	84138 Pregnanetriol; RIA	BR
84038 Phenylpropanolamine	20.0	84139 other method (specify)	BR
84039 Phenylpyruvic acid; blood	20.0	84141 Primidone	60.0
84040 Phenylpyruvic acid, urine	20.0	84142 Procainamide	60.0
(For qualitative chemical tests, urine, see 81005)		84144 Progesterone, any method	105.0
84045 Phenytoin	61.0	(For proinsulin, RIA, see 84206)	
84060 Phosphatase, acid, blood	24.0	84146 Prolactin (mammatropin), RIA	225.0
84065 (prostatic) fraction	40.0	84147 Propoxyphene	60.0
84066 prostatic fraction, RIA	60.0	(For screen, see 82486 et seq.)	
84075 alkaline, blood	24.0	84149 Propranolol	BR
84078 heat stable (total not included)	16.0	84150 Prostaglandin, any one, RIA	BR
84080 isoenzymes, electrophoretic method	BR	84155 Protein, total, serum, chemical	°20.0
84081 Phosphatidylglycerol	BR	84160 refractometric	12.0
		84165 electrophoretic fractionation and quantitation	60.0
		84170 total and albumin/globulin ratio	°40.0

	Unit Value		Unit Value
(For serum albumin, see 82040, for serum globulin, 82942)		84275 Sialic acid, blood	50.0
84175 other sources, quantitative	24.0	(Sickle hemoglobin, see 83020, 83052, 83053, 85660)	
84176 Protein, special studies (e.g., monoclonal protein analysis)	BR	84285 Silica, blood, urine or tissue	100.0
84180 urine, quantitative, 24 hour specimen	24.0	84295 Sodium, blood	*24.0
84185 Bence-Jones	12.0	84300 urine	*24.0
84190 electrophoretic fractionation and quantitation	80.0	(Somatomammotropin, see 83632)	
84195 spinal fluid semi-quantitative (Pandy)	20.0	(Somatotropin, see 83003; chorionic, see 83632)	
84200 electrophoretic fractionation and quantitation	80.0	84310 Sorbitol dehydrogenase, serum	26.0
(For protein bound iodine (PBI), see 83533)		84315 specific gravity (except urine)	8.0
84201 Protirelin, thyrotropin releasing hormone (TRH) test	BR	84317 Starch, feces, screening	8.0
84202 Protoporphyrin, RBC, quantitative	30.0	84318 Stercobilin, qualitative, feces	BR
84203 screen	20.0	(For stone analysis see 82355-82370)	
84205 Protiptylene	68.0	84324 Strychnine	75.0
84206 Proinsulin, RIA	60.0	(Sugar, see under glucose)	
84207 Pyridoxine (Vitamin B-6)	BR	84375 sugars chromatographic separation	80.0
84208 Pyrophosphate vs. urate, crystals (polarization)	12.0	(Sulfhemoglobin, see hemoglobin, 83055-83060)	
84210 Pyruvate, blood	30.0	(84382 has been deleted)	
84220 Pyruvic-kinase, RBC	30.0	(For injection, see 36410, 99070)	
84228 Quinine	30.0	84395 Sulfonamide, blood chemical	20.0
84230 Quinidine, blood	40.0	(84397 has been deleted.)	
84231 Radioimmunoassay (RIA) not elsewhere specified	BR	(T-3, see 84479-84481)	
(Reinsch test, see 83015)		(T-4, see 84435-84439)	
84232 Releasing factor	BR	(84401 has been deleted.)	
84233 Receptor assay, estrogen (estradiol)	BR	84403 Testosterone, blood, RIA	105.0
84234 progesterone	BR	84405 Testosterone, urine, RIA	120.0
84235 endocrine, other than estrogen or progesterone (specify hormone)	BR	84406 Testosterone, binding protein	BR
84236 progesterone and estrogen	BR	84407 Tetracaine	BR
84238 nonendocrine (e.g., acetylcholine) (specify receptor)	BR	84408 Tetrahydrocannabinol THC (marijuana)	BR
84244 Renin (Angiotensin I); (RIA)	60.0	84409 Tetrahydrocortisone or tetrahydrocortisol	105.0
(See also 82163, angiotensin II)		(See also 83492-83497)	
84246 furosemide test	BR	84410 Thallium, blood or urine	100.0
(84250, 84251 resine uptake have been deleted. To report, use 84479, 84435)		84420 Theophylline, blood or saliva	60.0
84252 Riboflavin (Vitamin B-2)	BR	84425 Thiamine (Vitamin B-1)	BR
(Salicylates, see 82011, 82012)		84430 Thiocyanate, blood	30.0
(Saline infusion test, see 82091)		84434 Thioridazine	40.0
(Secretin test, see 99070, 89100 and appropriate analyses)		(Thyrotropin releasing hormone (TRH) test, see 84201)	
84255 Selenium, blood, urine or tissue	100.0	84435 Thyroxine, (T-4), CPB or resin uptake	33.0
84260 Serotonin, blood	120.0	84436 Thyroxine, true (TT-4), RIA	21.0
(For urine metabolites, see 83497)		84437 Thyroxine (T-4), neonatal	20.0

	Unit Value		Unit Value
84439 Thyroxine, free (FT-4), RIA (unbound T-4 only)	45.0	84520 Urea nitrogen, blood (BUN); quantitative	°22.0
(84441 Thyroxine (T-4) method unspecified has been deleted. To report, use 84435-84439)		84525 stick test	8.0
84441 Thyroxine (T-4), specify method (e.g., CPB, RIA)	40.0	84540 urine	°20.0
84442 Thyroxine binding globulin (TBG)	52.0	84545 clearance	°40.0
(Thyroxine, free thyroxine index, T-7, see 82756)		84550 Uric acid, blood, chemical	°20.0
(Thyroid hormones, PBI, thyroxine, etc., see 84480, 84441, 84250)		84555 uricase, ultraviolet method	26.0
84443 Thyroid stimulating hormone (TSH), RIA	60.0	84560 urine	20.0
84444 Thyrotropin releasing factor (TRF), RIA;	BR	84565 Urobilin, urine, qualitative	12.0
84445 plus long acting (LATS)	BR	84570 quantitative, timed specimen	24.0
84446 Tocopherol alpha (Vitamin E)	38.0	84575 feces, quantitative	60.0
(Tolbutamide tolerance, see 82951-82952)		84577 Urobilinogen, feces, quantitative	30.0
84447 Toxicology, screen; general	BR	84578 Urobilinogen, urine, qualitative	24.0
84448 sedative (acid and neutral drugs, volatiles)	45.0	84580 quantitative, timed specimen	24.0
84450 Transaminase, blood, glutamic oxaloacetic (SGOT), timed kinetic ultraviolet method	24.0	84583 semiquantitative	20.0
°84455 colorimetric or fluorometric	°20.0	84584 Uropepsin, urine	24.0
84460 glutamic pyruvic (SGPT), blood timed kinetic ultraviolet	24.0	(Uroporphyrins, see 84120, 84121)	
°84465 colorimetric or fluorometric	°20.0	84585 ((Vanillylmandelic)) <u>Vanillylmandelic</u> acid (VMA), urine	24.0
(Transferrin, see 86329)		84588 Vasopressin (antidiuretic hormone), RIA	BR
84472 Trichloroethanol	60.0	84589 Viscosity, fluid	10.0
84474 Trichloroacetic acid	36.0	84590 Vitamin A, blood	40.0
(Trichloroacetaldehyde, see 82400-82405)		84595 including carotene (see also 82380)	60.0
84476 Trifluoperazine	36.0	(Vitamin B-1, see 84425)	
84478 Triglycerides, blood	30.0	(Vitamin B-2, see 84252)	
(See also 83705)		(Vitamin B-6, see 84207)	
84479 Triiodothyronine (T-3), resin uptake		(Vitamin B-12, blood, see 82606, 82607)	
84480 Triiodothyronine, true (TT-3), RIA	36.0	(Vitamin B-12, absorption (Schilling), see 78270, 78271)	
84481 Triiodothyronine, free (FT-3), RIA (unbound T-3 only)	BR	(Vitamin C, see 82180)	
84483 Trimethadione	36.0	(Vitamin E, see 84446)	
84485 Trypsin, duodenal fluid	30.0	84597 Vitamin K	BR
84488 Trypsin, feces, quantitative, 24 hour specimen	30.0	(VMA, see 84585)	
84490 quantitative	30.0	84600 Volatiles (acetic anhydride, carbon tetrachloride, dichloroethane, dichloromethane, diethylether)	45.0
(Tubular reabsorption of phosphate, blood and urine, see 84082)		(For acetaldehyde, see 82000)	
84510 Tyrosin, blood	40.0	84605 Volume, blood, dye method (Evans blue)	30.0
(Ultracentrifugation, lipoprotein, see 82190)		84610 including total plasma and total blood cell volume	50.0
(Urate vs. pyrophosphate crystals, see 84208)		(Volume, blood, RISA or Cr-51, see 78110, 78111)	
		84613 Warfarin	BR
		84615 Xanthurenic acid	BR
		84620 Xylose tolerance test, blood	40.0
		84630 Zinc, quantitative, blood	100.0
		84635 urine	100.0

	Unit Value	
84645	20.0	Zinc sulphate turbidity
		(84680 has been deleted. To report use 82677)
84695	38.5	Gentamicin
84701	66.7	Gonadotropin, chorionic, beta sub-unit, RIA
84800	60.0	Thyroid stimulating hormone (TSH), neonatal
84810	BR	Tobramycin
84999	BR	Unlisted chemistry or toxicology procedure

296-23A-246	Upper extremities.
296-23A-248	Lower extremities.
296-23A-250	Abdomen.
296-23A-252	Gastrointestinal tract.
296-23A-254	Urinary tract.
296-23A-256	Gynecological and obstetrical.
296-23A-258	Vascular system.
296-23A-260	Miscellaneous.
296-23A-262	Diagnostic ultrasound.
296-23A-264	Therapeutic radiology.
296-23A-266	Nuclear medicine.
296-23A-268	Therapeutic.

HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY

296-23A-300	General information—Hospital outpatient pathology and laboratory.
296-23A-310	Billing procedures.
296-23A-315	Unlisted service or procedure.
296-23A-320	Special report.
296-23A-325	Panel or profile tests.
296-23A-330	Urinalysis.
296-23A-335	Chemistry and toxicology.
296-23A-340	Hematology.
296-23A-345	Immunology.
296-23A-350	Microbiology.
296-23A-355	Cytopathology
296-23A-360	Miscellaneous.

HOSPITAL OUTPATIENT PHYSICAL THERAPY

296-23A-400	Hospital outpatient physical therapy rules.
296-23A-410	Muscle testing.
296-23A-415	Modalities.
296-23A-420	Procedures.
296-23A-425	Tests and measurements.

HOSPITAL RULES

NEW SECTION

WAC 296-23A-100 GENERAL INFORMATION. Hospital services will be paid when necessary for treatment of the accepted industrial illness or injury. General information and rules pertaining to the care of injured workers are explained in the section beginning WAC 296-20-010 through 296-20-17003.

To avoid a delay in paying hospital bills be sure the claim number is listed in the space provided on the bill form. If the department's Report of Accident form is completed at the hospital, then a preassigned claim number will be on the form. In other circumstances, the hospital may not be able to obtain the claim number from the injured worker or the attending physician prior to hospitalization and/or outpatient services. When this occurs, contact the local service location or call the department's provider toll-free line in Olympia. Self-insurers may be contacted directly to obtain claim numbers on self-insured claims. See Appendix B in the medical aid rules and maximum fee schedules for a list of self-insured employers.

Do not substitute the date of injury with either the date of admission or the date of service.

Chapter 296-23A WAC HOSPITALS

WAC

HOSPITAL RULES

296-23A-100	General information.
296-23A-105	Rates for daily and ancillary services.
296-23A-110	Hospital outpatient fee schedule information.
296-23A-115	Hospital outpatient services conversion factors.
296-23A-120	Questionable eligibility.
296-23A-125	Refund of incorrect payments.
296-23A-130	Treatment of unrelated illness or injury.
296-23A-135	Closed claims.
296-23A-140	Take-home rx's.
296-23A-145	Routine laboratory procedures on admission.
296-23A-150	Billing procedures.

HOSPITAL OUTPATIENT RADIOLOGY

296-23A-200	General information—Hospital outpatient radiology.
296-23A-205	Billing procedures.
296-23A-210	Injection procedures.
296-23A-215	Responsibility for x-rays.
296-23A-220	Duplication of x-rays.
296-23A-225	Additional views.
296-23A-230	Unlisted service or procedure.
296-23A-235	Special report.
296-23A-240	Head and neck.
296-23A-242	Chest.
296-23A-244	Spine and pelvis.

We urge you to submit bills to the department or self-insurer at the end of each month for the services rendered during that month.

The department or self-insurer will pay hospital inpatient charges for bed rest, physical therapy and/or administration of injectable drugs only under the conditions specified in WAC 296-20-075.

NEW SECTION

WAC 296-23A-105 RATES FOR DAILY AND ANCILLARY SERVICES. The department or self-insurer pays for inpatient daily and ancillary services, and certain outpatient services, by multiplying allowed charges times the ratio of total rate setting revenue minus bad debt to total rate setting revenue for each hospital set annually based upon the latest available budget approved by the Washington state hospital commission. Beginning November 1, 1986, hospital outpatient radiology, pathology and laboratory, and physical therapy services are to be billed and will be paid using the appropriate labor and industries outpatient fee schedule procedure codes.

NEW SECTION

WAC 296-23A-110 HOSPITAL OUTPATIENT FEE SCHEDULE INFORMATION. The hospital outpatient fee schedule contains procedure codes and fee maximums for radiology, pathology and laboratory, and physical therapy services performed in a hospital outpatient setting by practitioners who are approved by the department (see WAC 296-20-015). The fee schedule is based on the Physicians' Current Procedural Terminology (CPT) manual of procedure codes with modifications to accommodate ease of billing and department rules. (Note: Do not use the CPT manual as a billing reference.)

NEW SECTION

WAC 296-23A-115 HOSPITAL OUTPATIENT SERVICES CONVERSION FACTORS.

Radiology (codes 70000 through 79999)	\$5.42
Pathology and laboratory (codes 80000 through 89999)	\$0.51
Physical therapy (codes beginning with 9)	\$1.18

(The conversion factor multiplied by the unit value equals the fee maximum for a procedure code in this chapter.)

NEW SECTION

WAC 296-23A-120 QUESTIONABLE ELIGIBILITY. It is the responsibility of the hospital to try to determine at the time of admission or outpatient service(s) if the injured worker is covered under the Industrial Insurance Act for an allowable industrial illness or injury as stated in the medical aid rules and maximum fee schedules.

In cases of questionable eligibility for an industrial illness or injury, where the hospital has billed the injured worker or other insurance, and the claim is subsequently

allowed, the hospital must make a full refund to the injured worker or other insurer and bill the department or self-insurer for services rendered.

NEW SECTION

WAC 296-23A-125 REFUND OF INCORRECT PAYMENTS. When the department or self-insurer has paid a hospital billing and it is later determined that the service performed was not the responsibility of the department or self-insurer, then it is the hospital's responsibility to refund the department. The department or self-insurer will deduct the incorrect payments from future hospital payments if the hospital does not refund.

NEW SECTION

WAC 296-23A-130 TREATMENT OF UNRELATED ILLNESS OR INJURY. Treatment or surgery for an unrelated illness or injury, while the injured worker is hospitalized or receiving hospital outpatient services, is not usually allowed. When such unrelated treatment is permitted by the department or self-insurer, the requesting physician must identify which services are needed due to the industrial illness or injury and which are needed due to the unrelated condition(s). Diagnostic tests and/or treatment for unrelated conditions directly affecting recovery from the industrial illness or injury may be given consideration as stated under WAC 296-20-055.

Diagnostic tests and studies ordered by the attending physician as a part of the initial care and diagnosis of an industrial injury will be allowed.

NEW SECTION

WAC 296-23A-135 CLOSED CLAIMS. The department or self-insurer will not pay for services rendered after the claim has been closed. If responsibility is later accepted by the department or self-insurer, WAC 296-23A-120 will apply.

NEW SECTION

WAC 296-23A-140 TAKE-HOME RX'S. Take-home prescriptions will be authorized upon discharge of the patient or completion of hospital outpatient services if the medication is necessary for the industrial illness or injury.

NEW SECTION

WAC 296-23A-145 ROUTINE LABORATORY PROCEDURES ON ADMISSION. On admission of an industrially injured patient to a hospital, the department or the self-insurer will allow routine laboratory work-up consisting of a complete blood count or hematocrit, urinalysis, serology, and routine admission chemical screening procedure. Laboratory reports for the procedures accomplished must accompany the bill.

NEW SECTION

WAC 296-23A-150 BILLING PROCEDURES. (1) Bills for hospital services must be submitted on UB-82 bill forms. Follow the billing instructions provided by

the Washington state hospital association. The self-insurer may accept other bill forms.

The following information must appear on the UB-82: Claim number, claimant name and address, worker's social security number (if available), employer name, date of birth, sex, patient status, date of injury, covered dates, nature of injury, side of body for outpatient services, diagnosis with the appropriate ICD-9-CM code(s), date of service, and description of service rendered with the appropriate ICD-9-CM procedure code(s) for inpatient stays or CPT-4 procedure code(s) for outpatient radiology, pathology and laboratory, and physical therapy services.

Summarize inpatient charges by revenue codes as specified in the UB-82 instructions. Itemized detail of summary charges for inpatient services must be attached.

(2) For a bill to be considered for payment, it should be received by the department or self-insurer within ninety days from the date of service.

(3) Supporting documentation for inpatient and outpatient services must be attached to the billings. The reports needed are:

- (a) X-ray findings.
- (b) Laboratory and pathology reports.
- (c) Diagnostics study findings.
- (d) Emergency room reports.
- (e) Admission history and physical examination.
- (f) Discharge summary for stays over forty-eight hours.

(g) Operative report.

(h) Physical therapy notes.

(i) Occupational therapy notes.

(4) The department or the self-insurer may reject bills for services rendered in violation of the medical aid rules and maximum fee schedules.

(5) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital, and fees will be allowed on this basis.

(6) Call-back services between 6 p.m. and 8 a.m., when surgical staff are not normally on duty during this period of time, should be billed using the appropriate revenue codes.

(7) The claim number must be placed on each bill and on each page of the attached documents in the upper right hand corner.

HOSPITAL OUTPATIENT RADIOLOGY

NEW SECTION

WAC 296-23A-200 GENERAL INFORMATION—HOSPITAL OUTPATIENT RADIOLOGY. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general instructions section beginning with WAC 296-20-010. Some of the similarities are repeated here for the convenience of those hospitals referring to the radiology section. Radiology fees for nonhospital providers are covered in chapter 296-23 WAC.

The following procedures and fee maximums apply only when these services are performed by or under the supervision of a physician.

The department or self-insurer may deny payment for radiology procedures which are determined to be excessive or unnecessary for management of the accepted industrial illness or injury.

The technical component represents the expenses of nonradiologist personnel, materials, facilities and space, used for diagnostic or therapeutic services rendered. It excludes the cost of radio-isotopes.

The professional component represents the professional services supplied by physicians. See WAC 296-23-010 to 296-23-130 for billing the professional component.

NEW SECTION

WAC 296-23A-205 BILLING PROCEDURES.

(1) Department billing instructions appear in WAC 296-20-125. Hospital billing information and instructions appear in WAC 296-23A-100, 296-23A-105, and 296-23A-150.

(2) Fee maximums for radiology services are listed for the combined professional and technical components.

(3) Hospitals are reimbursed only for the technical component at a rate up to and including sixty percent of the fee maximum.

(4) Hospitals should bill their usual and customary rates for the technical component of outpatient radiology services.

(5) Radiology procedures performed by other than the billing hospital shall be billed at the value charged the hospital by the reference (outside) radiology department. When possible, the service should be billed under the same procedure code as billed by the reference radiology department.

NEW SECTION

WAC 296-23A-210 INJECTION PROCEDURES. Values for injection procedures include all usual preinjection and postinjection care specifically related to the injection procedure, necessary local anesthesia, placement of needle or catheter, and injection of contrast media.

Vascular injection procedures are listed in the cardiovascular section. Other injection procedures are listed in the appropriate sections.

NEW SECTION

WAC 296-23A-215 RESPONSIBILITY FOR X-RAYS. (1) X-rays should not be sent to the department or self-insurer unless requested for comparison and interpretation in determining permanent disability, other administrative or legal decisions, and for cases in litigation. X-rays must be retained by the hospital for a period of ten years.

(2) X-rays must be made available upon request to consultants, to medical examiners, to the department, to self-insurers and/or to the board of industrial insurance appeals.

(3) If a hospital ceases to function as an acute care facility, department approved custodial arrangements must be made to insure availability of x-rays on request.

NEW SECTION

WAC 296-23A-220 DUPLICATION OF X-RAYS. Every attempt should be made to minimize the number of x-rays taken of injured workers. The attending physician or any other person or institution having possession of x-rays which pertain to the injury and are deemed to be needed for diagnostic or treatment purposes should make these x-rays available upon request.

The department or self-insurer will not authorize nor pay for additional x-rays when recent x-rays are available except when presented with adequate information regarding the need to re-take the x-ray.

NEW SECTION

WAC 296-23A-225 ADDITIONAL VIEWS. The department will only reimburse hospitals for the number of views stated in the description of the procedure. If the number of views taken is not described by a procedure, and the necessity of the views can be supported to the satisfaction of the department, then see WAC 296-23A-230 for the appropriate billing procedure.

NEW SECTION

WAC 296-23A-230 UNLISTED SERVICE OR PROCEDURE. A radiology service or procedure may be provided that is not listed in this section of the fee schedule. When reporting such a service, the appropriate "unlisted procedure" code may be used to indicate the service, identifying it by "special report" as discussed in WAC 296-23A-235. The "unlisted procedures" and accompanying codes for the RADIOLOGY section are as follows:

- 76499 Unlisted diagnostic radiologic procedure
- 76999 Unlisted diagnostic ultrasound procedure
- 77299 Unlisted procedure, therapeutic radiology clinical treatment planning
- 77399 Unlisted procedure, medical radiation physics, dosimetry and treatment devices
- 77499 Unlisted procedure, therapeutic radiology clinical treatment management
- 77799 Unlisted procedure, clinical brachytherapy
- 78099 Unlisted endocrine procedure, diagnostic nuclear medicine
- 78199 Unlisted hematopoietic, R-E and lymphatic procedure, diagnostic nuclear medicine
- 78299 Unlisted gastrointestinal procedure, diagnostic nuclear medicine
- 78399 Unlisted musculoskeletal procedure, diagnostic nuclear medicine
- 78499 Unlisted cardiovascular procedure, diagnostic nuclear medicine
- 78599 Unlisted respiratory procedure, diagnostic nuclear medicine

- 78699 Unlisted nervous system procedure, diagnostic nuclear medicine
- 78799 Unlisted genitourinary procedure, diagnostic nuclear medicine
- 78999 Unlisted miscellaneous procedure, diagnostic nuclear medicine
- 79999 Unlisted radionuclide therapeutic procedure.

NEW SECTION

WAC 296-23A-235 SPECIAL REPORT. A service that is rarely provided, unusual, variable, or new, may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure; and the time, effort and equipment necessary to provide the service. Additional items which may be helpful include: Complexity of symptoms, final diagnosis, pertinent physical findings, diagnostic and therapeutic procedures, concurrent problems, and follow-up care.

NEW SECTION

WAC 296-23A-240 HEAD AND NECK.

	Unit Value
(70002, 70003 have been deleted. To report, use 76499)	
70011 Myelography, posterior fossa; complete procedure .	BR
70016 Cisternography, positive contrast; complete procedure	BR
(For injection procedure only for cisternography, see 61053)	
(70020, 70021 have been deleted. To report, use 76499)	
(70022 has been deleted. To report CT guidance for stereotactic localization, use 76355)	
70030 Radiologic examination, eye, for detection of foreign body	8.8
70040 for localization of foreign body (does not include detection)	14.0
70050 for detection and localization of foreign body	18.0
70100 Radiologic examination, mandible, partial, less than four views	6.0
70110 complete, minimum of four views	10.0

	Unit Value		Unit Value
70120 Radiologic examination, mastoids; less than three views per side.....	6.0	70350 Cephalogram, orthodontic .	4.0
70130 complete, minimum of three views per side	12.0	70355 Orthopantogram.....	10.0
70134 Radiologic examination, internal auditory meati, complete.....	12.0	70360 Radiologic examination, neck; soft tissue.....	4.0
70140 Radiologic examination, facial bones; less than three views.....	6.0	70370 pharynx or larynx, including fluoroscopy and/or magnification technique.....	8.0
70150 complete, minimum of three views.....	10.0	70374 Laryngography, contrast; complete procedure.....	24.0
70160 Radiologic examination, nasal bones, complete, minimum of three views . .	6.4	70380 Radiologic examination, salivary gland for calculus	6.4
70171 Dacryocystography nasolacrimal, complete procedure.....	10.0	70391 Sialography, complete procedure.....	8.0
70190 Radiologic examination; optic foramina.....	6.0	(70400 and 70401 have been deleted. To report, use 76499)	
70200 orbits, complete, minimum of four views.....	8.0	70450 Computerized axial tomography, head or brain; without contrast material.....	58.0
70210 Radiologic examination, sinuses, paranasal, less than three views.....	5.0	70460 with contrast material(s).....	64.0
70220 Radiologic examination, sinuses, paranasal, complete, minimum of three views.....	8.8	70470 without contrast material, followed by contrast material(s) and further sections.....	71.0
(70230, 70231 have been deleted. To report, use 76499)		(For coronal, sagittal, and/or oblique sections, see 76375)	
70240 Radiologic examination, sella turcica.....	5.0	70480 Computerized axial tomography, orbit, sella, or posterior fossa or outer, middle, or inner ear, without contrast material.....	58.0
70250 Radiologic examination, skull; less than four views, with or without stereo	6.0	70481 with contrast material(s).....	64.0
70260 complete, minimum of four views, with or without stereo.....	12.0	70482 without contrast material, followed by contrast material(s) and further sections.....	71.0
70300 Radiologic examination, teeth; single view.....	2.0	(For coronal, sagittal, and/or oblique sections, see 76375)	
70310 partial examination, less than full mouth.....	4.0	70486 Computerized axial tomography, maxillofacial area; without contrast material .	58.0
70320 complete, full mouth . . .	8.0	70487 with contrast material(s).....	64.0
70328 Radiologic examination, temporomandibular joint, open and closed mouth; unilateral.....	6.0	70488 without contrast material, followed by contrast material(s) and further sections.....	71.0
70330 bilateral.....	8.8	(For coronal, sagittal, and/or oblique sections, see 76375)	
70333 Temporomandibular joint arthrotomography (includes a contrast arthrogram and appropriate laminographic studies); complete procedure.....	21.1		

		Unit Value		Unit Value
70490	Computerized axial tomography, soft tissue neck; without contrast material .	BR	71038	Fluoroscopic localization for transbronchial biopsy or brushing. BR
70491	with contrast material(s)	BR	71041	Bronchography, unilateral; complete procedure 14.0
70492	without contrast material followed by contrast material(s) and further sections	BR	71061	Bronchography, bilateral; complete procedure 22.0
	(For coronal, sagittal, and/or oblique sections, see 76375)		71100	Radiologic examination, ribs, unilateral; two views . 7.2
	(For cervical spine, see 72125, 72126)		71101	including posteroanterior chest, minimum of three views 11.2
70540	Magnetic resonance (e.g., proton) imaging; orbit, face, and neck	120.0	71110	Radiologic examination, ribs, bilateral; three views . 10.0
	(70550, 70552 have been deleted. To report, use 70551)		71111	including posteroanterior chest, minimum of four views 14.0
70551	brain (including brain stem)	120.0	71120	Radiologic examination; sternum, minimum of two views 6.0
			71130	sternoclavicular joint or joints, minimum of three views 6.0
NEW SECTION			71250	Computerized axial tomography, thorax; without contrast material 77.0
WAC 296-23A-242 CHEST.			71260	with contrast material(s) 84.0
		Unit Value	71270	without contrast material, followed by contrast material(s) and further sections 90.0
	(71000 Chest minifilm has been deleted)			(For coronal, sagittal, and/or oblique sections, see 76375)
71010	Radiologic examination, chest; single view, frontal	4.0	71550	Magnetic resonance (e.g., proton) imaging, chest (e.g., for evaluation of hilar and mediastinal lymphadenopathy) 120.0
71015	stereo, frontal	5.0	NEW SECTION	
71020	two views, frontal and lateral	7.0	WAC 296-23A-244 SPINE AND PELVIS.	
71021	apical lordotic procedure	7.2		Unit Value
71022	oblique projections	7.2	72010	Radiologic examination, spine, entire, survey study, anteroposterior and lateral 16.0
71023	with fluoroscopy	BR	72020	Radiologic examination, spine, single view, specify level 6.5
71030	Radiologic examination, chest, complete, minimum of four views	8.0	72040	Radiologic examination, spine, cervical; anteroposterior and lateral 6.0
71034	with fluoroscopy	10.0	72050	minimum of four views 10.0
	(For separate chest fluoroscopy, see 76000)		72052	complete, including
71035	Radiologic examination, chest, special views, e.g., lateral decubitus, Bucky studies	BR		
71036	Fluoroscopic localization for needle biopsy of intrathoracic lesion, including follow-up films	BR		

	Unit Value		Unit Value
72070	15.2		
oblique and flexion and/or extension studies Radiologic examination, spine, thoracic, anteroposterior and lateral			
72072	9.0	72170	Radiologic examination, pelvis; anteroposterior only 5.0
72074	12.0	72180	stereo 6.4
72080	16.0	72190	complete, minimum of three views 8.0
72090	9.0		(For pelvimetry, see 74710)
72100	6.0	72192	Computerized axial tomography, pelvis, without contrast material(s) BR
72110	9.0	72193	with contrast material(s) BR
72114	16.0	72194	without contrast material, followed by contrast material(s) and further sections BR
72120	18.5		(For coronal, sagittal, and/or oblique sections, see 76375)
72125	10.0	72200	Radiologic examination, sacroiliac joints; less than three views 5.0
72126	62.4	72202	three or more views 8.0
72127	72.8	72220	Radiologic examination, sacrum and coccyx, minimum of two views 6.4
72128	BR	72241	Myelography, cervical; complete procedure 18.0
72129	62.4	72256	Myelography, thoracic; complete procedure 18.0
72130	72.8	72266	Myelography, lumbosacral; complete procedure 18.0
72131	BR	72271	Myelography, entire spinal canal; complete procedure 30.0
72132	60.0	72286	Diskography, cervical; complete procedure 20.0
	70.0	72296	Diskography, lumbar, complete procedure 20.0
			<u>NEW SECTION</u>
			WAC 296-23A-246 UPPER EXTREMITIES.
72133			Unit Value
72140	BR	73000	Radiologic examination; clavicle, complete 4.8
		73010	scapula, complete 6.0
		73020	Radiologic examination, shoulder, one view 4.0
	120.0	73030	complete, minimum of two views 6.0

	Unit Value		Unit Value
73041 Radiologic examination, shoulder, arthrography; complete procedure	10.0	73520 Radiologic examination, hips, bilateral, minimum of two views of each hip, including anteroposterior view of pelvis	9.6
73050 Radiologic examination; acromioclavicular joints, bilateral, with or without weighted distraction	7.0	73526 Radiologic examination, hip, arthrography; complete procedure	BR
73060 humerus, minimum of two views	4.8	73530 Radiologic examination, hip, during operative procedure	16.0
73070 Radiologic examination, elbow; anteroposterior and lateral views	4.8	(73531 has been deleted. To report, use 73530)	
73080 complete, minimum of three views	6.0	73540 Radiologic examination, pelvis and hips, infant or child, minimum of two views	6.4
73086 Radiologic examination, elbow, arthrography; complete procedure	10.0	73550 Radiologic examination, femur, anteroposterior and lateral views	6.0
73090 Radiologic examination; forearm, anteroposterior and lateral views	4.8	73560 Radiologic examination, knee, anteroposterior and lateral views	4.4
73092 upper extremity, infant, minimum of two views	3.6	73562 anteroposterior and lateral, with oblique(s), minimum of three views	6.4
73100 Radiologic examination, wrist; anteroposterior and lateral views	4.0	73564 complete, including oblique(s), and/or tunnel, and/or patellar, and/or standing views	8.4
73110 complete, minimum of three views	6.0	(73570 Minimum of three views has been deleted. Report using 73562, 73564)	
73116 Radiologic examination, wrist, arthrography; complete procedure	10.0	73581 Radiologic examination, knee, arthrography; complete procedure	16.0
73120 Radiologic examination, hand; two views	4.0	73590 Radiologic examination; tibia and fibula, anteroposterior and lateral views	4.8
73130 minimum of three views	6.0	73592 lower extremity, infant, minimum of two views	4.0
73140 Radiologic examination, finger or fingers, minimum of two views	3.6	73600 Radiologic examination, ankle; anteroposterior and lateral views	4.4
73200 Computerized axial tomography, upper extremity; without contrast material	58.0	73610 complete, minimum of three views	6.0
73201 with contrast material(s)	64.0	73616 Radiologic examination, ankle, arthrography; complete procedure	10.0
73202 without contrast material, followed by contrast material(s) and further sections	71.0	73620 Radiologic examination, foot; anteroposterior and lateral views	4.0
73220 Magnetic resonance (e.g., proton) imaging, upper extremity	BR	73630 complete, minimum of three views	5.6
<u>NEW SECTION</u>			
WAC 296-23A-248 LOWER EXTREMITIES.			
	Unit Value		
73500 Radiologic examination, hip, unilateral, one view	5.0	73650 Radiologic examination; calcaneus, minimum of two	
73510 complete, minimum of two views	7.0		

		Unit Value	<u>NEW SECTION</u>		
			WAC 296-23A-252	GASTROINTESTINAL TRACT.	
	views	4.4			
73660	toe or toes, minimum of two views	3.6			Unit Value
73700	Computerized axial tomography, lower extremity; without contrast material	58.0	74210	Radiologic examination; pharynx and/or cervical esophagus	8.8
73701	with contrast material(s)	64.0	74220	esophagus	8.8
73702	without contrast materials, followed by contrast material(s) and further sections	71.0	74230	Cineradiography, pharynx and/or esophagus	12.0
	(For coronal, sagittal, and/or oblique sections, see 76375)		74235	Removal of foreign body(s), esophageal, with use of Foley-type catheter under fluoroscopic guidance	BR
73720	Magnetic resonance (e.g., proton) imaging, lower extremity	120.0	74240	Radiologic examination, gastrointestinal tract, upper, with or without delayed films, without KUB	14.0
<u>NEW SECTION</u>			74241	with or without delayed films, with KUB	15.2
WAC 296-23A-250 ABDOMEN.			74245	with small bowel, includes multiple serial films	17.6
		Unit Value	74246	Radiologic examination, gastrointestinal tract, upper, air contrast, with specific high density barium, effervescent agent, with or without glucagon; with or without delayed films, without KUB	BR
74000	Radiologic examination, abdomen; single anteroposterior view	6.0	74247	with or without delayed film, with KUB	BR
74010	anteroposterior and additional oblique and cone views	8.0	74249	with small bowel follow through	BR
74020	complete, including decubitus and/or erect views	11.0	74250	Radiologic examination, small bowel, includes multiple serial films	14.0
74022	complete acute abdomen series, including supine, erect, and/or decubitus views, upright PA chest	BR	74260	Duodenography, hypotonic	BR
74150	Computerized axial tomography, abdomen; without contrast material	77.0	74270	Radiologic examination; colon; barium enema	12.0
74160	with contrast material(s)	84.0		(74275 has been deleted. If necessary to report, use 76499)	
74170	without contrast material, followed by contrast material(s) and further sections	90.0	74280	air contrast with high density barium, with or without glucagon	14.0
	(For coronal, sagittal, and/or oblique sections, see 76375)			(74285 has been deleted. To report, see 74270, 74280)	
74181	Magnetic resonance (e.g., proton) imaging, abdomen	120.0	74290	Cholecystography, oral contrast	9.6
			74291	additional or repeat examination or multiple day examination	4.8

	Unit Value		Unit Value
74300 Cholangiography, during surgery	10.0	74415 with nephrotomography .	26.0
74301 additional set during surgery	3.0	74420 Urography, retrograde, with or without kidneys, ureters, and bladder	12.0
74305 postoperative. (For biliary duct stone extraction, percutaneous, see 74327)	12.0	74426 Urography, antegrade, (pyelostogram, nephrostogram, loopogram); complete procedure	BR
74310 intravenous	16.0	74431 Cystography, minimum of three views; complete procedure	8.8
74315 oral contrast	12.0	74441 Vasography, vesiculography, or epididymography; complete procedure	8.8
74321 Cholangiography, percutaneous, transhepatic, complete procedure (74325, 74326 have been deleted. To report, use 76499)	16.0	74446 Corpora cavernosography; complete procedure	BR
74327 Postoperative biliary duct stone removal, percutaneous via T-tube tract, basket or snare (e.g., Burhenne technique) fluoroscopic monitoring and radiography	BR	74451 Urethrocystography, retrograde; complete procedure .	9.6
74328 Endoscopic catheterization of the biliary ductal system, fluoroscopic monitoring and radiography	BR	74456 Urethrocystography, voiding; complete procedure . . . (74460, 74461 have been deleted. To report, use 76499)	14.0
74329 Endoscopic catheterization of the pancreatic ductal system, fluoroscopic monitoring and radiography . . .	BR	74471 Radiologic examination, renal cyst study, translumbar, contrast visualization; complete procedure	10.0
74330 Combined endoscopic catheterization of the biliary and pancreatic ductal systems, fluoroscopic monitoring and radiography	BR	74476 Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; complete procedure	BR
74340 Introduction of long gastrointestinal tube, (e.g., Miller-Abbott), with multiple fluoroscopies and films	BR	74481 Introduction of ureteral catheter or stent into ureter through renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; complete procedure	BR

NEW SECTION

WAC 296-23A-254 URINARY TRACT.

	Unit Value
74400 Urography (pyelography) intravenous, including kidneys, ureters and bladder .	15.2
74405 with special hypertensive contrast concentration and/or clearance studies	16.0
74410 Urography, infusion, drip technique and/or bolus technique	20.0

NEW SECTION

WAC 296-23A-256 GYNECOLOGICAL AND OBSTETRICAL.

	Unit Value
(For abdomen and pelvis, see 74000-74170, 72170-72190)	
74710 Pelvimetry, with or without placental localization	10.0

	Unit Value		Unit Value
74720 Radiologic examination, abdomen, for fetal age, fetal position and/or placental localization; single view	4.0	75552 Magnetic resonance (e.g., proton) imaging, myocardium.....	120.0
74725 multiple views.....	6.0	AORTA AND ARTERIES	
74731 Placentography with contrast cystography; complete procedure	BR	75601 Aortography, thoracic, without serialography; complete procedure	20.0
74741 Hysterosalpingography; complete procedure	10.8	75606 Aortography, thoracic, by serialography; complete procedure	30.0
(74460, 74461 have been deleted. To report, use 76499)		75621 Aortography, abdominal, translumbar, without serialography; complete procedure	32.0
74771 Radiologic examination, fetal study, intrauterine contrast visualization; complete procedure.....	BR	75623 Aortography, abdominal, catheter, without serialography; complete procedure	32.0
74775 Perincogram (e.g., vaginogram, for sex determination or extent of anomalies)	BR	75626 Aortography, abdominal, translumbar, by serialography; complete procedure	40.0
NEW SECTION		75628 Aortography, abdominal, catheter, by serialography; complete procedure	48.0
WAC 296-23A-258 VASCULAR SYSTEM.		75631 Aortography, abdominal plus bilateral iliofemoral lower extremity, catheter, by serialography; complete procedure	BR
	Unit Value	75651 Angiography, cervicocerebral, catheter, including vessel origin; complete procedure	40.0
HEART			
75501 Angiocardiography by cineradiography; complete procedure	22.0	75653 Angiography, cervicocerebral, selective catheter, including vessel origin; one vessel, complete procedure	36.0
75506 Angiocardiography by serialography, single plane; complete procedure	23.0	75655 two vessels, complete procedure	38.0
75509 Angiocardiography by serialography, multiplane; complete procedure	46.0	75657 three or four vessels, complete procedure	40.0
(75510, 75511 CO2 or positive contrast angiocardiography has been deleted. To report, use 76499)		75659 Angiography, brachial, retrograde; complete procedure.....	40.0
75520 Cardiac radiography, selective cardiac catheterization, right side; complete procedure.....	43.0	75661 Angiography, external carotid, cerebral, unilateral, selective; complete procedure.....	40.0
75524 Cardiac radiography, selective cardiac catheterization, left side; complete procedure.....	21.5	75663 Angiography, external carotid, cerebral, bilateral, selective; complete procedure.....	50.0
75528 Cardiac radiography, selective cardiac catheterization, right and left side; complete procedure.....	55.0	75667 Angiography, carotid, cerebral, unilateral; direct puncture, complete procedure.....	40.0

	Unit Value		Unit Value
75669 catheter, complete procedure	46.0	75727 Angiography, visceral; selective (including flush aortogram), complete procedure	46.0
75672 Angiography, carotid, cerebral, bilateral; direct puncture, complete procedure ..	50.0	75728 supraselective, complete procedure	48.0
75673 catheter, complete procedure	54.0	(For selective angiography, additional visceral vessels studied after basic examination, see 75773)	
75677 Angiography, carotid, cervical, unilateral; direct puncture, complete procedure	40.0	75732 Angiography, adrenal, unilateral, selective; complete procedure	46.0
75678 catheter, complete procedure	46.0	75734 Angiography, adrenal, bilateral, selective; complete procedure	48.0
75681 Angiography, carotid, cervical, bilateral; direct puncture, complete procedure ..	50.0	75737 Angiography, pelvic, selective, complete procedure ..	44.0
75682 catheter, complete procedure	54.0	75738 supraselective, complete procedure	46.0
75686 Angiography, vertebral; direct puncture, complete procedure	40.0	75742 Angiography, pulmonary, unilateral, selective; complete procedure	30.0
75687 catheter, complete procedure	46.0	75744 Angiography, pulmonary, bilateral, selective; complete procedure	50.0
75691 Angiography, vertebral, cervical, unilateral; direct puncture, complete procedure	40.0	75747 Angiography, pulmonary; by catheter, nonselective, complete procedure	30.0
75692 catheter, complete procedure	46.0	75748 venous injection, complete procedure	40.0
75696 Angiography, vertebral, cervical, bilateral; direct puncture, complete procedure	50.0	75751 Angiography, coronary, root injection; complete procedure	60.0
75697 catheter, complete procedure	54.0	75753 Angiography, coronary, unilateral selective injection, including left ventricular and supra-ventricular angiogram and pressure recording; complete procedure	70.0
75706 Angiography, spinal, selective; complete procedure ..	28.0	75755 Angiography, coronary, bilateral selective injection, including left ventricular and supra-ventricular angiogram and pressure recording; complete procedure ..	80.0
75711 Angiography, extremity, unilateral; without serialography, complete procedure	30.0	75757 Angiography, internal mammary, complete procedure	40.0
75712 by serialography, complete procedure	32.0	75764 Angiography, coronary bypass, unilateral selective injection; complete procedure	BR
75717 Angiography, extremity, bilateral; without serialography, complete procedure	32.0	75767 Angiography, coronary bypass, multiple selective injection; complete procedure	BR
75718 by serialography, complete procedure	34.0		
75723 Angiography, renal, unilateral, selective, (including flush aortogram); complete procedure	40.0		
75725 Angiography, renal, bilateral, selective, (including flush aortogram); complete procedure	60.0		

	Unit Value		Unit Value
75773		75871	
Angiography, visceral, selective, additional vessels studied after basic examination; complete procedure.....		Venography, superior sagittal sinus; complete procedure, including direct puncture.....	32.0
	BR	75873	
75790		Venography, epidural; complete procedure.....	BR
Angiography, arteriovenous shunt (e.g., dialysis patient).....	BR	75881	
		Venography, orbital; complete procedure.....	36.0
VEINS AND LYMPHATICS			
75802		75886	
Lymphangiography, extremity only, unilateral; complete procedure.....	25.0	Percutaneous transhepatic portography with hemodynamic evaluation; complete procedure.....	36.0
75804		75888	
Lymphangiography, extremity only, bilateral; complete procedure.....	35.0	Percutaneous transhepatic portography without hemodynamic evaluation; complete procedure.....	34.0
75806		75890	
Lymphangiography, pelvic/abdominal, unilateral; complete procedure.....	35.0	Hepatic venography wedged or free, with hemodynamic evaluation; complete procedure.....	38.0
75808		75892	
Lymphangiography, pelvic/abdominal, bilateral; complete procedure.....	35.0	Hepatic venography, wedged or free, without hemodynamic evaluation; complete procedure.....	34.0
75811		75893	
Splenoportography; complete procedure.....	40.0	Venous sampling through catheter without angiography (e.g., for parathyroid hormone, renin).....	5.0
75821			
Venography, extremity, unilateral; complete procedure.....	16.0	TRANSCATHETER THERAPY AND BIOPSY	
75823		75895	
Venography, extremity, bilateral; complete procedure.....	26.0	Transcatheter therapy, embolization, including angiography; complete procedure.....	40.0
75826		75897	
Venography, caval, inferior, with serialography; complete procedure.....	32.0	Transcatheter therapy, infusion, including angiography; complete procedure.....	42.0
75828		75898	
Venography, caval, superior, with serialography; complete procedure.....	35.0	Angiogram through existing catheter for follow-up study for transcatheter therapy, embolization or infusion.....	10.0
75832		75951	
Venography, renal, unilateral, selective; complete procedure.....	40.0	Transcatheter intravascular occlusion, temporary, including angiography; complete procedure.....	BR
75834		75956	
Venography, renal, bilateral, selective; complete procedure.....	45.0	Transcatheter intravascular occlusion, permanent, including angiography; complete procedure.....	BR
75841		75961	
Venography, adrenal, unilateral, selective; complete procedure.....	30.0	Transcatheter retrieval, percutaneous, of fractured venous or arterial catheter.....	BR
75843		75971	
Venography, adrenal, bilateral, selective; complete procedure.....	32.0	Transcatheter biopsy; complete procedure.....	BR
75846		75973	
Venography, azygos; selective, complete procedure.....	30.0	Percutaneous transluminal angioplasty, unilateral; complete procedure.....	BR
75847			
nonselective, complete procedure.....	28.0		
75851			
Venography, intraosseous; complete procedure.....	32.0		
75861			
Venography, sinus or jugular, catheter, complete procedure.....	32.0		

	Unit Value		Unit Value
75975 Percutaneous transluminal angioplasty, bilateral, single catheter, complete procedure	BR	76010 Radiologic examination from nose to rectum for foreign body, single film, child	BR
75977 Percutaneous transluminal angioplasty, bilateral, dual catheters, complete procedure	BR	76020 Bone age studies	6.0
75981 Percutaneous transhepatic biliary drainage with contrast monitoring, complete procedure	BR	76040 Bone length studies (orthoroentgenogram, scanogram)	10.0
75983 Percutaneous placement of drainage catheter for combined internal and external biliary drainage or of a drainage stent for internal biliary drainage in patients with an inoperable mechanical biliary obstruction; complete procedure	BR	(76060 Osseous survey has been expanded into 76061, 76062)	
75985 Change of percutaneous drainage catheter with contrast monitoring (i.e., biliary tract, urinary tract); complete procedure	BR	76061 Radiological examination, osseous survey; limited (e.g., for metastases)	15.2
75990 Drainage of abscess, percutaneous, with radiologic guidance (i.e., fluoroscopy, ultrasound, or computed tomography), with or without placement of indwelling catheter	BR	76062 complete (axial and appendicular skeleton)	BR
		76065 Radiologic examination; osseous survey, infant	13.2
		76066 Joint survey, single view, one or more joints (specify)	BR
		76081 Radiologic examination, fistula or sinus tract study; complete procedure	12.0
		76087 Mammary ductogram or galactogram, unilateral; complete procedure	15.8
		76089 Mammary ductogram or galactogram, bilateral; complete procedure	26.5
		76090 Mammography, unilateral	8.8
		76091 bilateral	13.2
		(For xeromammography, list 76150 in addition to code for mammography)	
		76096 Radiologic examination, localization of breast nodule or calcification; before operation, with marker and confirmation of its position with appropriate imaging	14.6
		76100 Radiologic examination, single plane body section, (e.g., tomography), other than kidney	13.2
		76101 Radiologic examination, complex motion (i.e., hypercycloidal) body section (e.g., mastoid polytomography), other than kidney, unilateral	19.3
		76102 bilateral	35.0
		(For nephrotomography, see 74415)	
		76120 Cineradiography, except where specifically included	13.2
NEW SECTION			
WAC 296-23A-260 MISCELLANEOUS.			
	Unit Value		
(For arthrography of shoulder, see 73041, elbow, see 73086, wrist, see 73116, hip, see 73526, knee, see 73581, ankle, see 73616)			
76000 Fluoroscopy (separate procedure), other than 71023 or 71034	3.0		
76003 Fluoroscopic localization for needle biopsy or fine needle aspiration	BR		

	Unit Value		Unit Value
76125 Cineradiography to complement routine examination	7.0	<i>Real-time scan: Implies a two-dimensional ultrasonic scanning procedure with display of both two-dimensional structure and motion with time</i>	
<p>(76127 has been deleted. The use of photographic media is not reported separately but is considered to be a component of the basic procedure)</p> <p>(76130-76137 have been deleted. To report, use code for specific radiologic examination)</p>			
76150 Xeroradiography	6.0		
<p>(76300 has been deleted. For thermography of the breast, use 76499)</p>			
76350 Subtraction in conjunction with contrast studies	BR		BR
76355 Computerized tomography guidance for stereotactic localization	BR		22.9
76361 Computerized tomography guidance for needle biopsy; complete procedure	BR		22.9
76366 Computerized tomography guidance for cyst aspiration; complete procedure	BR		15.4
76370 Computerized tomography guidance for placement of radiation therapy fields	BR		BR
76375 Computerized tomography, coronal, sagittal, and/or oblique reconstruction	23.5		BR
76400 Magnetic resonance (e.g., proton) imaging, bone marrow blood supply	120.0		BR
76499 Unlisted diagnostic radiologic procedure	BR		BR

HEAD AND NECK

76500 Echoencephalography, A-mode, diencephalic midline	7.7	<p>(76505 has been deleted. To report complete A-mode echoencephalography, use 76999)</p>	
76506 Echoencephalography, B-scan and/or real time with image documentation (gray scale) (for determination of ventricular size, delineation of cerebral contents and detection of fluid masses or other intracranial abnormalities), including A-mode encephalography as secondary component where indicated	BR		
76511 Ophthalmic ultrasound, echography; A-mode spectral analysis with amplitude quantitation	22.9		
76512 contact B-scan	22.9		
<p>(76515 has been deleted. To report, use 76999)</p>			
76516 Ophthalmic biometry by ultrasound echography, A-mode	15.4		
<p>(76517 has been deleted. To report, use 76999)</p>			
76519 with intraocular lens power calculation	BR		
76529 Ophthalmic ultrasound foreign body localization	BR		
<p>(76530 has been deleted. To report A-mode echography of thyroid, use 76999)</p> <p>(76535 has been deleted. To report, use 76536)</p>			
76536 Echography, soft tissues of head and neck (e.g., thyroid, parathyroid, parotid), B-scan and/or real time with image documentation	BR		

NEW SECTION

WAC 296-23A-262 DIAGNOSTIC ULTRASOUND.

NOTES

- A-mode: Implies a one-dimensional ultrasonic measurement procedure
- M-mode: Implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures
- B-scan: Implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display

HEART

<p>(76601 has been deleted. To report, use 76999)</p>			
76604 Echography, chest, B-scan (includes mediastinum) and/or real time with image documentation	11.4		
76620 Echocardiography, M-mode, complete	15.4		
76625 limited, (e.g., follow-up or limited study)	7.7		

	Unit Value		Unit Value
76627		76925	
Echocardiography, real time with image documentation (2D); com- plete	11.4	Peripheral imaging, B-scan, Dop- pler or real-time scan	BR
76628	9.7		
limited		ULTRASONIC GUIDANCE PROCEDURES	
76629		76931	
Echocardiography, M-mode and/or real time with image doc- umentation	BR	Ultrasonic guidance for pericardi- ocentesis; complete procedure	BR
76632	BR	76935	
Doppler echocardiography		Ultrasonic guidance for thoracen- tisis; complete procedure	5.0
(Procedure 76632 is often per- formed in combination with M- mode or 2-dimensional echocar- diography)		76939	
(76640 has been deleted. To report A-mode echography of the breast, use 76999)		Ultrasonic guidance for cyst (any location) or renal pelvis aspiration; complete procedure	2.0
76645		76943	
Echography, breast, B-scan and/or real time with image documentation	19.2	Ultrasonic guidance for needle bi- opsy; complete procedure	6.0
		76945	
ABDOMEN AND RETROPERITONEUM		Ultrasonic guidance for abscess or collection drainage; complete proce- dure	BR
76700		76947	
Echography, abdominal, B-scan and/or real time with image docu- mentation; complete study	22.9	Ultrasonic guidance for amniocen- tisis; complete procedure	6.0
76705		76950	
limited (e.g., single organ, quadrant, follow-up)	15.4	Echography for placement of radi- ation therapy fields, B-scan	17.1
76770		76960	
Echography, retroperitoneal (e.g., renal, aorta, nodes) B-scan and/or real time with image documenta- tion; complete	22.9	Ultrasonic guidance for placement of radiation therapy fields, except for B-scan echography	14.3
76775			
limited	19.2	MISCELLANEOUS	
		76970	
PELVIS		Ultrasound study follow-up (speci- fy)	10.0
76805		(76980 has been deleted. To re- port, use code for specific ultra- sound examination)	
Echography, pregnant uterus, B- scan and/or real time with image documentation; complete	21.2	(76985 has been deleted. To re- port, use 76986)	
76815		76986	
limited (fetal growth rate, heart beat, anomalies, placental loca- tion)	9.7	Echography, intraoperative	BR
76816		(76990 has been deleted. To re- port, use 76999)	
follow-up or repeat (e.g., for follicles)	BR	76991	
75818	BR	Intraluminal ultrasound study (e.g., transrectal, transvesical)	BR
Fetal biophysical profile		76999	
76825		Unlisted ultrasonic procedure	BR
Echocardiography, fetal heart in utero	BR		
76855	11.4	<u>NEW SECTION</u>	
Echography, pelvic area (Doppler).		WAC 296-23A-264 THERAPEUTIC RADIOLO- GY. Listings of therapeutic radiology provide for tele- therapy and brachytherapy to include initial consulta- tion, clinical treatment planning, simulation, medical ra- diation physics, dosimetry, treatment devices, special services, and clinical treatment management procedures. They include normal follow-up care during course of treatment and for three months following its completion.	
76856		77299	
Echography, pelvic (nonobstetric), B-scan and/or real time with image documentation; complete	BR	Unlisted procedure, therapeutic ra- diology clinical treatment planning	
76857	BR	77399	
limited or follow-up		Unlisted procedure, medical radi- ation physics, dosimetry and treat- ment devices	
GENITALIA			
76870			
Echography, scrotum and contents .	BR		
EXTREMITIES			
76880			
Echography, extremity, B-scan and/or real time with image docu- mentation	BR		
VASCULAR STUDIES			

<p>77499 Unlisted procedure, therapeutic radiology clinical treatment management</p> <p>77799 Unlisted procedure, clinical brachytherapy</p> <p>(For treatment by injectable or ingestible isotopes, see subsection NUCLEAR MEDICINE)</p> <p>CONSULTATION: CLINICAL MANAGEMENT</p> <p>Preliminary consultation, evaluation of patient prior to decision to treat, or full medical care (in addition to treatment management) when provided by the therapeutic radiologist may be identified by the appropriate procedure codes from medicine or surgery sections.</p> <p>CLINICAL TREATMENT PLANNING (EXTERNAL AND INTERNAL SOURCES)</p> <p>The clinical treatment planning process is a complex service including interpretation of special testing, tumor localization, treatment volume determination, treatment time/dosage determination, choice of treatment modality, determination of number and size of treatment ports, selection of appropriate treatment devices, and other procedures.</p> <p>DEFINITIONS:</p> <p>Simple—planning requiring single treatment area of interest encompassed in a single port or simple parallel opposed ports with simple blocking.</p> <p>Intermediate—planning requiring three or more converging ports, two separate treatment areas, special blocking, or special time dose constraints.</p> <p>Complex—planning requiring highly complex blocking, tangential ports, special wedges or compensators, three or more separate treatment areas, rotational or special beam considerations.</p> <p>(Procedures 77260, 77265, 77270, 77275 have been deleted. To report, use 77261-77263)</p>	<p>Unit Value</p>	<p>MEDICAL RADIATION PHYSICS, DOSIMETRY, TREATMENT DEVICES AND SPECIAL SERVICES</p> <p>77300 Basic radiation dosimetry calculation, central axis depth dose, TDF, NSD, gap calculation off axis factor, tissue inhomogeneity factors, as required during course of treatment 4.0</p> <p>77305 Teletherapy, isodose plan (whether hand or computer calculated); simple (one or two parallel opposed unmodified ports directed to a single area of interest) 3.0</p> <p>77310 intermediate (three or more treatment ports directed to a single area of interest) 4.0</p> <p>77315 complex (mantle or inverted Y, tangential ports, the use of wedges, compensators, complex rotational blocking or special beam considerations) 6.0</p> <p>(Procedures 77320, 77325, 77330, 77335, 77340 have been deleted. To report, use 77300-77399 as appropriate)</p> <p>77321 Special teletherapy port plan, particles, hemi-body, total body BR</p> <p>77326 Brachytherapy isodose calculation; simple (calculation made from single plane, one to four source/ribbon application) BR</p> <p>77327 intermediate (multiplane dosage calculations, application involving five to ten sources/ribbons) BR</p> <p>77328 complex (multiplane isodose plan, volume implant calculations, over ten sources/ribbons used, special spatial reconstruction) BR</p> <p>77331 Special dosimetry (e.g., TLD, microdosimetry) (specify) BR</p> <p>77332 Treatment devices, design and construction; simple (simple block, simple bolus) BR</p> <p>77333 intermediate (multiple blocks, stents, bite blocks, special bolus) BR</p> <p>77334 complex (irregular blocks, special shields, compensators, wedges, molds or casts) BR</p> <p>77336 Continuing medical radiation physics consultation in support of therapeutic radiologist, including continuing quality assurance BR</p> <p>(Procedures 77345-77360 have been deleted. To report, use 77300-77399 as appropriate)</p> <p>77370 Special medical radiation physics consultation BR</p>
<p>Bill procedure codes 77261-77299 only if a technical component has been performed.</p> <p>77261 Therapeutic radiology treatment planning; simple BR</p> <p>77262 intermediate BR</p> <p>77263 complex BR</p> <p>77280 Therapeutic radiology simulation-aided field setting (requiring simulator, with or without fluoroscopy); simple BR</p> <p>77285 intermediate BR</p> <p>77290 complex BR</p> <p>77299 Unlisted procedure, therapeutic radiology clinical treatment planning. BR</p>	<p>Unit Value</p>	

	Unit Value
77399 Unlisted procedure, medical radiation physics, dosimetry and treatment devices	BR
CLINICAL TREATMENT MANAGEMENT	
<i>Except where specified, assumes a treatment on a daily basis (4 or 5 fractions per week) with the use of megavoltage photon or high energy particle sources. Daily and weekly clinical treatment management are mutually exclusive for the same dates.</i>	
DEFINITIONS: <i>Simple—single treatment area, single port or parallel opposed ports, simple blocks.</i>	
<i>Intermediate—two separate treatment areas, three or more ports on a single treatment area, use of special blocks.</i>	
<i>Complex—three or more separate treatment areas, highly complex blocking (mantle, inverted Y, tangential ports, wedges, compensators, or other special beam considerations).</i>	
<i>Bill procedure codes 77400-77499 only if a technical component has been performed.</i>	
77400 Daily megavoltage treatment management, simple	2.0
77405 intermediate	3.0
77410 complex	4.0
77415 Therapeutic radiology treatment port film interpretation and verification, per treatment course	3.0
77420 Weekly megavoltage treatment management, simple	4.0
77425 intermediate	5.0
77430 complex	6.0
<i>(Procedures 77435-77460 have been deleted. To report, use 77400-77499 as appropriate)</i>	
77465 Daily kilovoltage treatment management	2.0
77470 Special treatment procedure (e.g., total body irradiation, hemibody irradiation, per oral, vaginal cone irradiation)	BR
<i>(77470 assumes that the procedure be performed one or more times during the course of therapy, in addition to daily or weekly patient management)</i>	
77499 Unlisted procedure, therapeutic radiology clinical treatment management	BR

HYPERTHERMIA

Hyperthermia treatments as listed in this section include external (superficial and deep) and interstitial. Radiation therapy when given concurrently is listed separately.

	Unit Value
<i>Hyperthermia is used only as an adjunct to radiation therapy or chemotherapy. It may be induced by a variety of sources, e.g., microwave, ultrasound, low energy radio-frequency conduction, or by probes.</i>	
<i>The listed treatments include management during the course of therapy and follow-up care for three months after completion. Preliminary consultation is not included (see WAC 296-21-030). Physics planning and interstitial insertion of temperature sensors, and use of external or interstitial heat generating sources are included.</i>	
<i>The following descriptors are included in the treatment schedule:</i>	
77600 Hyperthermia, externally generated; superficial (i.e., heating to a depth of 4 cm or less)	BR
77605 deep (i.e., heating to depths greater than 4 cm)	BR
77610 Hyperthermia generated by interstitial probe(s); 5 or fewer interstitial applicators	BR
77615 more than 5 interstitial applicators	BR

CLINICAL BRACHYTHERAPY

Clinical brachytherapy requires the use of either natural or man-made radioelements applied into or around a treatment field of interest.

DEFINITIONS: *(Sources refer to intracavitary placement or permanent interstitial placement; ribbons refer to temporary interstitial placement)*

Simple—application with one to four sources/ribbons

Intermediate—application with five to ten sources/ribbons

Complex—application with greater than ten sources/ribbons

(Procedures 77600-77699 have been deleted. To report, use 77332-77334 or 77399 as appropriate)

(Procedures 77700-77749 have been deleted. To report, use 77761-77799 as appropriate)

77750 Infusion or instillation of radioelement solution	12.5
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(Procedures 77755-77785 have been deleted. To report, use 77761-77799 as appropriate)

77761 Intracavitary radioelement application; simple	BR
77762 intermediate	BR
77763 complex	BR

	Unit Value		Unit Value
77776		Interstitial radioelement applica- tion; simple	BR (For triiodothyronine (true TT-3), RIA, see 84480)
77777		intermediate	BR
77778		complex	BR (For calcitonin, RIA, see 82308)
77789		Surface application of radioele- ment	24.75 (For triiodothyronine, fee (FT-3), RIA (unbound T-3 only), see 84481)
77790		Supervision, handling, loading of radioelement	33.5
77799		Unlisted procedure, clinical brachy- therapy	BR (For T-4 thyroxine, CPB or resin uptake, see 84435)
		(Procedure 77800 has been deleted. To re- port, use 77331)	(For TT-4 thyroxine, RIA, see 84436)
		(Procedures 77805-77810 have been delet- ed. To report, use 77305-77321 or 77326- 77328 as appropriate)	(For T-4 thyroxine, neonatal, see 84437)
		(Procedure 77850 has been deleted. To re- port, use 77300, 77336, 77370)	(For FT-4 thyroxine, fee, RIA (unbound T-4 only), see 84439)
		(Procedure 77860 has been deleted. To re- port, use 77336)	(78070 has been deleted. To report parathyroid imaging, use 78099)
		(Procedure 77999 has been deleted. To re- port, use 77399)	(For parathormone (parathyroid hormone), RIA, see 83970)
			78075 Adrenal imaging BR

NEW SECTION

WAC 296-23A-266 NUCLEAR MEDICINE.

NOTES:

Listed procedures may be performed independently or in the course of overall medical care.

Radioimmunoassay tests are found in the clinical pathology section (codes 82000-84999). These codes can be appropriately used by any specialist performing such tests in a laboratory licensed and/or certified for radioimmunoassays. The reporting of these tests is not confined to clinical pathology laboratories alone.

DIAGNOSTIC

ENDOCRINE SYSTEM

	Unit Value		Unit Value
78000		Thyroid uptake, single determina- tion	6.0 (For aldosterone, double isotope technique, see 82087)
78001		multiple determinations	8.0 (For aldosterone, RIA, blood, see 82088)
78003		stimulation suppression or dis- charge (not including initial up- take studies)	9.0 (For aldosterone, RIA, urine, see 82089)
78006		Thyroid imaging, with uptake; sin- gle determination	16.0 (For 17-ketosteroids, RIA, see 83588)
78007		multiple determinations	18.0 (For 17-OH ketosteroids, RIA, see 83599)
78010		Thyroid imaging; only	10.0 (For 17-hydroxycorticosteroids, RIA, see 83491)
78011		with vascular flow	BR (For insulin, RIA, see 83525)
78015		Thyroid carcinoma metastases im- aging; limited area (e.g., neck and chest only)	20.0 (For insulin antibodies, RIA, see 86337)
78016		with additional studies (e.g., urinary recovery)	25.0 (For insulin factor antibodies, RIA, see 86338)
78017		multiple areas	BR (For proinsulin, RIA, see 84206)
78018		whole body	BR (For glucagon, RIA, see 82943) (For adrenocorticotrophic hor- mone (ACTH), RIA, see 82024)

	Unit Value		Unit Value
(For human growth hormone (HGH), (somatotropin), RIA, see 83003)		78111 multiple samplings	BR
(For human growth antibody, RIA, see 86277)		(For dye method, see 84605, 84610)	
(For thyroglobulin antibody, RIA, see 86800)		78120 Red cell mass determination, single sampling	12.0
(For thyroid microsomal antibody, RIA, see 86376)		78121 multiple samplings	BR
(For thyroid stimulating hormone (TSH), RIA, see 84443)		(For dye method, see 84610)	
(For thyrotropin releasing factor, RIA, see 84444)		78130 Red cell survival study	20.0
(For plus long-acting thyroid stimulator (LATS), see 84445)		78135 with splenic and/or hepatic sequestration	30.0
(For follicle stimulating hormone (FSH component of pituitary gonadotropin), RIA, see 83001)		78140 Red cell splenic and/or hepatic sequestration	20.0
(For luteinizing hormone (LH component of pituitary gonadotropin), (ICSH), RIA, see 83002)		78160 Plasma radioiron disappearance (turnover) rate	16.0
(For luteinizing releasing factor (LRH), RIA, see 83727)		78162 Radioiron oral absorption	BR
(For prolactin level (mammotropin), RIA, see 84146)		78170 Radioiron red cell utilization	24.0
(For oxytocin level, (oxytocinase), RIA, see 83949)		(78180 has been deleted. To report radioiron body distribution and storage pools, use 78199)	
(For vasopressin level (antidiuretic hormone), RIA, see 84588)		(For hemosiderin, RIA, see 83071)	
(For estradiol, RIA, see 82670)		(For intrinsic factor antibodies, RIA, see 86340)	
(For progesterone, RIA, see 84144)		(For cyanocobalamin (vitamin B-12), RIA, see 82607)	
(For testosterone, blood, RIA, see 84403)		(For folic acid (folate) serum, RIA, see 82746)	
(For testosterone, urine, RIA, see 84405)		(For human hepatitis antigen, hepatitis associated agent (Australian antigen) (HAA), RIA, see 86287)	
(For etiocholanolone, RIA, see 82696)		(For hepatitis A antibody (HAAb), RIA, see 86296)	
78099 Unlisted endocrine procedure, diagnostic nuclear medicine	BR	(For hepatitis A virus antibody (HAVAb), see 86297)	
(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		(For hepatitis B core antigen (HB _c Ag), RIA, see 86288)	
		(For hepatitis B core antibody (HB _c Ab), RIA, see 86289)	
		(For hepatitis B surface antigen (HB _s Ag), RIA, see 86287)	
		(For hepatitis B surface antibody (HB _s Ab), RIA, see 86291)	
		(For hepatitis Be antigen (HB _e Ag), RIA, see 86293)	
		(For hepatitis Be antibody (HB _e Ab), RIA, see 86295)	
HEMATOPOIETIC, RETICULOENDOTHELIAL AND LYMPHATIC SYSTEM			
78102 Bone marrow imaging, limited area	BR		
78103 multiple areas	BR	78185 Spleen imaging only	20.0
78104 whole body	BR	(If combined with liver study, use procedures 78215 and 78216)	
78110 Blood or plasma volume, radioisotope technique, single sampling	8.0		

	Unit Value		Unit Value
78186 with vascular flow	25.0	(For intrinsic factor level, see 83528)	
78191 Platelet survival	BR		
78195 Lymphatics and lymph glands imaging	BR	(For carcinoembryonic antigen level (CEA), RIA, see 86151)	
78199 Unlisted hematopoietic, reticuloendothelial and lymphatic procedure, diagnostic nuclear medicine	BR	78290 Bowel imaging (e.g., ectopic gastric mucosa, Meckel's localization, volvulus)	20.0
(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		78291 Peritoneal-venous shunt patency test (e.g., for LeVeen shunt)	BR
		78299 Unlisted gastrointestinal procedure, diagnostic nuclear medicine	BR
GASTROINTESTINAL SYSTEM			
78201 Liver imaging, only	20.0	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)	
78202 with vascular flow	25.0		
(For spleen imaging only, use 78185 and 78186)			
78215 Liver and spleen imaging	25.0		
78216 with vascular flow	30.0		
78220 Liver function study with hepatobiliary agents; with serial images	20.0	(Bone and joint imaging can be used in the diagnosis of a variety of infectious inflammatory diseases, e.g., osteomyelitis, as well as for localization of primary and/or metastatic neoplasms)	
(78221 has been deleted. To report liver function study with probe technique, use 78299)			
78223 Hepatobiliary ductal system imaging, including gallbladder	BR	78300 Bone imaging, limited area (e.g., skull, pelvis)	25.0
78225 Liver-lung imaging (e.g., subphrenic abscess)	BR	78305 multiple areas	40.0
78230 Salivary gland imaging	14.0	78306 whole body	48.2
78231 with serial images	16.0	78310 vascular flow only	BR
78232 Salivary gland function study	BR	78350 Bone density (bone mineral content) study; single photon absorptionmetry	BR
(78240 has been deleted. To report pancreas imaging, use 78299)		78351 dual photon absorptionmetry....	BR
78261 Gastric mucosa imaging	BR	78380 Joint imaging, limited area	BR
78262 Gastroesophageal reflux study	BR	78381 multiple areas	BR
78264 Gastric emptying study	BR	78399 Unlisted musculoskeletal procedure, diagnostic nuclear medicine	BR
78270 Vitamin B-12 absorption studies (e.g., Schilling test); without intrinsic factor (e.g., Schilling test)	10.0		
78271 with intrinsic factor (e.g., Schilling test)	20.0		
78272 Vitamin B-12 absorption studies combined, with and without intrinsic factor	25.0	CARDIOVASCULAR SYSTEM	
78276 Gastrointestinal aspirate blood loss localization	BR	(78401 has been deleted. To report, see 78402-78415)	
78278 Acute gastrointestinal blood loss imaging	BR	78402 Cardiac blood pool imaging with vascular flow assessment (sequential imaging with or without time activity curve evaluation)	25.0
78280 Gastrointestinal blood loss study...	16.0	78403 Cardiac blood pool imaging by gated equilibrium blood pool technique, with determination of global or regional ventricular function (specify right, left, or both) including but not necessarily limited to ejection fraction and wall motion, at rest	BR
78282 Gastrointestinal protein loss	12.0	78404 with exercise and/or pharmacologic intervention, including but not necessarily limited to continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular stress	
(78285, 78286 have been deleted. To report gastrointestinal fat or fatty acid absorption studies, use 78299)			
(For gastrin, RIA, see 82941)			

	Unit Value		Unit Value
78407	BR	78458 bilateral	BR
		78470 Cardiac output	BR
	BR	(78490 has been deleted. To report tissue clearance studies, use 78499)	
		(For digoxin, RIA, see 82643)	
78411		(For digitoxin (digitalis), RIA, see 82640)	
		(For cerebral blood flow study, see 78615)	
78412	BR	78499 Unlisted cardiovascular procedure, diagnostic nuclear medicine	BR
		(For chemical analysis, RIA tests, see Chemistry and Toxicology section)	
RESPIRATORY SYSTEM			
	BR	78580 Pulmonary perfusion imaging; particulate	26.0
		78581 gaseous	BR
		78582 gaseous, with ventilation, rebreathing and washout	BR
		78584 Pulmonary perfusion imaging, particulate, with ventilation; single breath	BR
	BR	78585 rebreathing and washout, with or without single breath	1.6
	BR	78586 Pulmonary ventilation imaging, aerosol; single projection	BR
	BR	78587 multiple projections (e.g., anterior, posterior, lateral views)	BR
	BR	78591 Pulmonary ventilation imaging, gaseous, single breath, single projection	BR
		78593 Pulmonary ventilation imaging, gaseous, with rebreathing and washout with or without single breath; single projection	22.0
	BR	78594 multiple projections (e.g., anterior, posterior, lateral views)	BR
	BR	78599 Unlisted respiratory procedure, diagnostic nuclear medicine	BR
NERVOUS SYSTEM			
	BR	78600 Brain imaging, limited procedure ..	26.0
		78601 with vascular flow	31.0
	BR	78605 Brain imaging, complete study	30.0
	BR	78606 with vascular flow	35.0
	BR	78610 Brain imaging, vascular flow only ..	10.0
	BR	78615 Cerebral blood flow, inert radionuclide gas washout	BR
	BR	78630 Cerebrospinal fluid flow, imaging (not including introduction of material); cisternography	35.0
	BR	78635 ventriculography	35.0
	BR	78640 myelography	BR
	BR	78645 shunt evaluation	35.0

	Unit Value		Unit Value
78650 CSF leakage (For myelin basic protein, CSF, RIA, see 83873)	32.0	(For chorionic gonadotropin beta subunit, RIA, see 84701)	
78655 Eye tumor identification	BR	(For pregnanediol, RIA, see 84135)	
78660 Dacryocystography (lacrimal flow study)	BR	(For pregnanetriol, RIA, see 84138)	
78699 Unlisted nervous system procedure, diagnostic nuclear medicine	BR	78799 Unlisted genitourinary procedure, diagnostic nuclear medicine	BR
GENITOURINARY SYSTEM			
78700 Kidney imaging, only	18.0	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)	
78701 with vascular flow	20.0		
78704 with function study (i.e., imaging renogram)	23.0		
78707 with vascular flow and function study	30.0	MISCELLANEOUS STUDIES	
78715 Kidney vascular flow only	BR	(For specific organ, see appropri- ate heading)	
78720 Kidney function study only, (i.e., renogram)	15.0	(For radiophosphorus tumor iden- tification, ocular, see 78655)	
78725 Kidney function study only, (i.e., blood clearance)	BR	78800 Tumor localization; limited area . . .	BR
(For renin (angiotensin I), RIA, see 84244)		(For specific organ, see appropri- ate heading)	
(For angiotensin II, RIA, see 82163)		(For eye tumor identification, see 78655)	
(For beta-2 microglobulin, RIA, see 82231, 82232)		78801 multiple areas	BR
78727 Kidney transplant evaluation	BR	78802 whole body	BR
78730 Urinary bladder residual study	BR	78805 Abscess localization; limited area . .	BR
78740 Ureteral reflux study (radionuclide voiding cystogram)	BR	78806 whole body	BR
(For estradiol, RIA, see 82670)		(For imaging bone infectious in- flammatory disease, see 78300- 78381)	
(For estriol, RIA, see 82677)		(For Rast, see 86421, 86422)	
(For progesterone, RIA, see 84144)		(For gamma-E immunoglobulin, RIA, see 82785)	
(For prostatic acid phosphatase, RIA, see 84066)		(For gamma-G immunoglobulin, see 82784)	
78760 Testicular imaging	BR	(For alpha-I antitrypsin, RIA, see 86064)	
78761 with vascular flow	BR	(For alpha-I fetoprotein, RIA, see 86244)	
(For testosterone, blood, RIA, see 84403)		(For antinuclear antibodies, RIA, see 86038)	
(For testosterone, urine, RIA, see 84405)		(For lactic dehydrogenase, RIA, see 83610)	
(78770, 78775 have been deleted. To report either placenta imaging or placenta localization, use 78799)		(For amikacin, see 82112)	
(For lactogen, human placental (HPL) chorionic somatomammo- tropin, RIA, see 83632)		(For aminophylline, see 82137)	
(For chorionic gonadotropin, RIA, see 82998)		(For amitriptyline, see 82138)	
		(For amphetamine, chemical quantitative, see 82145)	
		(For chlordiazepoxide, see 82420, 82425)	

	Unit Value		Unit Value
(For chlorpromazine, see phenothiazine, urine, 84021, 84022)		79020 Radionuclide therapy, thyroid suppression (euthyroid cardiac disease), including evaluation of patient.....	48.0
(For clonazepam, see 82510)		79030 Radionuclide ablation of gland for thyroid carcinoma	BR
(For cocaine, quantitative, see 82520)		79035 Radionuclide therapy for metastases of thyroid carcinoma	BR
(For diazepam, see 82636)		79100 Radionuclide therapy, polycythemia vera, chronic leukemia, each treatment	16.0
(For dihydromorphinone, quantitative, see 82649)		79200 Intracavitary radioactive colloid therapy	24.0
(For phenytoin (diphenylhydantoin), see 84045)		79300 Interstitial radioactive colloid therapy	60.0
(For flucytosine, see 82741)		79400 Radionuclide therapy, nonthyroid, nonhematologic (e.g., for metastases to bone)	BR
(For gentamicin, see 84695)		79420 Intravascular radionuclide therapy, particulate	BR
(For lysergic acid diethylamide (LSD), RIA, see 83728)		79440 Intra-articular radionuclide therapy	BR
(For morphine (Heroin), RIA, see 83862)		79900 Provision of therapeutic radionuclide(s)	BR
(For phencyclidine (PCP), see 83992)		79999 Unlisted radionuclide therapeutic procedure	BR
(For phenobarbital, see barbiturates, 82205, 82210)			
(For tobramycin, see 84840)			
(For kanamycin, see 83578)			
78890 Generation of automated data: Interactive process involving nuclear physician and/or allied health professional personnel; simple manipulations and interpretation, not to exceed 30 minutes	BR		
78891 complex manipulations and interpretation, exceeding 30 minutes .	BR		
(use 78890 or 78891 in addition to primary procedure)			
78895 Bedside unit required.....	BR		
(use 78895 in addition to primary procedure)			
78990 Provision of diagnostic radionuclide(s)	12.0		
78999 Unlisted miscellaneous procedure, diagnostic nuclear medicine	BR		
<u>NEW SECTION</u>			
WAC 296-23A-268 THERAPEUTIC.			
	Unit Value		
79000 Radionuclide therapy, hyperthyroidism, initial, including evaluation of patient	48.0		
79001 subsequent, each therapy.....	20.0		

HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY

NEW SECTION

WAC 296-23A-300 GENERAL INFORMATION—HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general instructions section beginning with WAC 296-20-010. Some of the similarities are repeated here for the convenience of those hospitals referring to the pathology and laboratory section. Pathology and laboratory fees for nonhospital providers are covered in chapter 296-23 WAC.

The following procedures and fee maximums apply only when these services are performed by or under the supervision of a physician.

Unless otherwise specified, the fee maximums include the collection and handling of the specimens by the laboratory performing the procedure.

The department or self-insurer may deny payment for pathology or laboratory procedures which are determined to be excessive, unrelated, or unnecessary for management of the accepted industrial illness or injury.

The technical component represents the expenses of the nonpathologist personnel, materials, facilities and space, used for diagnostic or therapeutic services rendered.

The professional component represents the professional services supplied by physicians. See WAC 296-23-

200 to 296-23-232 for billing the professional component.

Panel (profile) tests: These are certain multiple tests performed on a single specimen of blood or urine. They are distinguished from the single or multiple test(s) performed on an "individual," "immediate," or "stat" reporting basis.

NEW SECTION

WAC 296-23A-310 BILLING PROCEDURES. (1) Department billing instructions appear in WAC 296-20-125. Hospital information and billing instructions appear in WAC 296-23A-100, 296-23A-105, and 296-23A-150.

(2) Some pathology and laboratory services contain a professional component. Fee maximums for these services are set for the combined professional and technical components, and the procedure codes for these services are marked with a "*".

All other pathology and laboratory services do not have a professional component. Fee maximums for these services are for the total procedure.

(3) Hospitals are reimbursed only for the technical component at a rate up to and including sixty percent of the fee maximum for the procedure codes with a "*".

All other procedure codes are reimbursed at a rate up to and including one hundred percent of the fee maximum.

(4) Hospitals should bill their usual and customary rates for the technical component of outpatient pathology and laboratory services.

(5) Laboratory procedures performed by other than the billing hospital shall be billed at the value charged the hospital by the reference (outside) laboratory. When possible, the service should be billed under the same procedure code or panel procedure number listed under "PANEL OR PROFILE TESTS" used by the reference laboratory.

(6) Laboratory reports must be attached to the bills for laboratory services.

NEW SECTION

WAC 296-23A-315 UNLISTED SERVICE OR PROCEDURE. A pathology or laboratory service or procedure may be provided that is not listed in this section of the fee schedule. When reporting such a service, the appropriate "unlisted procedure" code may be used to indicate the service, identifying it by "special report" as discussed in WAC 296-23A-420. The "unlisted procedures" and accompanying codes for the PATHOLOGY AND LABORATORY section are as follows:

80099 Unlisted panel
81099 Unlisted urinalysis procedure
84999 Unlisted chemistry or toxicology procedure
85999 Unlisted hematology procedure
86999 Unlisted immunology procedure
87999 Unlisted microbiology procedure
88099 Unlisted necropsy (autopsy) procedure

88199 Unlisted cytopathology procedure
88299 Unlisted cytogenetic procedure
88399 Unlisted surgical pathology procedure
89399 Unlisted miscellaneous pathology test

NEW SECTION

WAC 296-23A-320 SPECIAL REPORT. A service that is rarely provided, unusual, variable or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure; and the time, effort, and equipment necessary to provide the service. Additional items which may be helpful include: Complexity of symptoms, final diagnosis, pertinent physical findings, diagnostic and therapeutic procedures, concurrent problems, and follow-up care. For report requirements see WAC 296-20-01002.

NEW SECTION

WAC 296-23A-325 PANEL OR PROFILE TESTS.

The following list contains those tests that can be and are frequently done as groups and combinations ("profiles") on automated multichannel equipment. For any combination of tests among those listed immediately below, use the appropriate number 80002-80019. Groups of the tests listed here are distinguished from multiple tests performed individually for immediate or "stat" reporting.

The following unit values apply when three or more of the tests listed below are performed on the same blood or urine specimen, under the conditions described in WAC 296-23A-300.

Albumin
Albumin/globulin ratio
Bilirubin, direct
Bilirubin, total
Calcium
Carbon dioxide content
Chlorides
Cholesterol
Creatinine
Globulin
Glucose (sugar)
Lactic dehydrogenase (LDH)
Phosphatase, alkaline
Phosphorus (organic phosphate)
Potassium
Protein, total
Sodium
Transaminase, glutamic oxaloacetic (SGOT)
Transaminase, glutamic pyruvic (SGPT)
Urea nitrogen (BUN)
Uric acid

	Unit Value
80002 Automated multichannel test; 1 or 2 clinical chemistry test(s)	21.0
80003 3 clinical chemistry tests	28.0
80004 4 clinical chemistry tests	32.0
80005 5 clinical chemistry tests	36.0
80006 6 clinical chemistry tests	40.0
80007 7 clinical chemistry tests	44.0
80008 8 clinical chemistry tests	48.0
80009 9 clinical chemistry tests	52.0
80010 10 clinical chemistry tests	56.0
80011 11 clinical chemistry tests	60.0
80012 12 clinical chemistry tests	64.0
80016 13-16 clinical chemistry tests	66.8
80018 17-18 clinical chemistry tests	69.6
80019 19 or more clinical chemistry tests (indicate instrument used and number of tests performed)	72.4

THERAPEUTIC DRUG MONITORING

(e.g., antiepilepsy drugs, cardiac drugs, antibiotics, sedatives)

80031 Therapeutic quantitative drug monitoring in blood and/or urine; measurement one drug (if drug not specified by individual code number)	BR
80032 2 drugs measured	BR
80033 3 drugs measured	BR
80034 4 or more drugs measured	BR
80040 Serum radioimmunoassay for circulating antibiotic levels	BR

ORGAN OR DISEASE ORIENTED PANELS

Organ "panels" as an approach to diagnosis have been developed in response to the increased use of general screening programs that are now in use in physicians' offices, health centers, clinics, and hospitals. Also included here are profiles that combine laboratory tests together under a problem oriented classification. The lack of an expanded list of laboratory tests under each number is deliberate. Because no two laboratories utilize the same array of tests in a particular panel, each laboratory should establish its own profile and accompany each reported panel by a listing of the components of that panel performed by the laboratory.

	Unit Value
80050 General health screen panel	31.0
80052 Premarital profile	BR
80053 Executive profile	BR
80055 Obstetric profile	BR
80056 Amenorrhea profile	BR
80057 Male infertility and/or gynecomas- tia profile	BR
80058 Hepatic function panel	BR
80059 Hepatitis panel	BR
80060 Hypertension panel	BR

	Unit Value
80061 Lipid profile	BR
80062 Cardiac evaluation (including coronary risk) panel	BR
80063 Cardiac injury panel	BR
80064 with creatine phosphokinase (CPK) and/or lactic dehydrogenase (LDH) isoenzyme determination	BR
80065 Metabolic panel	BR
80066 Malabsorption panel	BR
80067 Pulmonary (lung function) panel	BR
80068 Lung maturity profile	BR
80070 Thyroid panel	BR
80071 with thyrotropin releasing hormone (TRH)	BR
80072 Arthritis panel	BR
80073 Renal panel	BR
80075 Parathyroid panel	BR
80080 Prostatic panel	BR
80082 Pancreatic panel	BR
80084 Pituitary panel	BR
80085 Microcytic anemia panel	BR
80086 Macrocytic anemia panel	BR
80088 Transition panel (for management of patient with proven metastatic disease)	BR
80089 Muscle panel	BR
80090 Antibody panel (e.g., TORCH: Toxoplasma IFA, rubella HI, cytomegalovirus CF, herpes virus CF)	BR
80099 Unlisted panel	BR

NEW SECTION

WAC 296-23A-330 URINALYSIS.

(For specific analyses, see appropriate section)

	Unit Value
81000 Urinalysis, routine (pH, specific gravity, protein, tests for reducing substances as glucose), with microscopy	12.0
81002 routine, without microscopy	8.0
81004 components, single, not otherwise listed, specify	5.0
81005 chemical, qualitative, any number of constituents	8.0
(81006 urine volume measurement has been deleted. To report, use 81099)	
81010 concentration and dilution test	14.0
81011 water deprivation test	BR
81012 water deprivation test with vasopressin response	BR
81015 microscopic only	10.0
81020 two or three glass test	10.0

	Unit Value
81030 Quantitative sediment analysis and quantitative protein (Addis count) ...	40.0
81099 Unlisted urinalysis procedure	BR

NEW SECTION

WAC 296-23A-335 CHEMISTRY AND TOXICOLOGY.

NOTES:

The material for examination may be from any source. Examination is quantitative unless specified. (For list of automated, multichannel tests, see 80003-80019)

Clinical pathology includes radioimmunoassay as one method of performing many chemistry tests. These codes can be appropriately used by any specialist performing such tests in a laboratory licensed and/or certified for radioimmunoassays. The reporting of these tests is not confined to clinical pathology laboratories alone.

	Unit Value
82000 Acetaldehyde, blood.....	40.0
82003 Acetaminophen, urine	40.0
(Acetic anhydride, see volatiles, 84600)	
82005 Acetoacetic acid.....	40.0
82009 Acetone, qualitative.....	12.0
82010 quantitative.....	12.0
(For acetone bodies, see 82009-82010, 82635, 83947)	
82011 Acetylsalicylic acid; quantitative ...	32.0
82012 qualitative.....	32.0
82013 Acetylcholinesterase.....	40.0
(Acid, gastric, see gastric acid, 82926-82932)	
(Acid phosphatase, see 84060-84065)	
82015 Acidity, titratable, urine	30.0
(ACTH, see 82024)	
(Adrenalin-Noradrenalin, see catecholamines, 82382-82384)	
82024 Adrenocorticotropic hormone (ACTH), RIA.....	120.0
82030 Adenosine, 5'-diphosphate (ADP) and 5'-monophosphate (AMP), cyclic, RIA, blood.....	40.0
82035 5'-triphosphate, blood.....	40.0
82040 Albumin serum	20.0
82042 urine, quantitative (specify method, e.g., Esbach).....	20.0
(For albumin/globulin ratio, albumin/globulin ratio by electrophoretic method, see 84155-84200)	
82055 Alcohol (ethanol), blood; chemical ..	30.0

	Unit Value
82060 by gas-liquid chromatography ...	40.0
82065 Alcohol (ethanol), urine; chemical ..	30.0
82070 by gas-liquid chromatography ...	40.0
82072 Alcohol (ethanol) gelation.....	30.0
82075 Alcohol (ethanol), breath	60.0
82076 Alcohol; isopropyl	60.0
82078 methyl.....	60.0
82085 Aldolase, blood; kinetic ultraviolet method	26.0
82086 colorimetric	20.0
82087 Aldosterone; double isotope technique.....	120.0
82088 RIA blood	100.0
82089 RIA urine.....	100.0
82091 saline infusion test	BR
(Alkaline phosphatase, see 84075-84080)	
82095 Alkaloids, tissue; screening	80.0
82096 quantitative.....	120.0
82100 Alkaloids, urine, screening	80.0
82101 quantitative.....	120.0
(See also 82486, 82600, 82662, 82755, 84231)	
(Alpha amino acid nitrogen, see 82126)	
(Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)	
(Alphaketoglutarate, see 83584)	
(Alpha tocopherol (Vitamin E), see 84446)	
82112 Amikacin	BR
(Amikacin serum radioimmunoassay, see 80040)	
82126 amino acid nitrogen, alpha	50.0
82128 Amino acids, qualitative	40.0
82130 Amino acids, urine or plasma, chromatographic fractionation and quantitation	180.0
82134 Aminohippurate, para (PAH).....	30.0
82135 Aminolevulinic acid, delta (ALA) ..	50.0
82137 Aminophylline	60.0
82138 Amitriptyline	60.0
82140 Ammonia; blood.....	40.0
82141 urine	40.0
82142 Ammonium chloride loading test ...	40.0
82143 Amniotic fluid scan (spectrophotometric)	50.0
(For L/S ratio, see 83661)	
(Amobarbital, see 82205-82210)	
82145 Amphetamine or methamphetamine, chemical, quantitative	80.0
82150 Amylase, serum	30.0
82155 isoenzymes electrophoretic	BR
82156 Amylase, urine (diastase)	30.0
82157 Androstenedione RIA	80.0
82159 Androsterone	50.0

	Unit Value		Unit Value
82160 RIA.....	50.0	82280 Boric acid; blood	100.0
(See also 83593-83596)		82285 urine	100.0
(Angiotensin I, see renin, 84244)		82286 Bradykinin	BR
82163 Angiotensin II, RIA.....	BR	82290 Bromides; blood	24.0
82164 Angiotensin-converting enzyme	BR	82291 urine	40.0
82165 Aniline	BR	82300 Cadmium, urine	100.0
(Antidiuretic hormone, RIA, see 84588)		82305 Caffeine	60.0
82168 Antihistamines	BR	82306 Calcifediol (25-OH Vitamin D-3), chromatographic technique	BR
82170 Antimony, urine	80.0	82307 Calciferol (Vitamin D), RIA	BR
(Antimony, screen, see 83015)		(For 1, 25-Dihydroxyvitamin D, use 82652)	
(Antitrypsin, alpha-1-, see 86329)		82308 Calcitonin, RIA	80.0
82173 Arginine tolerance test	BR	82310 Calcium, blood; chemical	22.0
82175 Arsenic, blood, urine, gastric con- tents, hair or nails, quantitative	80.0	82315 fluorometric	22.0
(For heavy metal screening, see 83015)		82320 emission flame photometry	22.0
82180 Ascorbic acid (Vitamin C), blood... ..	40.0	82325 atomic absorption flame photomet- ry.....	24.0
(Aspirin, see acetylsalicylic acid, 82011, 82012)		82330 fractionated, diffusible	60.0
(Atherogenic index, blood, ultracentrifuga- tion, quantitative, see 83717)		82331 after calcium infusion test.....	24.0
82205 Barbiturates; quantitative	60.0	82335 Calcium, urine; qualitative (Sulko- witch)	11.0
82210 quantitative and identification....	80.0	82340 quantitative, timed specimen.....	32.0
(For qualitative screen, see 82486, 82660, 82755, 84231)		82345 Calcium, feces, quantitative, timed specimen	80.0
82225 Barium	BR	82355 Calculus (stone), qualitative; chemi- cal	40.0
(Bence-Jones protein, 84185)		82360 Calculus (stone), quantitative; chemi- cal	60.0
82230 Beryllium, urine	80.0	82365 infrared spectroscopy	60.0
(Beta-glucosidase, see 82963)		82370 X-ray diffraction	50.0
82231 Beta-2 microglobulin, RIA; urine ..	BR	(Carbamates, see individual listings)	
82232 serum	BR	82372 Carbamazepine, serum	BR
82235 Bicarbonate excretion, urine	BR	82374 Carbon dioxide, combining power or content	10.0
82236 Bicarbonate loading test	BR	(See also 82801-82803, 82817)	
(Bicarbonate, see 82374)		82375 Carbon monoxide, (carboxyhemoglo- bin); quantitative	48.0
82240 Bile acids, blood, fractionated	120.0	82376 qualitative.....	48.0
82245 Bile pigments, urine	8.0	(Carbon tetrachloride, see 84600)	
82250 Bilirubin; blood, total or direct	24.0	(Carboxyhemoglobin, see 82375, 82376)	
82251 blood, total and direct	30.0	82380 Carotene, blood	40.0
82252 feces, qualitative	BR	(Carotene plus Vitamin A, see 84595)	
82260 urine, quantitative	12.0	82382 Catecholamines (dopamine, nore- pinephrine, epinephrine); total urine	BR
82265 amniotic fluid, quantitative	30.0	82383 blood	BR
82268 Bismuth	80.0	82384 fractionated	BR
82270 Blood; occult, feces, screening.....	8.0	(For urine metabolites, see 83835, 84585)	
82273 duodenal, gastric contents, quali- tative.....	BR	82390 Ceruloplasmin, chemical (copper ox- idase), blood.....	40.0
(Blood urea nitrogen (BUN), see 84520- 84525, 84545)		(For gel diffusion technique, see 86331; immunodiffusion technique, see 86329)	
(Blood volume, see 84605-84610, 78110, 78111)		82400 Chloral hydrate; blood.....	60.0

	Unit Value		Unit Value
82405 urine	40.0	82531 CPB, plasma	75.0
82415 Chloramphenicol, blood	40.0	82532 CPB, urine	75.0
82418 Chlorazepate dipotassium	40.0	82533 RIA, plasma	90.0
82420 Chlordiazepoxide, blood	60.0	82534 RIA, urine	90.0
82425 urine	60.0	82536 after adrenocorticotrophic hormone (ACTH) administration	BR
82435 Chlorides; blood (specify chemical or electrometric)	20.0	82537 48 hours after continuous ACTH infusion	BR
82436 urine (specify chemical, electrometric or Fantus test)	20.0	82538 after metyrapone tartrate administration	BR
82437 sweat (without iontophoresis)	20.0	82539 dexamethasone suppression test, plasma and/or urine	BR
82438 spinal fluid	20.0	82540 Creatine, blood	24.0
82441 Chlorinated hydrocarbons, screen	20.0	82545 urine	40.0
82443 Chlorothiazide-hydrochlorothiazide	60.0	82546 Creatine and creatinine	50.0
(Chlorpromazine, see 84021, 84022)		82550 Creatine phosphokinase (CPK), blood; timed kinetic ultraviolet method	26.0
82465 Cholesterol, serum; total	22.0	82552 isoenzymes	30.0
82470 total and esters	30.0	82555 colorimetric	20.0
82480 Cholinesterase, serum	40.0	82565 Creatinine, blood	20.0
82482 RBC	60.0	82570 urine	20.0
82484 serum and RBC	80.0	82575 clearance	40.0
82485 Chondroitin B sulfate, quantitative	BR	82585 Cryofibrinogen, blood	40.0
(Chorionic gonadotropin, see gonadotropin, 82996-83002)		82595 Cryoglobulin, blood	40.0
82486 Chromatography; gas-liquid, compound and method not elsewhere specified	BR	(Crystals, pyrophosphate vs. urate, see 84208)	
82487 paper, 1-dimensional, compound and method not elsewhere specified	BR	82600 Cyanide, blood	80.0
82488 paper, 2-dimensional, not elsewhere specified	BR	82601 tissue	80.0
82489 thin layer, not elsewhere specified	BR	82606 Cyanocobalamin (Vitamin B-12); bioassay	70.0
82490 Chromium; blood	100.0	82607 RIA	45.0
82495 urine	100.0	82608 unsaturated binding capacity	60.0
82505 Chymotrypsin, duodenal contents	30.0	(Cyclic AMP, see 82030)	
82507 Citrate	80.0	(Cyclic GMP, see 83008)	
82512 Clonazepam	BR	82614 Cystine, blood, qualitative	BR
82520 Cocaine, quantitative	60.0	82615 Cystine and homocystine, urine; qualitative	30.0
(Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)		82620 quantitative	40.0
(Codeine, screen, see 82486, 82660, 82662, 82755, 84231)		82624 Cystine aminopeptidase	BR
(Codeine, quantitative, see 82096, 82101)		(D hemoglobin, see 83053)	
(Complement, see 86159-86162)		(Delta-aminolevulinic acid (ALA), see 82135)	
(Compound S, see 82634)		82626 Dehydroepiandrosterone (DHEA), RIA	BR
82525 Copper, blood	60.0	(See also 83593)	
82526 urine	60.0	(Deoxycortisol, 11-(compound S), RIA, see 82634)	
(Coprobinogen, feces, 84575)		82628 Desipramine	BR
(Coprotoporphyrins, see 84118-84121)		82633 Desoxycorticosterone, 11-RIA	BR
(Corticosteroids, see 83492-83496)		82634 Desoxycortisol, 11-(compound S), RIA	80.0
82528 Corticosterone, RIA	BR	(see also 83492)	
(See also 83593-83597)			
82529 Cortisol; fluorometric, plasma	36.0		

	Unit Value		Unit Value
(Dexamethasone suppression test, see 82539)		82673 Estriol; fluorometric	54.0
82635 Diacetic acid.....	18.0	82674 GLC	45.0
(Diastase, urine, see 82156)		82676 Chemical.....	75.0
82636 Diazepam	50.0	82677 RIA.....	105.0
82638 Dibucaine number	34.0	(Estrogen receptor assay, see 84233)	
82639 Dicumarol.....	BR	82678 Estrone, chemical.....	75.0
(Dichloroethane, see 84600)		82679 RIA.....	90.0
(Dichloromethane, see 84600)		(Ethanol, see 82055-82075)	
(Diethylether, see 84600)		82690 Ethchlorvynol; blood	60.0
82640 Digitoxin (digitalis); blood, RIA....	BR	82691 urine	60.0
82641 urine	BR	82692 Ethosuximide	BR
82643 Digoxin, RIA	36.0	(Ethyl alcohol, see 82055-82075)	
82646 Dihydrocodinone	BR	82694 Etiocholanolone	BR
(Dihydrocodinone screen, see 82486-82489, 82662, 82755, 84231)		(See also 83593, 83596)	
82649 Dihydromorphinone, quantitative ...	75.0	(Evans Blue, see blood volume, 84605-84610)	
(Dihydromorphinone screen, see 82486, 82489, 82662, 82755, 84231)		82696 Etiocholanolone, RIA	50.0
82651 Dihydrotestosterone (DHT)	BR	82705 Fat or lipids, feces; screening	10.0
82652 Dihydroxyvitamin D, 1, 25-	BR	82710 quantitative, 24 or 72 hour specimens	100.0
82654 Dimethadione	BR	82715 Fat differential, feces, quantitative ..	BR
(Diphenylhydantoin, see 84045)		82720 Fatty acids, blood; esterified	40.0
(Dopamine, see 82382-82384)		82725 nonesterified	40.0
82656 Doxepin	BR	82727 Ferric chloride, urine.....	BR
82660 Drug screen (amphetamines, barbiturates, alkaloids)	65.0	82728 Ferritin, specify method (e.g., RIA, immunoradiometric assay)	BR
(See also 82486-82489, 82662, 82755, 84231)		(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)	
(Duodenal contents, see individual enzymes; for intubation and collection, see 89100)		(Fetoprotein, alpha-1, see 86329)	
(Endocrine receptor assays, see 84233-84235)		82730 Fibrinogen, quantitative.....	21.0
82662 Enzyme immunoassay technique for drugs, EMIT	30.0	(See also 85371, 85377)	
(For enzyme immunoassay for bacteria, use 86227)		82735 Fluoride; blood	100.0
82664 Electrophoretic technique, not elsewhere specified	45.0	82740 urine	100.0
82666 Epiandrosterone	BR	82741 Flucytosine (5-fluorocytosine)	BR
(See also 83593, 83596)		82742 Flurazepam.....	BR
(Epinephrine, see 82382-82384)		82745 Folic acid (folate), blood; bioassay ..	BR
82668 Erythropoietin, bioassay	BR	82746 RIA.....	45.0
(For HI method, see 86280)		(Follicle stimulating hormones (FSH), see 83000, 83001)	
82670 Estradiol, RIA (placental)	90.0	82750 Formiminoglutamic acid (FIGLU), urine	100.0
82671 Estrogens, fractionated	85.0	82755 Free radical assay technique for drugs (FRAT)	BR
82672 total.....	60.0	82756 Free thyroxine index (T-7)	BR
		82757 Fructose, semen	BR
		(Fructose, TLC screen, see 84375)	
		(Furosemide test, see 84246)	
		82759 Galactokinase, RBC	BR
		82760 Galactose; blood.....	40.0
		82763 tolerance test	75.0

	Unit Value		Unit Value
82765	urine	40.0	(GLC, gas liquid chromatography, see 82486)
	(For TLC screen, see 84375)		
82775	Galactose-1-phosphate uridyl transferase, quantitative	60.0	82942 Globulin, serum 10.5
82776	screen	18.0	(See also 82784, 82786, 84155-84200, 86329)
82780	Gallium	BR	
82784	Gammaglobulin, A, D, G, M nephelometric, each	12.0	82943 Glucagon, RIA BR
82785	Gammaglobulin, E, (e.g., RIA, EIA)	75.0	82944 Glucosamine 6.0
82786	Gammaglobulin, salt precipitation method	21.0	82946 Glucagon tolerance test BR
	(Gammaglobulin by gel (immuno) diffusion, see 86329)		82947 Glucose, except urine (e.g., blood, spinal fluid, joint fluid) 10.5
	(Gamma-glutamyl transpeptidase (GGT), see 82977)		82948 blood, stick test 8.2
82790	Gases, blood, oxygen saturation; by calculation from pO ₂	40.0	82949 fermentation 22.5
82791	by manometry	40.0	82950 post glucose dose (includes glucose) 13.5
82792	by oximetry	20.0	82951 tolerance test (GTT), three specimens (includes glucose) 37.5
82793	by spectrophotometry	40.0	82952 tolerance test, each additional beyond three specimens 10.5
82795	by calculation from pCO ₂	6.0	(For intravenous glucose tolerance test, see 82961)
82800	Gases, blood, pH, only	20.0	82953 tolbutamide tolerance test 15.0
82801	pCO ₂	24.0	(For insulin tolerance test, see 82937)
82802	pH, pCO ₂ by electrode	42.0	(For leucine tolerance test, see 83681)
82803	pH, pCO ₂ , pO ₂ simultaneous	54.0	82954 Glucose, urine 20.0
82804	pO ₂ by electrode	40.0	82955 Glucose-6-phosphate dehydrogenase(G6PD); quantitative 60.0
82812	pO ₂ by manometry	24.0	82960 screen 56.0
82817	pH, pCO ₂ by tonometry	24.0	82961 Glucose tolerance test, intravenous BR
82926	Gastric acid, free and total; single specimen	11.2	82963 Glucosidase, beta BR
82927	each additional specimen	9.0	82965 Glutamate dehydrogenase, blood 40.0
82928	Gastric acid, free or total; single specimen	9.0	(Glutamic oxaloacetic transaminase (SGOT), see 84450-84455)
82929	each additional specimen	7.5	(Glutamic pyruvic transaminase (SGPT), see 84460-84465)
82931	Gastric acid, pH titration; single specimen	24.0	82975 Glutamine (glutamic acid amide), spinal fluid 80.0
82932	each additional specimen	18.0	82977 Glutamyl transpeptidase, gamma (GGT) BR
	(82939 has been deleted. If necessary to report use 84999)		82978 Glutathione BR
	(Gastric analysis, with stimulation, see 89140, 89141, 91052)		82979 Glutathione reductase, RBC BR
	(Gastric analysis, pepsin, see 83974)		82980 Glutethimide 56.2
	(For gastric intubation, see 89130, 74340)		(Glycohemoglobin, see 83036)
82938	Gastrin(serum) after secretin stimulation (e.g., for gastrinoma, Zollinger-Ellison syndrome)	BR	82985 Glycoprotein, electrophoresis 60.0
82941	Gastrin, RIA	48.0	82995 Gold, blood 100.0
	(Gentamicin, see 84695)		82996 Gonadotropin, chorionic, bioassay; qualitative 30.0
	(GGT, see 82977)		82997 quantitative 30.0
	(Gentamicin serum radioimmunoassay, see 80040)		82998 Gonadotropin, chorionic, RIA 38.0
			(Gonadotropin, chorionic, beta subunit, RIA, see 84701)
			(For immunoassay, qualitative, see 86006, 86007)

	Unit Value		Unit Value
		83086 Histidine; blood, qualitative	BR
		83087 urine, qualitative	BR
		83088 Histamine	100.0
		(Homocystine, qualitative, see 82615)	
		(Homocystine, quantitative, see 82620)	
83000 Gonadotropin, pituitary, follicle stimulating hormone (FSH); bioassay	90.0	83093 Homogentisic acid; blood, qualitative	BR
83001 RIA	90.0	83094 urine, qualitative	20.0
83002 Gonadotropin, pituitary, luteinizing hormone (LH)(ICSH), RIA	90.0	83095 urine, quantitative	40.0
(For luteinizing releasing factor (LRH), see 83727)		83150 Homovanillic acid (HVA), urine	80.0
83003 Growth hormone humane (HGH), (somatotropin); RIA	48.0	(Hormones, see individual alphabetic listings in chemistry section)	
83004 after glucose tolerance test	48.0	83485 Hydroxybutyric dehydrogenase, alpha (HBD), blood; kinetic ultraviolet method	22.0
(For growth hormone secretion after arginine tolerance test, see 82173)		83486 colorimetric method	20.0
(For human growth hormone antibody, RIA, see 86277)		83491 Hydroxycorticosteroids, 17-(17-OHCS); RIA	64.1
83005 Guanase, blood	40.0	83492 gas liquid chromatography (GLC)	82.0
83008 Guanosine monophosphate (GMP), cyclic, RIA	BR	83493 blood, Porter-Silber type	45.0
83010 Haptoglobin; chemical	60.0	83494 blood, fluorometric	38.0
83011 quantitative, electrophoresis	30.0	83495 urine, Porter-Silber type	52.0
83012 phenotypes, electrophoresis	60.0	83496 urine, fluorometric	52.0
83015 Heavy metal screen (arsenic, bismuth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit)	30.0	(See also 82531-82534, 82634, 84409)	
83018 chromatography, DEAE column	BR	83497 Hydroxyindolacetic acid, 5-(HIAA), urine	60.0
83020 Hemoglobin; electrophoresis (includes A ₂ , S, C, etc.)	80.0	(For HIAA, blood, see 84260)	
(Hemoglobin, carboxyhemoglobin (CO), see 82375, 82376; colorimetric, see 85018, 85031)		83498 Hydroxyprogesterone, 17-d, RIA	105.0
83030 F (fetal), chemical	40.0	83499 Hydroxyprogesterone, 20-	BR
83033 F (fetal), qualitative (APT) test, fecal	56.0	83500 Hydroxyproline, urine, free only	100.0
83036 glycosylated (A1c)	60.0	83505 total only	100.0
83040 methemoglobin, electrophoretic separation	80.0	83510 free and total	180.0
83045 methemoglobin, qualitative	20.0	83523 Imipramine	67.0
83050 methemoglobin, quantitative	40.0	(Immunoglobulins, see 82784, 82785, 82786, 86329, 86335)	
83051 plasma	40.0	83524 Indican, urine	35.0
83052 sickle, turbidimetric	34.0	83525 Insulin, RIA	40.0
83053 solubility, S-D, etc.	40.0	(For proinsulin, see 84206)	
83055 sulfhemoglobin, qualitative	20.0	83526 Insulin tolerance test	80.0
83060 sulfhemoglobin, quantitative	40.0	83528 Intrinsic factor level	BR
83065 thermolabile	BR	(For intrinsic factor antibodies, RIA, see 86340)	
83068 unstable, screen	BR	83530 Insulin clearance	40.0
83069 urine	BR	(83533, 83534 Protein bound iodine have been deleted. To report, use 84999)	
83070 Hemosiderin, urine	12.0	(For thyroxine, see 84435-84439)	
83071 Hemosiderin, RIA	25.6	(For triiodothyronine (true T-3), RIA, see 84480)	
(Heroin, screening, see 82660, 82486, 82662, 82755, 84231; quantitative, see 82096, 82101)			
(HIAA, see 83497)			

	Unit Value		Unit Value
83540 Iron, serum; chemical	20.0	(For tolerance, see 82951-82952)	
83545 automated	12.0	(For TLC screen, see 84375)	
83546 radioactive uptake method	30.0		
83550 Iron binding capacity, serum; chemical	20.0	83645 Lead, screening, blood	20.0
83555 automated	12.0	83650 urine	20.0
83565 radioactive uptake method	30.0	83655 Lead, quantitative; blood	60.0
83570 Isocitric dehydrogenase (IDH), blood; kinetic ultraviolet	26.0	83660 urine	60.0
83571 colorimetric	20.0	83661 Lecithin - sphingomyelin (L/S ratio), amniotic fluid	75.0
(Isopropyl alcohol, see alcohol 82076)		83670 Leucine aminopeptidase (LAP), blood; kinetic ultraviolet method ...	26.0
83576 Isonicotinic acid hydrazide (INH) ..	105.0	83675 colorimetric	20.0
83578 Kanamycin	49.0	83680 Leucine aminopeptidase (LAP), urine	26.0
83582 Ketogenic steroids, urine; 17-(17-KGS)	45.0	83681 Leucine tolerance test	26.0
83583 11-desoxy: 11-oxy ratio	75.0	83685 Lidocaine	20.0
83584 Ketoglutarate, alpha	40.0	83690 Lipase, blood	30.0
(Ketone bodies, see 82005-82010; urine, see 81000-81005)		83700 Lipids, blood; total	30.0
83586 Ketosteroids 17-(17-KS), blood; total	38.0	83705 fractionated (cholesterol, triglycerides, phospholipids)	60.0
83587 fractionation, alpha/beta	75.0	(For feces, see 82705-82715)	
83588 RIA	54.0	83715 Lipoprotein, blood; electrophoretic separation and quantitation (phenotyping)	60.0
83589 Ketosteroids, 17-(17-KS), urine; total	36.0	83717 analytic ultracentrifugation separation and quantitation (atherogenic index)	100.0
83590 fractionation, alpha/beta	60.0	83718 Lipoprotein high density cholesterol (HDL cholesterol) by precipitation method)	BR
83593 chromatographic fractionation ...	75.0	83719 Lipoprotein very low density cholesterol (VLDL cholesterol) by ultracentrifugation	BR
(83596 D/A/E ratio has been deleted)		83720 Lipoprotein cholesterol fractionation calculation by formula	BR
83597 11-desoxy: 11-oxy ratio	75.0	83725 Lithium, blood, quantitative	60.0
(See also 82528, 82632, 82633, 82666, 82694)		(Luteinizing hormone (LH), see 83002)	
83599 Ketosteroids, 17-OH, RIA	64.1	83727 Luteinizing releasing factor (LRH), RIA	60.0
83600 Kynurenic acid	90.0	83728 Lysergic acid diethylamide (LSD), RIA	BR
83605 Lactate, (lactic acid)	40.0	83730 (Macroglobulins (Sia) test)	30.0
83610 Lactic dehydrogenase (LDH), RIA ..	33.7	(Macroglobulins, alpha-2-Sia, see 86329)	
83615 Lactic dehydrogenase (LDH), blood; kinetic ultraviolet method	26.0	83735 Magnesium, blood; chemical	20.0
83620 colorimetric or fluorometric	20.0	83740 fluorometric	20.0
83624 heat or urea inhibition (total not included)	24.0	83750 atomic absorption	40.0
83625 isoenzymes, electrophoretic separation and quantitation	60.0	83755 Magnesium, urine, chemical	40.0
83626 isoenzymes, chemical separation ..	20.0	83760 fluorometric	40.0
83628 Lactic dehydrogenase, liver (LLDH)	20.0	83765 atomic absorption	40.0
83629 Lactic dehydrogenase (LDH), urine ..	20.0	83775 Malate dehydrogenase, kinetic ultraviolet method	30.0
83631 Lactic dehydrogenase (LDH), CSF ..	20.0	(Maltose tolerance, see 82951, 82952)	
(For hydroxybutyric dehydrogenase (HBD), see 83485)		(Mammothropin, see 84146)	
83632 Lactogen, human placental (HPL) chorionic somatomammothropin, RIA	30.0	83785 Manganese, blood or urine	60.0
83633 Lactose, urine; qualitative	20.0		
83634 quantitative	20.0		

	Unit Value		Unit Value
83790 Mannitol clearance	BR	(Norepinephrine, see 82382-82384)	
(Marijuana, see tetrahydrocannabinol THC, 84408)		83915 Nucleotidase 5-.....	25.0
83795 Melanin, urine, qualitative	60.0	83916 Oligoclonal immune globulin (Ig), CSF, by electrophoresis.....	BR
83799 Meperidine, quantitative	54.0	(For myelin basic protein, CSF, see 83873)	
(For screen, see 82486, 82489, 82662, 82755, 84231)		83917 Organic acids, screen, qualitative ...	30.0
83805 Meprobamate, blood or urine	60.0	83918 quantitative.....	30.0
(For screen, see 82486, 82489, 84231)		83920 Ornithine carbamyl transferase (OCT)	24.0
83825 Mercury, quantitative, blood.....	70.0	83930 Osmolality, blood.....	20.0
83830 urine	70.0	83935 urine	20.0
(Mercury screen, see 83015)		83938 Ouabain	BR
83835 Metanephrines, urine	52.0	83945 Oxalate, urine.....	40.0
(For catecholamines, see 82382-82384)		(For alpha-oxoglutarate, see 83584)	
83840 Methadone	60.0	83946 Oxazepam.....	40.0
(Methamphetamine, see 82145)		83947 Oxybutyric acid, beta	40.0
(Methanol, see 82078)		83948 Oxycodone.....	52.0
83842 Methapyrilene	50.0	(Oxygen, see gases, blood, 82790-82817)	
83845 Methaqualone.....	90.0	83949 Oxytocinase, RIA	52.0
83857 Methemalbumin	32.0	(Para-aminohippuric acid, see 82134)	
(Methemoglobin, see hemoglobin 83045- 83050)		83965 Paraldehyde, blood, quantitative....	60.0
83858 Methsuximide, serum	90.0	83970 Parathormone (parathyroid hor- mone), RIA	165.0
(Methyl alcohol, see 82078)		(PBI, see 83533)	
83859 Methyprylon.....	90.0	83971 Penicillin, urine	50.0
(Microglobulin, beta-2, RIA, see 82231, 82232)		83972 Pentazocine.....	60.0
83860 Morphine, screening	80.0	83973 Pentose, urine, qualitative	13.5
83861 quantitative.....	120.0	(For TLC screen, see 84375)	
83862 RIA.....	82.0	83974 Pepsin, gastric	23.0
83864 Mucopolysaccharides, acid, blood...	60.0	83975 Pepsinogen, blood.....	40.0
83865 Mucopolysaccharides, acid, urine; quantitative	60.0	83985 Pesticide other than chlorinated hy- drocarbons, blood, urine, or other material	BR
83866 screen	21.0	(Pesticide, chlorinated hydrocarbons, see 82441)	
(83870 Mucoprotein, blood has been delet- ed. To report use 84999)		83986 pH, body fluid, except blood	BR
83872 Mucin, synovial fluid (Ropes test) ..	21.0	(For blood, see 82800, 82802, 82803, 82817)	
83873 Myeline basic protein, CSF, RIA ...	BR	83992 Phencyclidine (PCP)	38.0
(For oligoclonal bands, see 83916)		(Phenobarbital, see barbiturates 82205- 82210)	
83874 Myoglobin, electrophoresis	30.0	83995 Phenol, blood or urine	60.0
83875 Myoglobin, urine	40.0	84005 Phenolsulphonphthalein (PSP), test, urine	20.0
83880 Nalorphine	60.0	84021 Phenothiazine, urine, qualitative, chemical	100.0
83885 Nickel, urine.....	100.0	(See also 82486 et seq.)	
83887 Nicotine	75.0	84022 quantitative, chemical	BR
83895 Nitrogen, total, urine, 24-hour spec- imen	60.0		
83900 feces, 24-hour specimen	100.0		
83910 Nonprotein nitrogen (NPN), blood ..	20.0		

	Unit Value		Unit Value
(See also individual drugs)		(For protoporphyrin, RBC, see 84202, 84203)	
84030 Phenylalanine (PKU), blood; Guthrie	12.0	84132 Potassium; blood	24.0
(Phenylalanine-tyrosine ratio, see 84030, 84510)		84133 urine	24.0
84031 fluorometric	12.0	84135 Pregnanediol; RIA	BR
84033 Phenylbutazone	20.0	84136 other method (specify)	BR
84035 Phenylketones; blood, qualitative ...	20.0	84138 Pregnanetriol; RIA	BR
84037 urine, qualitative	20.0	84139 other method (specify)	BR
84038 Phenylpropanolamine	20.0	84141 Primidone	60.0
84039 Phenylpyruvic acid; blood	20.0	84142 Procainamide	60.0
84040 urine	20.0	84144 Progesterone, any method	105.0
(For qualitative chemical tests, urine, see 81005)		(Progesterone receptor assay, see 84234)	
84045 Phenytoin	61.0	(For proinsulin, RIA, see 84206)	
84060 Phosphatase, acid; blood	24.0	84146 Prolactin (mammatropin), RIA	225.0
84065 prostatic fraction	40.0	84147 Propoxyphene	60.0
84066 prostatic fraction, RIA	60.0	(For screen, see 82486 et seq.)	
84075 Phosphatase, alkaline, blood	24.0	84149 Propranolol	BR
84078 heat stable (total not included) ...	16.0	84150 Prostaglandin, any one, RIA	BR
84080 isoenzymes, electrophoretic method	BR	84155 Protein, total, serum; chemical	20.0
84081 Phosphatidylglycerol	BR	84160 refractometric	12.0
84082 Phosphates, tubular reabsorption of (TRP)	60.0	84165 electrophoretic fractionation and quantitation	60.0
(Phosphates, inorganic, see 84100-84105)		84170 Protein, total and albumin/globulin ratio	40.0
(Phosphates, organic, see 82480-82484)		(For serum albumin, see 82040; serum globulin, see 82942)	
84083 Phosphoglucomutase, isoenzymes ...	60.0	84175 Protein, other sources, quantitative ..	24.0
84085 Phosphogluconate, 6-, dehydrogenase, RBC	18.0	84176 Protein, special studies (e.g., monoclonal protein analysis)	BR
84087 Phosphohexose isomerase	30.0	84180 Protein, urine, quantitative, 24-hour specimen	24.0
84090 Phospholipids, blood	30.0	84185 Bence-Jones	12.0
(See also 83705)		84190 electrophoretic fractionation and quantitation	80.0
(For lecithin/sphingomyelin ratio, see 83661)		84195 Protein, spinal fluid; semi-quantitative (Pandy)	20.0
84100 Phosphorus (phosphate); blood	24.0	84200 electrophoretic fractionation and quantitation	80.0
84105 urine	24.0	84201 Protirelin, thyrotropin releasing hormone (TRH) test	BR
(Pituitary gonadotropins, see 83000-83002)		84202 Protoporphyrin, RBC; quantitative ..	30.0
(PKU, see 81005, 84030, 84031)		84203 screen	20.0
84106 Porphobilinogen, urine; qualitative ..	20.0	84205 Protiptylene	68.0
84110 quantitative	20.0	84206 Proinsulin, RIA	60.0
84118 Porphyrins, copro-, urine; quantitative	30.0	84207 Pyridoxine (Vitamin B-6)	BR
84119 qualitative	24.0	84208 Pyrophosphate vs. urate, crystals (polarization)	12.0
84120 Porphyrins; copro- and uro-, fractionated, urine	64.0	84210 Pyruvate, blood	30.0
84121 uro-, copro-, and porphobilinogen, urine	80.0	84220 Pyruvic kinase, RBC	30.0
84126 Porphyrins, feces, quantitative	100.0	84228 Quinine	30.0
84128 Porphyrins, plasma	82.0	84230 Quinidine, blood	40.0
(Porphyrin precursors, see 82135)		84231 Radioimmunoassay (RIA) not elsewhere specified	BR
		(Reinsch test, see 83015)	

	Unit Value		Unit Value
84232 Releasing factor	BR	(T-3, see 84435, 84479, 84480)	
84233 Receptor assay, estrogen (estradiol) .	BR	(T-4, see 84435-84439)	
84234 progesterone	BR	(84401 has been deleted)	
84235 endocrine, other than estrogen or progesterone (specify hormone) . .	BR	84403 Testosterone, blood, RIA	105.0
84236 progesterone and estrogen	BR	(84404 has been deleted)	
84238 nonendocrine (e.g., acetylcholine) (specify receptor)	BR	84405 Testosterone, urine, RIA	120.0
84244 Renin (angiotensin I); (RIA)	60.0	84406 Testosterone, binding protein	BR
(See also 82163, angiotensin II)		84407 Tetracaine	BR
84246 furosemide test	BR	84408 Tetrahydrocannabinol THC (mari- juana)	BR
(Renin converting enzyme, see 82164)		84409 Tetrahydrocortisone or tetrahydro- cortisol	105.0
(84250, 84251 resine uptake have been de- leted. To report, use 84479, 84435)		(See also 83491-83497)	
84252 Riboflavin (Vitamin B-2)	BR	84410 Thallium, blood or urine	100.0
(Salicylates, see 82011, 82012)		84420 Theophylline, blood or saliva	60.0
(Saline infusion test, see 82091)		84425 Thiamine (Vitamin B-1)	BR
(Secretin test, see 89100 and appropriate analyses)		84430 Thiocyanate, blood	30.0
84255 Selenium, blood, urine or tissue	100.0	84434 Thioridazine	40.0
84260 Serotonin, blood	120.0	(Thyrotropin releasing hormone (TRH) test, see 84201)	
(For urine metabolites, see 83497)		84435 Thyroxine, (T-4), CPB or resin up- take	33.0
84275 Sialic acid, blood	50.0	84436 Thyroxine, true (TT-4), RIA	21.0
(Sickle hemoglobin, see 83020, 83052, 83053, 85660)		84437 Thyroxine (T-4), neonatal	20.0
84285 Silica, blood, urine or tissue	100.0	84439 Thyroxine, free (FT-4), RIA (un- bound T-4 only)	45.0
84295 Sodium, blood	24.0	(84441 Thyroxine (T-4) method has been deleted. To report, use 84435-84439)	
84300 urine	24.0	84442 Thyroxine binding globulin (TBG) . .	52.0
(Somatomammotropin, see 83632)		(Thyroxine, free thyroxine index, T-7, see 82756)	
(Somatotropin, see 83003; chorionic, see 83632)		(Thyroid hormones, PBI, thyroxine, etc., see 84480, 84250)	
84310 Sorbitol dehydrogenase, serum	26.0	84443 Thyroid stimulating hormone (TSH), RIA	60.0
84315 Specific gravity (except urine)	8.0	(Thyroid stimulating hormone (TSH), neo- natal, see 84800)	
(For urine specific gravity, see 81000)		84444 Thyrotropin releasing factor (TRF), RIA	BR
84317 Starch, feces, screening	8.0	84445 plus long acting (LATS)	BR
84318 Stercobilin, qualitative, feces	BR	(Tobramycin, see 84840)	
(Stone analysis, see 82355-82370)		84446 Tocopherol alpha (Vitamin E)	38.0
84324 Strychnine	75.0	(Tolbutamide tolerance, see 82951-82952)	
(Sugar, see under glucose)		84447 Toxicology, screen; general	BR
84375 Sugars, chromatographic, TLC or paper chromatography	80.0	84448 sedative (acid and neutral drugs, volatiles)	45.0
(Sulfhemoglobin, see hemoglobin, 83055- 83060)		84450 Transaminase, glutamic oxaloacetic (SGOT), blood; timed kinetic ultra- violet method	24.0
(84382 has been deleted)			
84395 Sulfonamide, blood, chemical	20.0		
(84397 has been deleted)			

	Unit Value		Unit Value
84455 colorimetric or fluorometric	20.0	(See also 82380)	
84460 Transaminase, glutamic pyruvic (SGPT), blood; timed kinetic ultra- violet method	24.0	(Vitamin B-1, see 84425)	
84465 colorimetric or fluorometric	20.0	(Vitamin B-2, see 84252)	
(Transferrin, see 86329)		(Vitamin B-6, see 84207)	
84472 Trichloroethanol	60.0	(Vitamin B-12, blood, see 82606, 82607)	
84474 Trichloroacetic acid	36.0	(Vitamin B-12, absorption (Schilling), see 78270, 78271)	
(Trichloroacetaldehyde, see 82400-82405)		(Vitamin C, see 82180)	
84476 Trifluoperazine	36.0	(Vitamin D, see 82306, 82307)	
84478 Triglycerides, blood	30.0	(Vitamin E, see 84446)	
(See also 83705)			
84479 Triiodothyronine (T-3), resin up- take	BR	84597 Vitamin K	BR
84480 Triiodothyronine true (TT-3), RIA .	36.0	(VMA, see 84585)	
84481 Triiodothyronine, free (FT-3), RIA (unbound T-3 only)	BR	84600 Volatiles (acetic anhydride, carbon tetrachloride, dichloroethane, dich- loromethane, diethylether)	45.0
84483 Trimethadione	36.0	(For acetaldehyde, see 82000)	
84485 Trypsin, duodenal fluid	30.0	84605 Volume, blood, dye method (Evans blue)	30.0
84488 Trypsin, feces; qualitative, 24-hour specimen	30.0	84610 including total plasma and total blood cell volume	50.0
84490 quantitative	30.0	(Volume, blood, RISA or Cr-51, see 78110, 78111)	
(Tubular reabsorption of phosphate, blood and urine, see 84082)		84613 Warfarin	BR
84510 Tyrosine, blood	40.0	84615 Xanthurenic acid	BR
(Ultracentrifugation, lipoprotein, see 83717)		84620 Xylose tolerance test, blood	40.0
(Urate vs. pyrophosphate crystals, see 84208)		84630 Zinc, quantitative, blood	100.0
84520 Urea nitrogen, blood (BUN); quanti- tative	22.0	84635 urine	100.0
84525 stick test	8.0	84645 Zinc sulphate turbidity	20.0
84540 Urea nitrogen urine	20.0	(84680 has been deleted. To report use 82677)	
84545 Urea nitrogen clearance	40.0	84695 Gentamicin	38.5
84550 Uric acid; blood, chemical	20.0	84701 Gonadotropin, chorionic, beta sub- unit, RIA	66.7
84555 uricase, ultraviolet method	26.0	84800 Thyroid stimulating hormone (TSH), neonatal	60.0
84560 Uric acid, urine	20.0	84810 Tobramycin	BR
84565 Urobilin, urine; qualitative	12.0	84999 Unlisted chemistry or toxicology pro- cedure	BR
84570 quantitative, timed specimen	24.0		
84575 Urobilin, feces; quantitative	60.0		
84577 Urobilinogen, feces; quantitative	30.0		
84578 Urobilinogen, urine; qualitative	24.0		
84580 quantitative, timed specimen	24.0		
84583 semiquantitative	20.0		
84584 Uropepsin, urine	24.0		
(Uroporphyrins, see 84120, 84121)			
(Valproic acid, see 80031)			
84585 Vanillylmandelic acid (VMA), urine .	24.0		
84588 Vasopressin (antidiuretic hormone), RIA	BR		
84589 Viscosity, fluid	10.0		
84590 Vitamin A, blood	40.0		
84595 including carotene	60.0		

NOTE:
Gas-liquid chromatography, paper chromatography, electrophoresis, nuclear medicine, enzyme immunoassay and radioimmunoassay techniques are being extended constantly for the analysis of many drugs, hormones and other substances. Where these methodologies are not specifically listed under the compound in question, such tests should be coded under the listing for the specific general methodology. (For immunodiffusion, immunoprecipitin, and counter-immunoelectrophoretic methods other than enzyme and radioimmunoassay techniques, see immunology section.)

NEW SECTION

WAC 296-23A-340 HEMATOLOGY.

	Unit Value		Unit Value
		Hct, differential and indices)	16.5
		85041 red blood cell count (RBC) only	8.0
		(See also 85021-85031, 89050)	
(Includes blood clotting (coagulation) procedures. For blood banking procedures, see under Immunology)		85044 reticulocyte count	12.0
		85048 white blood cell (WBC)	8.0
(Agglutinins, see Immunology)		(See also 85021-85031)	
(Antifactor (specific coagulation factors), see 85300-85341)		85060 Blood smear, peripheral, interpretation by physician with written report	BR
(Antiplasmin, see 85410)		85095 Bone marrow smear and/or cell block; aspiration only	45.0
(Antiprothrombinase, see 85311)		(85096 has been deleted. For interpretation of smear, use 85097; for cell block interpretation, see 88304, 88305)	
(Antithrombin III, see 85300)		85097 smear interpretation only	BR
(Basophil count, see 85005)		85100 aspiration, staining and interpretation	140.0
85000 Bleeding time; Duke	10.0	85101 aspiration and staining only	75.0
85002 Ivy or template	24.0	(For special stains, see 85535, 85540, 85560, 88312-88313)	
(85003 Adelson-Crosby immersion method has been deleted. To report, use 85999)		85102 Bone marrow needle biopsy	75.0
(Blood cell morphology only, see 85548)		85103 staining and interpretation	60.0
85005 Blood count; basophil count, direct	10.0	85105 interpretation only	100.0
85007 differential WBC count (includes RBC morphology and platelet estimation)	7.5	85109 staining and preparation only	30.0
(See also 85548, 85585)		85150 Calcium clotting time	40.0
(For other fluids, e.g., CSF, see 89051, 89190)		85160 Calcium saturation clotting test	40.0
85009 differential WBC count, buffy coat	12.0	85165 Capillary fragility test, Rumpel-Leede separate procedure	20.0
85012 eosinophil count, direct	10.0	85170 Clot retraction; screen	8.0
(For nasal smear, see 89180)		85171 quantitative	45.0
85014 hematocrit	8.0	85172 inhibition by drugs	BR
85018 hemoglobin, colorimetric	8.0	85175 Clot lysis time, whole blood dilution	40.0
(For other hemoglobin determination, see 83020-83068)		(Clotting factor I (fibrinogen), see 82730, 85371-85377)	
85021 hemogram, automated (RBC, WBC, Hgb, Hct and indices only)	10.5	85210 Clotting factor II prothrombin, specific	40.0
85022 hemogram, automated, and differential WBC count (CBC)	15.0	(See also 85610-85618)	
85027 hemogram, automated, with platelet count	12.0	85220 factor V (AcG or proaccelerin) labile factor	40.0
85028 hemogram, automated, and differential WBC count (CBC) with platelet count	17.0	85230 factor VII (proconvertin, stable factor)	40.0
85029 Additional automated hemogram indices (e.g., red cell distribution width (RDW), mean platelet volume (MPV), red blood cell histogram, platelet histogram, white blood cell histogram, three part differential); one to three indices	BR	85240 factor VIII (AHG), one stage	40.0
85030 four or more indices	BR	85242 factor VIII (AHG), two stage	40.0
85031 Blood count; hemogram, manual, complete CBC (RBC, WBC, Hgb,		85244 factor VIII related antigen quantitation	BR
		85250 factor IX (PTC or Christmas)	40.0
		85260 factor X (Stuart-Prower)	40.0
		85270 factor XI (PTA)	40.0
		85280 factor XII (Hageman)	40.0
		85290 factor XIII (fibrin stabilizing)	40.0
		85291 factor XIII (fibrin stabilizing), screen solubility	40.0
		85292 preallikrein assay (Fletcher factor assay)	BR

	Unit Value		Unit Value
82593		high molecular weight kinninogen assay (Fitzgerald factor assay)	
	BR		
85300		Clotting inhibitors or anticoagulants, antithrombin III, except antigen assay	40.0
85301		antithrombin III, antigen assay	BR
85302		protein C assay	BR
85310		antithromboplastin	40.0
85311		antiprothrombinase	40.0
85320		antiprothromboplastin	40.0
85330		antifactor VIII	40.0
85340		cross recalcification time (mixtures)	40.0
85341		PTT inhibition test	BR
85345		Coagulation time, Lee and White	30.0
85347		activated	20.0
85348		other methods	BR
		(Complete blood count, see 85021-85031)	
		(Differential count, see 85007 et seq.)	
		(Drug inhibition, clot retraction, see 85172)	
		(Duke bleeding time, see 85000)	
		(Eosinophil count, direct, see 85012)	
		(Eosinophils, microscopic examination for, in various body fluids, see 89180)	
		(Ethanol gel, see 85363)	
85360		Euglobulin lysis	40.0
		(Fetal hemoglobin, see 83030-83033, 85460)	
85362		Fibrin degradation (split) products (FDP)(FSP); agglutination, slide	12.0
85363		ethanol gel	10.0
85364		hemagglutination inhibition (Merskey), microtiter	36.0
85365		immunoelectrophoresis	BR
85367		precipitation	18.0
85368		protamine paracoagulation (PPP)	BR
85369		staphylococcal clumping	12.0
		(Fibrinogen, quantitative, see 82730)	
85371		Fibrinogen, semiquantitative, latex	40.0
85372		turbidimetric	22.5
85376		Fibrinogen; thrombin with plasma dilution	24.0
85377		thrombin time dilution	36.0
85390		Fibrinolysins, screening	20.0
85392		with EACA control	BR
85395		semiquantitative	30.0
85396		lysis of homologous clot	105.0
85398		Fibrinolysis, quantitative	45.0
85400		Fibrinolytic mechanisms, plasmin	BR
85410		antiplasmin	BR
85420		plasminogen, except antigenic assay	BR
		(For plasminogen activator, see 85665)	
85421		plasminogen, antigenic assay	BR
		(Fragility, red blood cell, see 85547, 85555-85557)	
85441		Heinz bodies, direct	9.0
85445		induced, acetyl phenylhydrazine	19.5
		(Hematocrit (PCV), see 85014, 85021-85031)	
		(Hemoglobin, see 83020-83068, 85018-85031)	
85460		Hemoglobin, fetal, differential lysis (Kleihauer)	26.0
		(See also 83030, 83033)	
		(Hemogram, see 85021-85031)	
		(Hemolysins, see 86006, 86281, 86282)	
85520		Heparin assay	60.0
85530		Heparin-protamine tolerance test	60.0
85535		Iron stain (RBC or bone marrow smears)	18.0
		(Ivy bleeding time, see 85002)	
85538		Leder stain (esterase) blood or bone marrow	30.0
85540		Leucocyte alkaline phosphatase with count	20.0
85544		Lupus erythematosus (LE) cell prep	20.0
		(Lysozyme, see 85548)	
85547		Mechanical fragility, RBC	30.0
85548		Morphology of red blood cells, only	9.0
85549		Muramidase, serum	52.0
		(Nitroblue tetrazolium dye test, see 86384)	
85555		Osmotic fragility, RBC	15.0
85556		incubated, qualitative	18.0
85557		incubated, quantitative	60.0
		(Packed cell volume, see 85014)	
		(Partial thromboplastin time, see 85730-85732)	
		(Parasites, blood, e.g., malaria smears, see 87207)	
85560		Peroxidase stain, WBC	15.0
		(Plasmin, see 85400)	
		(Plasminogen, see 85420)	
		(Plasminogen activator, see 85665)	
85575		Platelet; adhesiveness (in vivo)	45.0
85576		aggregation (in vitro), any agent	BR
85577		retention (in vitro), glass bead	30.0
85580		count (Rees-Ecker)	14.0
85585		estimation on smear, only	10.0
		(See also 85007)	

	Unit Value		Unit Value
85590 phase microscopy	20.0	85810 Viscosity, blood	40.0
85595 electronic technique	20.0	85820 serum or plasma	40.0
(Protamine paracoagulation (PPP), see 85368)		(Von Willebrand factor assay, see 85426)	
85610 Prothrombin time	16.0	(WBC count, see 85021-85031, 85048, 89050)	
(See also 85618)		85999 Unlisted hematology procedure	BR
85612 Russell viper venom type (includes venom)	36.0	NEW SECTION	
85614 two stage	30.0	WAC 296-23A-345 IMMUNOLOGY.	
85615 Prothrombin utilization (consumption)	40.0		Unit Value
85618 Prothrombin - Proconvertin, P & P (Owren)	18.0	(Includes serology, immunohematology and blood banking)	
(Red blood cell count, see 85021-85031)		(Acetylcholine antireceptor antibody, see 86685)	
85630 Red blood cell size (Price-Jones)	40.0	(Acid hemolysins, see 86281)	
85632 Red blood cell peroxide hemolysis ...	30.0	(Actinomycosis, see 86000-86009)	
85635 Reptilase test	33.0	(Adrenal cortex antibodies, RIA, see 86681)	
(Reticulocyte count, see 85044)		86000 Agglutinins, febrile, each	14.0
(Rumpel-Leede test, see 85165)		86002 panel (typhoid O & H, paratyphoid A & B, brucella and Proteus OX-19)	45.0
85650 Sedimentation rate (ESR); Wintrobe type	14.0	86004 warm	36.0
85651 Westergren type	10.5	(Agglutinins and autohemolysins, see 86004, 86011-86013, 86281-86283, 86006-86009)	
85660 Sickling of RBC, reduction, slide method	14.0	(Agglutinins, auto, see 86282-86283, 86011, 86013)	
(Sickling, electrophoresis, see 83020)		(Agglutinins, cold, see 86006, 86013, 86282, 86283)	
(Sickling, solubility, S-D, see 83053)		(Alpha-1 antitrypsin, see 86064, 86067, 86329)	
(Sickling, turbidimetric (Sickledex dithionate), see 83052)		(Alpha-1 feto-protein, see 86244)	
(Siderocytes, see 85535)		(Amebiasis, see 86171, 86280)	
(Smears for parasites, malaria, etc., see 87207)		(Anti-AChR (acetylcholine receptor) antibody titer, see 86685)	
(Staphylococcal clumping test, see 85369)		86006 Antibody, qualitative, not otherwise specified; first antigen, slide or tube ..	12.0
85665 Streptokinase titer (plasminogen activator)	BR	86007 each additional antigen	7.5
85670 Thrombin time, plasma	20.0	86008 Antibody, quantitative titer, not otherwise specified; first antigen	18.0
85675 titer	12.0	86009 each additional antigen	12.0
85700 Thromboplastin generation test; screening (Hicks-Pitney)	40.0	86011 Antibody, detection, leukocyte antibody	44.0
85710 definitive, with platelet substitute ..	45.0	86012 Antibody absorption, cold auto absorption; per serum	30.0
85711 with patient's platelets	45.0	(For elution, see 86019)	
85720 all factors	BR	86013 differential	45.0
(For individual clotting factors, see 85210 et seq.)			
85730 Thromboplastin time, partial (PTT); plasma or whole blood	30.0		
85732 substitution, plasma	30.0		
(For thromboplastin inhibition test, see 85341)			
(Tourniquet test, see 85165)			

	Unit Value		Unit Value
86014	45.0	86067	20.0
86016	30.0		(Autoagglutinins, see 86282, 86283)
			(Autoantibodies, see specific antigens)
			(Blastomycosis, see 86006-86009)
86017	24.0	86068	60.0
86018	17.0		Blood crossmatch, complete standard technique, includes typing and antibody screening of recipient and donor, first unit
86019	45.0	86069	45.0
86021	60.0	86072	10.5
86022	75.0	86073	26.0
86023	BR	86074	15.0
86024	38.0		(For enzyme technique, see 86018)
86026	52.0	86075	44.0
			Blood crossmatch, minor only (plasma, Rh immune globulin), includes recipient and donor typing and antibody screening; first unit
		86076	27.0
			(For incompatibility problems, see 86004, 86011-86014, 86016-86026, 86031-86035, 86068-86076)
			(For typing, antibody screening and blood in lieu of crossmatch, see 86017)
86028	12.0	86077	BR
			Blood bank physician services; difficult crossmatch and/or evaluation of irregular antibody(s), interpretation and written report
		86078	BR
			investigation of transfusion reaction including suspicion of transmissible disease, interpretation and written report
		86079	BR
			authorization for deviation from standard blood banking procedures (e.g., use of outdated blood, transfusion of Rh incompatible units), with written report
		86080	BR
			Blood typing, ABO only
		86082	12.0
			ABO and Rho(D)
		86090	18.0
			MN
		86095	20.0
			Blood typing, RBC antigens other than ABO or Rho(D); antiglobulin technique, each antigen
		86096	10.5
			direct, slide or tube, including Rh subtypes, each antigen
		86100	10.5
			Blood typing; Rho(D) only
		86105	12.0
			Rh genotyping, complete
			(For Rho variant Du, see 86095)
		86115	45.0
			anti-Rh immunoglobulin testing (RhoGAM type)
		86120	68.0
			special (Kell, Duffy)
		86128	BR
			Blood autotransfusion, including collection, processing and storage
			45.0

	Unit Value		Unit Value
(86129, 86131, 86134, 86138, and 86139 have been deleted)		(For precipitin or agglutination rapid test for infectious agent, use 86403)	
(Bovine milk antibody, see 86008, 86009)		(For enzyme immunoassay for drugs, use 82662)	
(Brucellosis, see 86000-86002)		86228 Enzyme immunoassay for infectious agent antibody	BR
86140 C-reactive protein	20.0	(For HTLV-III antibody tests, see 86312-86314)	
(Candidiasis, see 86008)		86229 Enzyme immunoassay for chemical constituent	BR
86149 Carcinoembryonic antigen (CEA); gel diffusion	60.0	(Eosinophils, nasal smear, see 89190)	
86151 RIA	60.0	86235 Extractable nuclear antigen (ENA), antibody	30.0
(Cat scratch disease, see 86171)		(86240 and 86241 have been deleted)	
86155 Chemotaxis assay, specify method . . .	BR	86243 Fc receptor assay, specify method . . .	BR
(Coccidioidomycosis, see 86006-86009, 86171, 86490)		86244 Feto-protein, alpha-1, RIA	57.0
(Cold agglutinin or hemolysin, see 86006-86013, 86282, 86283)		(86245 has been deleted)	
86158 Complement, C 1 esterase	52.0	(Filariasis, see 86280)	
86159 C 2 esterase	52.0	86255 Fluorescent antibody, screen	24.0
86162 total (CH 50)	70.0	86256 titer	36.0
86163 C 3 esterase	BR	(Fluorescent technique for antigen identification in tissue, see 88346)	
86164 C 4 esterase	BR	86265 Frozen blood, preparation for freezing, each unit including processing and collection	BR
(For complement fractions, quantitative, see 86329)		86266 with thawing	BR
86171 Complement fixation tests, each (e.g., cat scratch fever, coccidioidomycosis, histoplasmosis, psittacosis, rubella, streptococcus MG, syphilis)	40.0	86267 with freezing and thawing	BR
(Coombs test, see 86031-86035)		(FTA, see 86650)	
86185 Counterelectrophoresis, each antigen .	24.0	(Gc grouping, see 86335)	
(For HAA, see 86285-86287)		(Gel (agar) diffusion tests, see 86331)	
(Crossmatch, see 86068-86076)		(86272 and 86273 have been deleted)	
(86201 and 86202 have been deleted)		(Gm grouping, see 86335)	
(Cryptococcosis, see 86008, 86009, 86255, 86256)		(Gonadotropins, chorionic, see 82996-82998, 84701)	
(Cysticercosis, see 86280)		86277 Growth hormone, human (HGH), antibody, RIA	BR
86209 Cytotoxic testing	BR	(HAA, see 86285-86287)	
86215 Deoxyribonuclease, antibody	36.0	(Ham test, see 86281)	
86225 Deoxyribonucleic acid (DNA) antibody	36.0	86280 Hemagglutination inhibition tests (HAI), each (e.g., amebiasis, rubella, viral)	60.0
(Diphtheria, see 86280)		86281 Hemolysins, acid (for paroxysmal hemoglobinuria) (Ham test)	24.0
(Direct antiglobulin test (Coombs), see 86031)		86282 Hemolysins and agglutinins, auto, screen, each	30.0
(Donath-Landsteiner screen, see 86008, 86009)		86283 incubated with glucose (e.g., ATP)	75.0
(Drug sensitization, RBC, see 86035)		(Cold, see 86006-86009; warm, see 86004; acid, see 86281)	
(Echinococcosis, see 86171, 86280)			
86227 Enzyme immunoassay for infectious agent antigen	BR		

	Unit Value		Unit Value
86285		(Ouchterlony).....	30.0
		(For ceruloplasmin by chemical method, see 82390)	
86285	18.0	Hepatitis B surface antigen (HB _s Ag) (Australian antigen, HAA); counter-electrophoresis method	
86286	24.0	counterelectrophoresis with concentration of serum	
86287	36.0	RIA method	
		(For gel diffusion technique, see 86331; CF, see 86171; HAI, see 86280)	
86288	BR	Hepatitis B core antigen (HB _c Ag), RIA.....	
86289	BR	Hepatitis B core antibody (HB _c Ab), RIA.....	
86290	BR	IgM antibody (e.g., RIA, EIA, RPHA).....	
86291	BR	Hepatitis B surface antibody (HB _s Ab) (e.g., RIA, EIA, RPHA).....	
86293	BR	Hepatitis Be antigen (HB _e Ag) (e.g., RIA, EIA)	
86295	BR	Hepatitis Be antibody (HB _e Ab) (e.g., RIA, EIA)	
86296	BR	Hepatitis A antibody (HAAb) (e.g., RIA, EIA)	
		(86297 Hepatitis A virus antibody has been deleted. To report, use 86296)	
86298	BR	IgG antibody	
86299	BR	IgM antibody	
86300	20.0	Heterophile antibodies, screening (includes monotype test) slide or tube ..	
86305	30.0	quantitative titer	
86310	30.0	plus titers after absorption with beef cells and guinea pig kidney ...	
		(Histoplasmosis, see 86006-86009, 86171)	
		(HLA typing, see 86812-86817)	
		(Hormones, see individual alphabetic listing in chemistry section)	
86312	BR	HTLV-III antibody detection; ELISA	
86314	BR	confirmatory test (e.g., Western blot)	
		(Human growth hormone antibody, RIA, see 86277)	
		(86315 has been deleted)	
86320	100.0	Immunoelectrophoresis, serum, each specimen (plate).....	
86325	100.0	other fluids (e.g., urine) with concentration, each specimen	
86327	BR	crossed (2 dimensional assay)	
86329	30.0	Immunodiffusion; quantitative, each IgA, IgG, IgM, ceruloplasmin, transferrin, alpha-2, macroglobulin, complement fractions, alpha-1 anti-trypsin, or other (specify)	
86331		gel diffusion, qualitative	
86335		Immunoglobulin typing (Gc, Gm, Inv), each	BR
		(Insulin antibody, see 86016)	
86337		Insulin antibodies, RIA	BR
86338		Insulin factor antibodies, RIA	32.0
86340		Intrinsic factor antibodies, RIA	32.0
		(Intrinsic factor, antibody (fluorescent), see 86255, 86256)	
		(Inv grouping, see 86335)	
		(Latex fixation, see individual antigen or antibody; also 86006, 86007)	
		(LE cell preparation, see 85544)	
		(LE factor, see 86006, 86007, 86255, 86256)	
		(Leishmaniasis, see 86280)	
		(Leptospirosis, see 86006-86009)	
		(Leukoagglutinins, see 86013, 86021)	
86343		Leukocyte histamine release test (LHR)	BR
86344		Leukocyte phagocytosis	BR
		(86345, 86346, and 86347 have been deleted)	
86349		Leukocyte transfusion (leukapheresis)	BR
		(Lymphocyte culture, see 86353)	
		(86351 has been deleted)	
86353		Lymphocyte transformation, phyto-mitogen (phytohemagglutination, PHA) or other mitogen culture (MC) (e.g., tuberculin, candida).....	120.0
86357		Lymphocytes; T & B differentiation..	165.0
86358		B-cell evaluation	BR
		(Malaria, see 87207)	
		(86365 has been deleted)	
		(Melioidosis, see 86280)	
86376		Microsomal antibody (thyroid); RIA .	BR
86377		other method (specify).....	30.0
86378		Migration inhibitory factor test (MIF).....	BR
		(Milk antibody, antibody, see 86008-86009)	
		(Mitochondrial antibody, liver, see 86255-86256)	

	Unit Value		Unit Value
(Mononucleosis screening slide, see 86006-86007)		(Schistosomiasis agglutination, see 86006-86009)	
86382 Neutralization test, viral	BR	(Serologic test for syphilis (STS), see 86171, 86592, 86593)	
86384 Nitroblue tetrazolium dye test (NTD)	BR	86455 Skin test; anergy testing, one or more antigens	BR
(Ouchterlony diffusion, see 86331)		86490 coccidioidomycosis, each test	20.0
(Parietal cell antibody, see 86255, 86256)		86510 histoplasmosis	20.0
86385 Paternity testing, ABO + Rh factors + MN (per individual)	37.5	86540 mumps	20.0
86386 each additional antigen system	15.0	86580 tuberculosis, patch or intradermal	20.0
(Penicillin antibody RBC, see 86035)		86585 tuberculosis, tine test	12.0
(86388, 86389, and 86391 have been deleted)		(Skin tests 86450, 86460, 86470, 86480, 86495, 86500, 86520, 86530, 86550, 86565, and 86570 have been deleted)	
(Platelet antibodies (agglutinins), see 86014)		(Smooth muscle antibody, see 86255, 86256)	
(Platelet associated immunoglobulin assay, see 86023)		(Sporotrichosis, see 86006-86009)	
(86392, 86393, and 86398 have been deleted)		(Streptococcus MG, see 86171)	
86402 Precipitin determination, gel diffusion, in aspergillosis, bagassosis, farmer lung, pigeon breeder disease, silo filler disease, other alveolitis (specify)	BR	86590 Streptokinase, antibody	27.0
86403 Precipitin (e.g., latex bead) or agglutination rapid test for infectious agent antigen	BR	(Streptolysin O antibody, see antistreptolysin O, 86060-86063)	
(For enzyme immunoassay for infectious agent antigen, use 86227)		(Streptobacillus, see 86008, 86009)	
86405 Precipitin test for blood (species identification)	BR	86592 Syphilis, precipitation or flocculation tests, qualitative VDRL, RPR, DRT	9.0
(Pregnancy test, see 82996, 82997, 86006-86009)		(See also 89006, 89007)	
(86415 and 86416 have been deleted)		86593 Syphilis, precipitation or flocculation tests, quantitative	15.0
(Psittacosis, CF, see 86171)		(Syphilis serology, see also 86171)	
86421 Radioallergosorbent test (RAST); up to 5 antigens	BR	(Tetanus, see 86280)	
86422 6 or more antigens	BR	(Thyroglobulin antibody, see 86006-86009, 86171)	
86423 Radioimmunosorbent test (RIST) IgE, quantitative	BR	(Thyroglobulin antibody, RIA, see 86800)	
(Rapid plasma reagin test (RPR), see 86592)		86594 Thyroid autoantibodies	BR
(86424, 86425, 86426, and 86427 have been deleted)		86595 Tissue culture	BR
86430 Rheumatoid factor, latex fixation	12.0	(86597 tissue typing has been deleted. To report, use 86810-86822)	
(RIST, see 86423)		86600 Toxoplasmosis, dye test	80.0
(RPR, see 86592)		(For CF, see 86171; IFA, see 86255, 86256)	
(Rubella, CF, see 86171; HAI, see 86280)		86630 Transfer factor test (TFT)	BR
		86650 Treponema antibodies, fluorescent, absorbed (FTA-Abs)	30.0
		86660 Treponema pallidum immobilization (TPI)	80.0
		86662 Treponema pallidum test, other, specify (e.g., TPIA, TPA, TPMB, TPCF, RPCF)	BR
		(Trichinosis, see 86006-86009)	
		(Trypanosomiasis, see 86171, 86280)	

	Unit Value		Unit Value
(Tuberculosis, see 86580, 86585, 87116-87118, 87190)		87076	definitive identification, including gas chromatography in addition to anaerobic culture 60.0
(Vaccinia immune globulin, see 86274)		87081	Culture, bacterial, screening only, for single organisms 15.0
(VDRL, see 86592, 86593)		87082	Culture, presumptive, pathogenic organisms, screening only, by commercial kit (specify type); for single organisms BR
(Viral antibodies, see 86171, 86280, 86382)		87083	multiple organisms BR
(Visceral larval migrans, see 86280)		87084	with colony estimation from density chart (includes throat cultures) BR
(Warm agglutinins, see 86004)		87085	with colony count BR
(86670 has been deleted)			(For urine colony count, see 87086)
86681 Adrenal cortex antibodies, RIA 31.0		87086	Culture, bacterial, urine; quantitative, colony count 15.0
86685 Anti-AChR (acetylcholine receptor) antibody titer BR		87087	commercial kit 12.0
86800 Thyroglobulin antibody, RIA 31.0		87088	identification, in addition to quantitative or commercial kit 12.0
86810 Tissue typing, for organ transplantation, including pretransplant crossmatch (donor) lymphocyte vs. recipient serum for nonspecific antibodies BR		87101	Culture, fungi, isolation; skin 15.0
86812 HLA typing, A, B, or C (e.g., A10, B7, B27), single antigen BR		87102	other source 18.0
86813 HLA typing, A, B, and/or C (e.g., A10, B7, B27), multiple antigens BR		87106	definitive identification, by culture, per organism, in addition to skin or other source 30.0
86816 HLA typing, DR, single antigen BR		87109	Culture, mycoplasma, any source 75.0
86817 HLA typing, DR, multiple antigen BR		87116	Culture, tubercle or other acid-fast bacilli (e.g., TB, AFB, mycobacteria); any source, isolation only 18.0
86821 lymphocyte culture, mixed (MLC) BR		87117	concentration plus isolation 30.0
86822 lymphocyte culture, primed (PLC) BR		87118	definitive identification, per organism, (does not include isolation and/or concentration) 30.0
86999 Unlisted immunology procedure BR		87140	Culture, typing; fluorescent method each antiserum 20.0
NEW SECTION		87143	gas liquid chromatography (GLC) method 45.0
WAC 296-23A-350 MICROBIOLOGY.		87145	phage method 40.0
(Includes bacteriology, mycology, parasitology, and virology)		87147	serologic method agglutination grouping, per antiserum 20.0
87001 Animal inoculation, small animal; with observation 36.0		87151	serologic method, speciation 20.0
87003 with observation and dissection 45.0		87155	precipitin method, grouping, per antiserum 12.0
87015 Concentration (any type), for parasites, ova, or tubercle bacillus (TB, AFB) 20.0		87158	other methods 20.0
87040 Culture, bacterial, definitive, aerobic; blood (may include anaerobic screen) 48.0		87163	Culture, special extensive definitive diagnostic studies, beyond usual definitive studies 25.0
87045 stool 25.0		87164	Dark field examination, any source (e.g., penile, vaginal, oral, skin); includes specimen collection 60.0
87060 throat or nose 20.0		87166	without collection 30.0
87070 any other source 16.0		87173	Endotoxin, bacterial (pyrogens); animal inoculation 36.0
(For urine, see 87086-87088)		87174	chemical 24.0
87072 Culture, presumptive, pathogenic organisms, by commercial kit, any source except urine BR		87176	homogenization, tissue, for culture 15.0
(For urine, see 87087)		87177	Ova and parasites, direct smears, concentration and identification 36.0
87075 Culture, bacterial, any source; anaerobic (isolation) 36.0			(Individual smears and procedures, see 87015, 87208-87211)

		Unit Value	<u>NEW SECTION</u> WAC 296-23A-355 CYTOPATHOLOGY	Unit Value
<i>(Trichrome, iron hemotoxylin and other special stains, see 88312)</i>				
87181	Sensitivity studies, antibiotic, agar diffusion method, each antibiotic	40.0	*88104 Cytopathology, fluids, washings or brushings, with centrifugation except cervical or vaginal; smears and interpretation	45.0
87184	disc method, each plate (12 or less discs)	24.0	*88106 filter method only with interpretation	45.0
87186	microtiter, minimum inhibitory concentration (MIC), any number of antibiotics	45.0	*88107 smears and filter preparation with interpretation	60.0
87188	tube dilution method, each antibiotic	30.0	*88108 concentration technique, smears and interpretation (e.g., Saccmanno technique)	BR
87190	tubercle bacillus (TB, AFB), each drug	60.0	<i>(88109 has been deleted. For interpretation of smear, use 88104; for cell block interpretation, see 88150)</i>	
87205	Smear, primary source, with interpretation; routine stain for bacteria, fungi, or cell types	12.0	<i>(For cervical or vaginal smears, see 88150)</i>	
87206	fluorescent and/or acid fast stain for bacteria, fungi, or cell types	18.0	<i>(For gastric intubation with lavage, see 89130-89141)</i>	
87207	special stain for inclusion bodies or intracellular parasites (e.g., malaria, kala azar, herpes)	24.0	<i>(For x-ray localization, see 74340)</i>	
87208	direct or concentrated, dry, for ova and parasites	12.0	*88125 Cytopathology, forensic (e.g., sperm)	75.0
<i>(For concentration, see 87015; complete examination, see 87177)</i>			*88130 Sex chromatin identification; (Barr bodies)	40.0
<i>(For complex special stains, see 88312-88313)</i>			*88140 peripheral blood smear, polymorphonuclear "drum sticks"	40.0
<i>(For fat, meat fibers, nasal eosinophils, and starch, see miscellaneous section)</i>			<i>(For guard stain, see 88313)</i>	
87210	wet mount with simple stain, for bacteria, fungi, ova, and/or parasites	12.0	*88150 Cytopathology, smears, cervical or vaginal (e.g., Papanicolaou), screening and interpretation, up to three smears	26.5
87211	wet and dry mount, with interpretation, for ova and parasites	18.0	*88155 with definitive hormonal evaluation (e.g., maturation index, karyopyknotic index, estrogenic index)	40.0
87220	Tissue examination for fungi (e.g., KOH slide)	BR	*88160 Cytopathology, any other source; screening and interpretation	36.0
87250	Virus, inoculation of embryonated eggs, suitable tissue culture, or small animal, includes observation and dissection	12.0	88161 preparation, screening and interpretation	BR
<i>(Electron microscopy, see 88348)</i>			88162 extended study involving over 5 slides and/or multiple stains	BR
<i>(Inclusion bodies in tissue sections, see 88304-88309; in smears, see 87207-87210; in fluids, see 88106)</i>			<i>(For obtaining specimen, see percutaneous needle biopsy under individual organ in Surgery)</i>	
<i>(87300 autogenous vaccine has been deleted. To report, use 87999)</i>			<i>(For aerosol collection of sputum, see 89350)</i>	
87999	Unlisted microbiology procedure	BR	<i>(For special stains, see 88312-88314)</i>	
			88170 Fine needle aspiration with or without preparation of smears; superficial tissue (e.g., thyroid, breast, prostate)	BR
			88171 deep tissue under radiologic guidance	BR

	Unit Value		Unit Value
(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943; for fluoroscopic guidance use 76003)			
88172 Evaluation of fine needle aspirate with or without preparation of smears; immediate cytohistologic study to determine adequacy of specimen(s).....	BR	*88307 without complex dissection	105.0
88173 interpretation and report	BR	88309 single complicated specimen requiring complex dissection or multiple complicated specimens	150.0
88180 Flow cytometry; each cell surface marker	BR	88309 complex diagnostic problem with or without extensive dissection ..	BR
88182 cell cycle or DNA analysis	BR	(For fine needle aspiration, preparation and interpretation of smears, see 88170-88173)	
88199 Unlisted cytopathology procedure ..	BR	*88311 decalcification procedure (list separately in addition to code for surgical pathology examination)	12.0
(For electron microscopy, see 88348)		*88312 Special stains (list separately in addition to code for surgical pathology examination); Group I stains for microorganisms (e.g., Gridley, acid fast, methenamine silver), each	25.0
CYTOGENETIC STUDIES		*88313 Group II, all other (e.g., iron, trichrome) except immunocytochemistry and immunoperoxidase stains, each ...	12.0
*88260 Chromosome analysis; lymphocytes, count 1-4 cells, screening	180.0	(For immunocytochemistry and immunoperoxidase tissue studies, see 88342)	
*88261 count 1-4 cells, 1 karyotype ...	375.0	88314 histochemical staining with frozen section(s)	BR
*88262 count 1-20 cells for mosaicism, 2 karyotypes	525.0	88317 Interpretation and report by treating physician of previously diagnosed histologic slide (without consultation)	BR
*88265 Chromosome analysis; myeloid cells, 2 karyotypes (Philadelphia chromosome)	225.0	88318 Determinative histochemistry to identify chemical components (e.g., copper, zinc)	BR
*88267 amniotic fluid, count 1-4 cells, 1 karyotype	600.0	88319 Determinative histochemistry to identify enzyme constituents	BR
*88268 skin, count 1-4 cells, 1 karyotype	600.0	*88321 Consultation and report on referred slides prepared elsewhere ..	140.0
*88270 other tissue cells, count 1-4 cells, 1 karyotype	BR	88323 Consultation and report on referred material requiring preparation of slides	BR
*88280 additional karyotyping, each study	75.0	88325 Consultation, comprehensive, with review of records and specimens, with report on referred material ...	BR
*88285 additional cells counted, each study	15.0	*88329 Consultation during surgery	100.0
88299 Unlisted cytogenetic study.....	BR	*88331 with frozen section(s), single specimen	90.0
		*88332 each additional tissue block with frozen section(s)	30.0
SURGICAL PATHOLOGY		88342 Immunocytochemistry (including tissue immunoperoxidase), each antibody	BR
(Procedures 88300 through 88399 include accession, handling and reporting)		(88345 has been deleted. To report, use 88346)	
*88300 Surgical pathology, gross examination only	20.0	88346 Immunofluorescent study, each antibody	BR
NOTE:		88348 Electron microscopy; diagnostic scanning	BR
Only one of the numbers 88302-88309 should be used in reporting specimens (single or multiple) that are removed during a single surgical procedure.			
*88302 Surgical pathology, gross and microscopic examination of presumptively normal tissue(s), for identification and record purposes	60.0		
*88304 Surgical pathology, gross and microscopic examination of presumptively abnormal tissue(s); uncomplicated specimen	75.0		
*88305 single complicated or multiple uncomplicated specimen(s),			

	Unit Value		Unit Value
(88360 Whole organ sections has been deleted. To report, use 88399)		89160 Meat fibers, feces	12.0
(88370 has been deleted. To report, use 88342)		(89180 has been deleted. To report, use 89190)	
(For physician interpretation of peripheral blood smear, use 85060)		89190 Nasal smear for eosinophils	BR
88399 Unlisted surgical pathology procedure	BR	89205 Occult blood, any source except feces (Occult blood, feces, see 82270) (Paternity tests, see 86385, 86386) (89210 has been deleted)	10.5
NEW SECTION			
WAC 296-23A-360 MISCELLANEOUS.			
(Basal metabolic rate has been deleted. If necessary to report, use 89399)		89300 Semen analysis; presence and/or sperm motility of sperm including Huhner test	12.0
(89005-89007 have been deleted)		89310 motility and count	40.0
89050 Cell count, miscellaneous body fluids (e.g., CSF, joint fluid), except blood	12.0	89320 complete (volume, count, motility and differential)	80.0
89051 with differential count	20.0	(Skin tests, see 86455-86585 and 95005-95199)	
89060 Crystal identification by compensated polarizing lens analysis; synovial fluid (89070 has been deleted) (89080 has been deleted)	BR	89323 Sperm immobilization	BR
89100 Duodenal intubation and aspiration; single specimen (e.g., simple bile study or afferent loop culture) plus appropriate test procedure	40.0	89325 Sperm agglutination, with antibody titer	BR
89105 collection of multiple fractional specimens with pancreatic or gallbladder stimulation, single or double lumen tube	BR	(For medicolegal identification of sperm, see 88125) (For complete spinal fluid examination, see 89070) (89345 has been deleted)	
(For radiological localization, see 74340)		89330 Cervical mucus penetration test, with or without spinnbarkeit test	BR
(For chemical analysis, see Chemistry and Toxicology)		89350 Sputum, obtaining specimen, aerosol induced technique (separate procedure)	20.0
89125 Fat stain, feces, urine, sputum	15.0	89355 Starch granules, feces	10.5
89130 Gastric intubation and aspiration, diagnostic, each specimen, for chemical analyses or cytopathology	20.0	(For chloride and sodium analysis, see 82437, 84295) (Tissue culture, see 86595) (Tissue typing, see 86810-86822)	
89132 after stimulation	45.0	89365 Water load test	BR
89135 Gastric intubation and aspiration, and fractional collections (e.g., gastric secretory study); one hour	60.0	89399 Unlisted miscellaneous pathology test	BR
89136 two hours	90.0	HOSPITAL OUTPATIENT PHYSICAL THERAPY	
89140 two hours including gastric stimulation (e.g., histalog, pentagastrin)	105.0	NEW SECTION	
89141 three hours, including gastric stimulation	120.0	WAC 296-23A-400 HOSPITAL OUTPATIENT PHYSICAL THERAPY RULES. Hospitals should refer to WAC 296-20-010 through 296-20-125 for general information, rules, and billing instructions pertaining to the care of injured workers.	
(For radiologic localization of gastric tube, see 74340)		Physical therapy treatment will be permitted only upon consultation with and periodic review by an authorized health care practitioner and when performed by a licensed registered physical therapist or a physical therapist assistant serving under the direction of a licensed registered physical therapist.	
(For chemical analyses, see 82926-82932)			
(Joint fluid chemistry, see Chemistry and Toxicology, this section)			

Use of diapulse or similar machine on injured workers is not authorized. See WAC 296-20-03002 for further information.

No inpatient physical therapy treatment will be allowed when such treatment constitutes the only or major treatment received by the worker. See WAC 296-20-075 and 296-23A-100 for further information.

Biofeedback treatment may be rendered on physician's orders only, by R.P.T.'s certified in biofeedback and L.P.T.'s working under the supervision of a certified R.P.T. The extent of biofeedback treatment is limited to those procedures allowed within the scope of practice of the R.P.T. or L.P.T. See WAC 296-21-0501 for rules pertaining to the authorized conditions and the reporting requirements.

NEW SECTION

WAC 296-23A-410 MUSCLE TESTING. (The maximum allowable is for payment in full, regardless of time required.)

	Unit Value
95831 Muscle testing manual (separate procedure); extremity (excluding hand) or trunk, with report	16.0
95832 hand (with or without comparison with normal side)	16.0
95833 total evaluation of body, excluding hands	16.0
95834 total evaluation of body, including hands	16.0
95842 Muscle testing, electrical: reaction of degeneration, chronaxy, galvanic/tetanus ratio, one or more extremities, one or more methods	16.0
95851 Range of motion measurements and report (separate procedure); each extremity, excluding hand	16.0
95852 hand, with or without comparison with normal side	16.0

NEW SECTION

WAC 296-23A-415 MODALITIES. Physician or therapist is required to be in constant attendance.

	Unit Value
(97000 has been deleted. To report, use 97010-97039)	
97010 Physical medicine treatment to one area, initial 30 minutes; hot or cold packs	12.0
97012 traction, mechanical	12.0
97014 electrical stimulation (unattended)	12.0
97016 vasopneumatic devices	12.0
97018 paraffin bath	12.0
97020 microwave	12.0
97022 whirlpool	12.0
97024 diathermy	12.0

	Unit Value
97026 infrared	12.0
97028 ultraviolet	12.0
97039 unlisted modality (specify)	12.0
97040 modality; each additional 15 minutes	3.75
97050 Two or more modalities to the same area	13.0

NEW SECTION

WAC 296-23A-420 PROCEDURES. Therapist is required to be in constant attendance.

	Unit Value
(97100 has been deleted. To report, use 97110-97139)	
(97101 has been deleted. To report, use 97145)	
97110 Physical medicine treatment to one area, initial 30 minutes, each visit; therapeutic exercises	16.0
97112 neuromuscular reeducation	16.0
97114 functional activities	16.0
97116 gait training	16.0
97118 electrical stimulation (manual)	16.0
97122 traction, manual	16.0
97124 massage	16.0
97126 contrast baths	16.0
97128 ultrasound	16.0
97139 unlisted procedure (specify)	16.0
97145 Physical medicine treatment to one area, each additional 15 minutes	5.0
97220 Hubbard tank; initial 30 minutes, each visit	24.0
97221 each additional 15 minutes (maximum allowance, one hour)	5.0
97240 Pool therapy or Hubbard tank with therapeutic exercises; initial 30 minutes; each visit	30.0
97241 each additional 15 minutes (maximum allowance, one hour)	6.0
97260 Joint mobilization (cervical, thoracic, lumbosacral, sacroiliac, hand, wrist) (separate procedure); one area	16.0
97500 Orthotics training (dynamic bracing, splinting), upper extremities; initial 30 minutes, each visit	24.0
97501 each additional 15 minutes	12.0
97520 Prosthetic training; initial 30 minutes, each visit	24.0
97521 each additional 15 minutes	12.0
97530 Kinetic activities to increase coordination, strength and/or range of motion, one area (any two extremities or trunk), initial 30 minutes, each visit	24.0
97531 each additional 15 minutes	12.0

	Unit Value
97540 <i>Activities of daily living (ADL) and diversional activities; initial 30 minutes, each visit</i>	24.0
97541 <i>each additional 15 minutes</i>	12.0
97554 <i>Combination of modality(s) and procedure(s); initial 30 minutes . . .</i>	16.0
97555 <i>Combination of modality(s) and procedure(s); each additional 15 minutes</i>	5.0

NEW SECTION

WAC 296-23A-425 TESTS AND MEASUREMENTS.

	Unit Value
97600 <i>Patient assessment and evaluation by a therapist, with report</i>	16.0
97700 <i>Office visit, including one of the following tests or measurements, with report; initial 30 minutes . . .</i>	24.0
a. <i>Orthotic "check-out"</i>	
b. <i>Prosthetic "check-out"</i>	
c. <i>Activities of daily living "check-out"</i>	
d. <i>Biofeedback evaluation</i>	
e. <i>Physical capacities evaluation</i>	
97701 <i>each additional 15 minutes</i>	12.0
97720 <i>Extremity testing for strength, dexterity or stamina; initial 30 minutes, each visit</i>	24.0
97721 <i>each additional 15 minutes</i>	12.0
<i>(97740, 97741 have been deleted. To report, see 97530, 97531)</i>	
97752 <i>Muscle testing, torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine) . . .</i>	24.0
99070 <i>Supplies and materials provided by the therapist over and above those usually included with office visit or other services rendered. List item provided. Bill at cost.</i>	BR

**WSR 86-22-032
ADOPTED RULES
DEPARTMENT OF ECOLOGY
(Water Resources)**

[Order 86-29—Filed October 31, 1986—Eff. January 1, 1987]

I, Phillip C. Johnson, deputy director of programs, Department of Ecology, do promulgate and adopt at the Department of Ecology, Headquarters, Lacey, Washington, the annexed rules relating to fees for the examination of plans and specifications as to safety and for construction inspection of controlling works for storage of ten acre-feet or more of water.

This action is taken pursuant to Notice No. WSR 86-19-071 filed with the code reviser on September 17, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 90.03.470 (8) and (9) and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Department of Ecology as authorized in RCW 43.21A.080 and 43.21.130(8).

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 October 31, 1986.

By Phillip C. Johnson
Deputy Director of Programs

NEW SECTION

WAC 508-12-300 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—AUTHORITY. In accordance with RCW 90.03.350, any person, corporation, or association intending to construct or modify any dam or controlling works for the storage of ten acre-feet or more of water shall, before beginning said construction or modification, submit plans and specifications of the same to the department for examination and approval as to its safety. It is further required by RCW 90.03.470(9), that fees be collected by the department, in advance, for the examination of plans and specifications. The fee shall be a minimum of ten dollars or the actual cost. In addition, the department is required by RCW 43.21.130(2) to inspect the construction of all dams in order to reasonably secure safety to life and property. It is required by RCW 90.03.470(8) that fees be collected, in advance, for the actual cost of the inspection including the expense incident thereto.

NEW SECTION

WAC 508-12-310 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—PURPOSE. It is the purpose of WAC 508-12-300 through 508-12-380 to establish an equitable fee scale, based on relative impounding structure size, that will reflect the actual cost to the department for plan and specification examination and for construction inspection.

NEW SECTION

WAC 508-12-320 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—APPLICABILITY. The collection of fees for the examination of plans and specifications and for construction inspection as provided in WAC 508-12-340, 508-12-350 and 508-12-370 shall be required for all dams that are capable of impounding ten or more acre-feet of water, as determined at the maximum storage elevation of the impounding structure.

NEW SECTION

WAC 508-12-330 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—DEFINITIONS.

(1) "Appurtenant works" means such structures as spillways, either in the dam or separate therefrom; the reservoir and its rim; low-level outlet works; and water conduits such as tunnels, pipelines, or penstocks, either through the dam or its abutments.

(2) "Crest length" means the total horizontal distance measured along the axis of the dam, at the elevation of the top of the dam, between abutments or ends of the dam. Where applicable, this includes the spillway, powerhouse sections and navigation locks, where they form a continuous part of the impounding structure.

(3) "Dam" means any artificial or combined artificial and natural barrier or controlling works, together with appurtenant works which can or does impound or divert water.

(4) "Dam abutment" means that contact location at either end and beneath the flanks of a dam where the artificial barrier joins or faces against the natural earth or rock foundation material upon which the dam is constructed.

(5) "Dam height" means the effective hydraulic height of a dam as measured by the vertical distance from the natural bed of the stream or watercourse at the downstream toe of the barrier to the maximum storage elevation. If the dam is not across a stream or watercourse, the height is measured from the lowest elevation of the outside limit of the barrier to the maximum storage elevation.

(6) "Department" means the department of ecology.

(7) "Enlargement" means any modification of a project that will result in an increase in reservoir capacity and/or dam height.

(8) "Impounding structure" means a dam and those other appurtenant works, including where applicable, the spillway, powerhouse sections and navigation locks, that are able to retain water.

(9) "Maintenance" means those tasks generally accepted as routine in keeping the project and appurtenant works in a serviceable condition.

(10) "Maximum storage elevation" means the maximum attainable water surface elevation of the reservoir pool impounded by a dam. This elevation normally corresponds to the crest elevation of the dam.

(11) "Modification" means any structural alteration of a dam, its reservoir, spillway(s), outlet(s) or other appurtenant works that could significantly influence or affect the project safety.

(12) "Normal pool height" means the dam height minus the vertical distance between the maximum storage elevation and the normal storage elevation.

(13) "Normal storage elevation" means the normal operating pool level in a reservoir. Where the principal spillway is ungated, the normal storage elevation is usually established by the level of that spillway crest.

(14) "Outlet" means a conduit and/or channel structure for the release of the contents normally impounded by a dam and reservoir.

(15) "Project" means a dam and reservoir project.

(16) "Reservoir" means any basin which contains or will contain the water impounded by a dam.

(17) "Significant enlargement" means any alteration of an existing dam that results in the dam height or normal pool height being increased by ten percent or more of that which existed prior to the modification.

(18) "Spillway" means a channel structure and/or conduit for the safe release of surplus water or floodwater.

(19) "Water" means water of any quality or any substance containing sufficient water to exist in a liquid or slurry state at the time of initial containment by an impounding structure.

NEW SECTION

WAC 508-12-340 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—NEW PROJECT FEES.

Fees for the examination of plans and specifications and for construction inspection for new project construction shall be the amounts shown in Table 1 as determined by the nearest values of dam height and crest length, in feet, which correspond to the project's planned dam height and crest length.

DAM HEIGHT

DAM HEIGHT (FEET)	50	75	100	125	150	175	200	225	250	275	300	325	350	375	400	425	450
300	10785	12625	13770	14370	14760	14865	14960	15000	15000	15000	15000	15000	15000	15000	15000	15000	15000
250	8865	11015	12355	13220	13965	14320	14620	14790	14865	14935	14995	15000	15000	15000	15000	15000	15000
200	6720	8685	10295	11385	12240	12820	13350	13830	14140	14355	14550	14730	14795	14845	14890	14930	14970
180	5895	7625	9145	10375	11265	12050	12545	12995	13415	13810	14090	14265	14430	14585	14735	14785	14825
160	5095	6590	7905	9105	10155	10885	11560	12125	12515	12880	13225	13550	13855	14075	14215	14350	14480
150	4705	6085	7300	8405	9435	10285	10920	11515	12050	12400	12730	13045	13340	13620	13885	14075	14200
140	4320	5585	6705	7720	8665	9555	10280	10840	11365	11865	12225	12525	12805	13075	13335	13580	13815
130	3945	5100	6120	7045	7910	8720	9490	10160	10650	11120	11560	11985	12260	12520	12765	13000	13225
120	3575	4620	5545	6385	7165	7900	8600	9265	9905	10365	10780	11175	11555	11920	12180	12405	12620
110	3210	4150	4980	5735	6440	7100	7725	8325	8900	9450	9985	10355	10710	11045	11370	11685	11990
100	2855	3695	4430	5105	5730	6315	6875	7405	7915	8410	8885	9345	9795	10165	10465	10755	11035
95	2685	3470	4160	4790	5380	5930	6455	6955	7435	7895	8345	8775	9200	9610	10005	10285	10550
90	2510	3245	3895	4485	5035	5550	6040	6510	6955	7390	7810	8215	8610	8995	9370	9735	10065
85	2340	3025	3630	4180	4695	5175	5630	6070	6485	6890	7280	7660	8025	8385	8735	9075	9410
80	2175	2810	3370	3885	4360	4805	5230	5635	6025	6400	6760	7110	7455	7785	8110	8430	8740
75	2010	2600	3115	3590	4030	4440	4835	5210	5565	5915	6250	6575	6890	7195	7495	7790	8080
70	1845	2390	2865	3300	3705	4085	4445	4790	5120	5435	5745	6045	6335	6615	6895	7160	7425
65	1690	2180	2620	3015	3385	3730	4060	4375	4675	4970	5250	5520	5790	6045	6300	6545	6785
60	1530	1980	2375	2735	3070	3385	3685	3970	4245	4510	4765	5010	5250	5485	5715	5940	6155
55	1380	1780	2140	2460	2765	3045	3315	3575	3820	4055	4285	4510	4725	4935	5145	5345	5540
50	1230	1590	1905	2195	2465	2715	2955	3185	3405	3615	3820	4020	4210	4400	4585	4765	4940
48	1170	1510	1815	2090	2345	2585	2815	3030	3240	3440	3635	3825	4010	4190	4365	4535	4700
46	1110	1435	1725	1985	2225	2455	2675	2880	3080	3270	3455	3635	3810	3980	4145	4305	4465
44	1055	1360	1635	1880	2110	2330	2535	2730	2920	3100	3275	3445	3610	3770	3930	4085	4235
42	995	1285	1545	1780	1995	2200	2395	2580	2760	2930	3095	3260	3415	3565	3715	3860	4005
40	940	1215	1455	1680	1885	2075	2260	2435	2600	2765	2920	3075	3220	3365	3505	3640	3775
38	885	1140	1370	1580	1770	1955	2125	2290	2445	2600	2745	2890	3030	3165	3295	3425	3550
36	830	1070	1285	1480	1660	1830	1990	2145	2295	2435	2575	2710	2840	2965	3090	3210	3330
34	775	1000	1200	1380	1550	1710	1860	2005	2145	2275	2405	2530	2650	2770	2885	3000	3110
32	720	930	1115	1285	1445	1590	1730	1865	1995	2120	2240	2355	2465	2575	2685	2790	2890
30	675	860	1035	1190	1335	1475	1605	1725	1845	1960	2070	2180	2285	2385	2485	2585	2680
28	635	795	955	1095	1230	1360	1475	1590	1700	1805	1910	2010	2105	2200	2290	2380	2470
26	595	725	875	1005	1130	1245	1355	1460	1560	1655	1750	1840	1930	2015	2100	2180	2260
24	560	670	795	915	1025	1130	1230	1325	1420	1505	1590	1675	1755	1835	1910	1985	2060
22	530	625	715	825	925	1020	1110	1200	1280	1360	1440	1515	1585	1655	1725	1795	1860
20	515	575	655	740	830	915	995	1070	1145	1215	1285	1355	1420	1480	1545	1605	1665
19	510	555	630	695	780	860	935	1010	1080	1145	1210	1275	1335	1395	1455	1510	1565
18	505	535	600	665	735	810	880	950	1015	1075	1140	1195	1255	1310	1365	1420	1470
17	500	520	575	635	690	755	825	890	950	1010	1065	1120	1175	1225	1280	1330	1375
16	500	515	550	605	655	705	770	830	885	940	995	1045	1095	1145	1190	1240	1285
15	500	505	525	570	620	665	715	770	820	875	920	970	1015	1060	1105	1150	1190
14	500	500	515	545	585	630	670	710	760	805	850	895	940	980	1025	1065	1100
13	500	500	510	520	555	590	630	665	700	740	785	825	865	900	940	975	1015
12	500	500	500	515	525	560	590	620	655	685	715	755	790	825	860	890	925
11	500	500	500	505	515	525	555	580	610	635	660	685	715	745	780	810	840
10	500	500	500	500	505	515	520	545	565	590	610	635	655	680	700	725	755
9	500	500	500	500	500	505	510	515	525	545	565	585	605	625	640	660	680
8	500	500	500	500	500	500	500	505	510	515	525	540	555	570	585	600	615
7	500	500	500	500	500	500	500	500	500	505	510	515	515	520	535	545	560
6	500	500	500	500	500	500	500	500	500	500	500	500	500	505	505	510	515
5	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500

[100]

TABLE 1. FEE SCHEDULE - NEW CONSTRUCTION

DAM HEIGHT

(FEET)	500	550	600	650	700	750	800	850	900	950	1000	1200	1400	1600	1800	2000	2250
300.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
250.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
200.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
180.	14900.	14970.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
160.	14715.	14805.	14865.	14925.	14975.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
150.	14430.	14645.	14780.	14835.	14885.	14935.	14980.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
140.	14135.	14345.	14540.	14720.	14795.	14840.	14885.	14930.	14970.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
130.	13655.	14025.	14220.	14395.	14560.	14720.	14785.	14830.	14870.	14905.	14940.	15000.	15000.	15000.	15000.	15000.	15000.
120.	13030.	13410.	13765.	14050.	14215.	14365.	14510.	14650.	14760.	14795.	14830.	14960.	15000.	15000.	15000.	15000.	15000.
110.	12380.	12740.	13080.	13400.	13705.	13990.	14135.	14270.	14395.	14520.	14635.	14840.	14950.	15000.	15000.	15000.	15000.
100.	11570.	12050.	12370.	12675.	12960.	13235.	13495.	13740.	13980.	14110.	14220.	14630.	14915.	14995.	15000.	15000.	15000.
95.	11065.	11545.	12005.	12300.	12575.	12840.	13095.	13335.	13570.	13790.	14005.	14405.	14750.	14845.	14925.	15000.	15000.
90.	10555.	11015.	11455.	11875.	12185.	12445.	12685.	12920.	13145.	13365.	13570.	14175.	14515.	14770.	14855.	14925.	15000.
85.	10045.	10485.	10900.	11300.	11685.	12035.	12270.	12500.	12715.	12925.	13125.	13870.	14270.	14570.	14775.	14850.	14930.
80.	9345.	9925.	10345.	10720.	11085.	11435.	11770.	12065.	12275.	12475.	12670.	13390.	14015.	14305.	14570.	14770.	14850.
75.	8635.	9170.	9690.	10140.	10480.	10810.	11130.	11440.	11735.	12015.	12285.	12895.	13510.	14035.	14290.	14525.	14765.
70.	7940.	8430.	8910.	9375.	9825.	10185.	10485.	10775.	11055.	11330.	11590.	12390.	12980.	13510.	14000.	14230.	14495.
65.	7255.	7705.	8140.	8565.	8975.	9375.	9770.	10105.	10370.	10625.	10875.	11600.	12430.	12945.	13410.	13845.	14175.
60.	6580.	6990.	7390.	7770.	8145.	8510.	8865.	9210.	9550.	9885.	10150.	11015.	11805.	12355.	12805.	13220.	13695.
55.	5925.	6290.	6650.	6995.	7330.	7655.	7975.	8290.	8595.	8895.	9185.	10220.	10955.	11630.	12175.	12570.	13025.
50.	5280.	5605.	5925.	6235.	6535.	6825.	7110.	7385.	7667.	7925.	8190.	9190.	10095.	10720.	11300.	11850.	12330.
48.	5025.	5340.	5640.	5935.	6220.	6495.	6765.	7030.	7290.	7545.	7795.	8750.	9645.	10350.	10915.	11440.	12045.
46.	4775.	5070.	5360.	5635.	5910.	6170.	6430.	6680.	6925.	7170.	7405.	8310.	9165.	9970.	10525.	11035.	11635.
44.	4525.	4805.	5080.	5345.	5600.	5850.	6095.	6335.	6565.	6795.	7020.	7880.	8685.	9450.	10130.	10620.	11200.
42.	4280.	4545.	4805.	5055.	5295.	5530.	5765.	5990.	6210.	6425.	6635.	7450.	8215.	8940.	9630.	10210.	10765.
40.	4035.	4285.	4530.	4765.	4995.	5220.	5435.	5650.	5855.	6060.	6260.	7025.	7745.	8430.	9085.	9710.	10325.
38.	3795.	4030.	4260.	4480.	4695.	4905.	5110.	5310.	5505.	5700.	5885.	6610.	7285.	7930.	8540.	9130.	9840.
36.	3560.	3780.	3995.	4200.	4405.	4600.	4790.	4980.	5160.	5340.	5520.	6195.	6830.	7430.	8005.	8560.	9220.
34.	3325.	3530.	3730.	3925.	4115.	4295.	4475.	4650.	4820.	4990.	5155.	5785.	6380.	6940.	7480.	7995.	8615.
32.	3090.	3285.	3470.	3650.	3825.	3995.	4165.	4325.	4485.	4645.	4795.	5385.	5935.	6460.	6960.	7440.	8015.
30.	2865.	3040.	3215.	3380.	3545.	3700.	3855.	4010.	4155.	4300.	4440.	4985.	5495.	5980.	6445.	6890.	7425.
28.	2640.	2805.	2960.	3115.	3265.	3410.	3555.	3695.	3830.	3960.	4095.	4595.	5065.	5510.	5940.	6350.	6840.
26.	2420.	2570.	2715.	2855.	2990.	3125.	3255.	3385.	3510.	3630.	3750.	4210.	4640.	5050.	5440.	5815.	6265.
24.	2200.	2335.	2470.	2600.	2725.	2845.	2965.	3080.	3195.	3305.	3415.	3830.	4225.	4595.	4950.	5295.	5705.
22.	1985.	2110.	2230.	2345.	2460.	2570.	2675.	2780.	2885.	2985.	3080.	3460.	3815.	4150.	4470.	4760.	5130.
20.	1780.	1890.	1995.	2100.	2200.	2300.	2395.	2490.	2590.	2670.	2755.	3095.	3410.	3715.	4000.	4275.	4610.
19.	1675.	1780.	1880.	1975.	2070.	2165.	2255.	2345.	2430.	2515.	2595.	2915.	3215.	3500.	3770.	4030.	4340.
18.	1575.	1670.	1765.	1855.	1945.	2035.	2120.	2200.	2280.	2360.	2440.	2740.	3020.	3285.	3540.	3785.	4075.
17.	1470.	1565.	1650.	1740.	1820.	1905.	1980.	2060.	2135.	2210.	2285.	2565.	2825.	3075.	3315.	3540.	3815.
16.	1375.	1460.	1540.	1620.	1700.	1775.	1850.	1920.	1990.	2060.	2130.	2390.	2635.	2865.	3090.	3300.	3560.
15.	1275.	1355.	1430.	1505.	1575.	1650.	1715.	1785.	1850.	1915.	1975.	2220.	2445.	2660.	2870.	3065.	3305.
14.	1180.	1250.	1320.	1390.	1460.	1525.	1585.	1650.	1710.	1770.	1825.	2050.	2260.	2460.	2650.	2835.	3055.
13.	1080.	1150.	1215.	1280.	1340.	1400.	1460.	1515.	1570.	1625.	1680.	1885.	2080.	2260.	2435.	2605.	2805.
12.	990.	1050.	1110.	1165.	1225.	1280.	1330.	1385.	1435.	1485.	1535.	1720.	1895.	2065.	2225.	2380.	2560.
11.	895.	950.	1005.	1060.	1110.	1160.	1205.	1255.	1300.	1345.	1390.	1560.	1720.	1870.	2015.	2155.	2325.
10.	805.	855.	905.	950.	995.	1040.	1085.	1125.	1170.	1210.	1250.	1400.	1545.	1680.	1810.	1935.	2085.
9.	715.	760.	805.	845.	885.	925.	965.	1000.	1040.	1075.	1110.	1245.	1375.	1495.	1610.	1725.	1855.
8.	645.	675.	705.	745.	780.	815.	845.	880.	915.	945.	975.	1095.	1205.	1315.	1415.	1515.	1630.
7.	580.	610.	635.	665.	690.	705.	730.	760.	790.	815.	845.	945.	1045.	1135.	1225.	1310.	1410.
6.	525.	545.	565.	580.	600.	620.	640.	660.	675.	695.	715.	800.	885.	960.	1035.	1110.	1195.
5.	505.	510.	515.	520.	530.	545.	560.	575.	585.	600.	615.	670.	730.	790.	855.	915.	985.
	D A M C R E S T L E N G T H (FEET)																
	500.	550.	600.	650.	700.	750.	800.	850.	900.	950.	1000.	1200.	1400.	1600.	1800.	2000.	2250.

TABLE 1. (continued) FEE SCHEDULE - NEW CONSTRUCTION

[101]

DAM HEIGHT (FEET)	D A M C R E S T L E N G T H (FEET)																
300.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
250.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
200.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
180.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
160.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
150.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
140.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
130.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
120.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
110.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
100.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
95.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
90.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
85.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
80.	14925.	14990.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
75.	14835.	14905.	14965.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
70.	14730.	14810.	14870.	14930.	14980.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
65.	14410.	14625.	14770.	14830.	14880.	14930.	14975.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
60.	14070.	14280.	14475.	14655.	14775.	14820.	14865.	14950.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
55.	13445.	13840.	14105.	14280.	14445.	14600.	14750.	14830.	14905.	14975.	15000.	15000.	15000.	15000.	15000.	15000.	15000.
50.	12730.	13100.	13445.	13775.	14045.	14195.	14340.	14605.	14780.	14845.	14905.	14960.	15000.	15000.	15000.	15000.	15000.
48.	12430.	12795.	13135.	13455.	13760.	14025.	14165.	14430.	14665.	14790.	14850.	14910.	14960.	15000.	15000.	15000.	15000.
46.	12130.	12485.	12820.	13130.	13430.	13710.	13980.	14250.	14485.	14700.	14795.	14850.	14905.	14950.	14995.	15000.	15000.
44.	11745.	12170.	12495.	12800.	13090.	13365.	13630.	14065.	14295.	14505.	14705.	14790.	14845.	14890.	14935.	15000.	15000.
42.	11285.	11780.	12165.	12465.	12745.	13015.	13270.	13750.	14100.	14310.	14505.	14685.	14780.	14830.	14875.	14960.	15000.
40.	10825.	11300.	11750.	12120.	12395.	12655.	12905.	13375.	13805.	14105.	14300.	14475.	14645.	14765.	14810.	14895.	14965.
38.	10365.	10820.	11250.	11660.	12040.	12290.	12535.	12985.	13405.	13600.	14085.	14260.	14425.	14580.	14725.	14825.	14900.
36.	9860.	10335.	10745.	11140.	11515.	11880.	12155.	12595.	13000.	13380.	13735.	14035.	14200.	14350.	14495.	14755.	14825.
34.	9210.	9780.	10235.	10610.	10970.	11315.	11650.	12190.	12585.	12950.	13295.	13620.	13930.	14115.	14255.	14520.	14750.
32.	8565.	9100.	9615.	10080.	10425.	10750.	11070.	11670.	12160.	12515.	12845.	13160.	13460.	13740.	14005.	14265.	14500.
30.	7935.	8430.	8905.	9370.	9820.	10180.	10480.	11050.	11590.	12065.	12385.	12690.	12975.	13250.	13510.	13995.	14230.
28.	7310.	7765.	8205.	8635.	9050.	9450.	9845.	10430.	10935.	11415.	11870.	12205.	12480.	12740.	12990.	13460.	13895.
26.	6700.	7115.	7520.	7910.	8290.	8660.	9020.	9720.	10275.	10725.	11155.	11565.	11955.	12220.	12460.	12910.	13330.
24.	6095.	6475.	6845.	7200.	7545.	7880.	8210.	8845.	9455.	10030.	10430.	10815.	11180.	11535.	11870.	12345.	12745.
22.	5505.	5850.	6180.	6500.	6815.	7115.	7415.	7990.	8540.	9070.	9585.	10060.	10400.	10725.	11040.	11645.	12140.
20.	4925.	5230.	5530.	5815.	6095.	6365.	6635.	7145.	7640.	8115.	8575.	9020.	9455.	9875.	10205.	10700.	11200.
19.	4640.	4930.	5210.	5480.	5740.	6000.	6250.	6730.	7195.	7645.	8075.	8495.	8905.	9305.	9690.	10310.	10810.
18.	4360.	4630.	4890.	5145.	5395.	5635.	5870.	6325.	6760.	7180.	7585.	7980.	8365.	8740.	9100.	9805.	10340.
17.	4080.	4335.	4580.	4815.	5050.	5275.	5495.	5920.	6325.	6720.	7100.	7470.	7830.	8180.	8520.	9180.	9610.
16.	3805.	4040.	4270.	4490.	4705.	4915.	5120.	5500.	5900.	6265.	6620.	6965.	7300.	7625.	7945.	8560.	9150.
15.	3530.	3750.	3965.	4170.	4370.	4565.	4755.	5125.	5540.	5820.	6150.	6470.	6780.	7080.	7375.	7950.	8495.
14.	3265.	3465.	3665.	3855.	4040.	4220.	4395.	4735.	5060.	5375.	5680.	5975.	6265.	6545.	6815.	7345.	7850.
13.	3000.	3185.	3365.	3540.	3710.	3875.	4040.	4350.	4650.	4940.	5220.	5490.	5755.	6015.	6265.	6750.	7215.
12.	2740.	2910.	3075.	3235.	3390.	3540.	3690.	3975.	4250.	4510.	4770.	5015.	5255.	5490.	5720.	6165.	6590.
11.	2485.	2635.	2785.	2930.	3075.	3210.	3345.	3605.	3850.	4090.	4320.	4545.	4765.	4980.	5185.	5585.	5975.
10.	2230.	2370.	2505.	2635.	2760.	2885.	3005.	3240.	3460.	3675.	3885.	4085.	4285.	4475.	4660.	5020.	5370.
9.	1985.	2110.	2225.	2345.	2465.	2565.	2675.	2880.	3080.	3270.	3455.	3635.	3810.	3980.	4145.	4465.	4775.
8.	1745.	1850.	1955.	2060.	2155.	2255.	2345.	2530.	2705.	2870.	3035.	3190.	3345.	3495.	3640.	3920.	4195.
7.	1505.	1600.	1690.	1780.	1865.	1945.	2030.	2185.	2335.	2480.	2620.	2760.	2890.	3020.	3145.	3390.	3625.
6.	1275.	1355.	1430.	1505.	1580.	1650.	1720.	1850.	1980.	2100.	2220.	2335.	2450.	2560.	2665.	2870.	3070.
5.	1050.	1115.	1180.	1240.	1300.	1360.	1415.	1525.	1630.	1730.	1830.	1925.	2015.	2105.	2195.	2365.	2530.
	2500.	2750.	3000.	3250.	3500.	3750.	4000.	4500.	5000.	5500.	6000.	6500.	7000.	7500.	8000.	9000.	10000.

TABLE 1. (continued) FEE SCHEDULE - NEW CONSTRUCTION

[102]

NEW SECTION

WAC 508-12-350 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—PROJECT MODIFICATION FEES.

(1) Fees for the examination of plans and specifications and for construction inspection for project modifications involving significant enlargements shall be determined by those applicable percentages shown in Table 2A of the fees in Table 1. The appropriate Table 1 fee amount is to be determined using the nearest values of dam height and crest length, in feet, which correspond to the overall dimensions of the completed modified impounding structure.

(2) Fees for the examination of plans and specifications and for construction inspection for project modifications not involving significant enlargements shall be determined by those applicable percentages shown in Table 2B of the fees in Table 1. The appropriate Table 1 fee amount is to be determined using the nearest values of dam height and crest length, in feet, which correspond to the overall dimensions of the completed modified impounding structure.

(3) Fees for the examination of plans and specifications and for construction inspection for the removal, partial removal or breaching of a dam so it is no longer capable of impounding water shall be the minimum fee of ten dollars.

TABLE 2 - FEES FOR MODIFICATIONS OF DAMS

Features Modified	Percentage of Fee for New Dam Construction	
	TABLE 2A Modifications Involving Significant Enlargements	TABLE 2B Modifications Not Involving Significant Enlargements
Spillway(s)	40	20
Impounding Structure	40	20
Outlet(s) or Other Appurtenances	20	10

NEW SECTION

WAC 508-12-360 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—MAINTENANCE. It will not be necessary to submit plans and specifications for examination for routine maintenance, seasonal removal or replacement of stoplogs, or other similar minor operational activities.

NEW SECTION

WAC 508-12-370 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—FEE PAYMENT. (1) The fee amount due shall be determined by the department based upon procedures defined in WAC 508-12-340 and 508-12-350.

(2) No fee shall be required for examination of preliminary plans.

(3) Fees shall be requested after construction plans and specifications, submitted for examination and approval in accordance with RCW 90.03.350, have been received by the department.

(4) Fees must be received by the department before plans and specifications are approved and a copy thereof returned to the project owner or his agent.

(5) No additional fees shall be required for plan and specification changes and resubmittals required by the department as part of the examination process.

NEW SECTION

WAC 508-12-380 STORAGE DAMS—PLAN EXAMINATION AND CONSTRUCTION INSPECTION FEES—EFFECTIVE DATE. The effective date of WAC 508-12-300 through 508-12-370 shall be January 1, 1987.

WSR 86-22-033

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-169—Filed October 31, 1986]

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 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 October 31, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-57-43500C SKYKOMISH RIVER. Notwithstanding the provisions of WAC 220-57-435, effective immediately until December 31, 1986 - Special bag limit of six salmon not less than 10 inches in length, not more than two of which may be chinook salmon greater than 24 inches in length: Downstream from the confluence of the mouth of the Wallace River.

NEW SECTION

WAC 220-57-45000E SNOHOMISH RIVER. Notwithstanding the provisions of WAC 220-57-450, effective immediately until December 31, 1986: Special bag limit of six salmon not less than 10 inches in length, not more than two of which may be chinook salmon greater than 24 inches in length: Downstream from the mouths of the Skykomish and Snoqualmie Rivers.

REPEALER

The following sections of the Washington Administrative Code are repealed effective October 31, 1986.

WAC 220-57-43500B SKYKOMISH RIVER.
ORDER NO. 86-159

WAC 220-57-45000D SNOHOMISH RIVER.
ORDER NO. 86-159

WSR 86-22-034**EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 86-170—Filed October 31, 1986]

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 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 October 31, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-40-02100T WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021, effective immediately through November 30, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from any Willapa Harbor Salmon Management and Catch Reporting Area or the Naselle or Willapa Rivers except as provided for in this section:

(1) Areas 2G, 2J, 2K and 2M – Open 6:00 p.m. October 31 to 11:59 p.m. November 30, 1986.

(2) Area 2H – Open immediately until 11:59 p.m. November 30, 1986.

(3) Naselle River – Closed

(4) Willapa River – Open immediately until 11:59 p.m. November 30, 1986, downstream from the overhead powerline crossing located between Willapa River Markers #55 and #56.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100S WILLAPA HARBOR GILLNET SEASON. (86-168)

WSR 86-22-035**EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 86-171—Filed October 31, 1986]

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 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 October 31, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-36-02100F GRAYS HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-36-021, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from Grays Harbor Salmon Management and Catch Reporting Areas 2B, and 2D except from 6:00 a.m. November 4 until 6:00 p.m. November 4, 1986, and gillnet gear is restricted to 6 and 1/2 inch maximum mesh.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02100E GRAYS HARBOR GILL-NET SEASON. (86-168)

WSR 86-22-036
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-172—Filed October 31, 1986]

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 openings in Areas 6D, 7D, 8D, and 9A provide opportunity to harvest non-Indian coho allocations. Openings in Areas 7B, 8, 8A, 10 and 11 provide opportunity to harvest non-Indian chum allocations.

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 October 31, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-47-720 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 taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 6D – Closed except gill nets using 5" minimum mesh, and purse seines may fish until 11:59 PM November 1.

*Area 7B – Closed except gill nets using 5-inch minimum mesh, and purse seines may fish continuously until 8:00 AM November 2, from which time gill nets using 6-inch minimum mesh may fish 4:00 PM to 8:00 AM nightly, November 2 through the morning of November 6, and purse seines may fish 5:00 AM to 8:00 PM daily November 3 through November 6.

*Area 8 – Closed except gill nets using 6-inch minimum mesh may fish 4:00 PM to

8:00 AM nightly November 3 through the morning of November 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily November 4 and November 5.

*Areas 7D, 8D – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish until 11:59 PM November 1.

*Area 9A – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish until 11:59 PM November 8.

*Areas 8A, 10, 11, – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM November 3 through the morning of November 4, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM November 4. Area 8A exclusion zone: those waters north of a line projected from Camano Head to the northern boundary of Area 8D are closed to all commercial fishing.

*Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7C, 7E, 9, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed immediately.

WAC 220-47-719 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-163

WSR 86-22-037
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-173—Filed October 31, 1986]

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 6, 7, and 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in Area 10 protect salmon returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the Skokomish River provide protection for local natural

coho stocks. Restrictions in Area 13J and 13K provide protection for early local chum stocks. Restrictions in the Hoko, Lyre, Pysht, Clallam, East and West Twin rivers provide protection for local coho stocks. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in the Lake Washington and Duwamish/Green drainages no longer required as hatchery spawner requirements have been achieved.

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 October 31, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-621 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. *Effective 6:00 PM November 1, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:*

Area 6 – Effective until further notice, closed to all commercial fishing.

Areas 7 and 7A – Effective until further notice, closed to all commercial fishing per U.S./Canada agreement.

Area 7C – Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Areas 13J and 13K – Effective until further notice, closed to all gill net gear, and all other gear must release chum when open.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Skokomish River – Effective through November 8, closed to all commercial fishing.

Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:00 PM October 27, 1986.

WAC 220-28-620 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 167

**WSR 86-22-038
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 2433—Filed November 3, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to loss, theft or destruction of warrant payable to recipient, amending WAC 388-33-576.

This action is taken pursuant to Notice No. WSR 86-18-057 filed with the code reviser on September 2, 1986. 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 October 29, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2094, filed 4/18/84)

WAC 388-33-576 LOSS, THEFT, OR DESTRUCTION OF WARRANT PAYABLE TO RECIPIENT. (1) ~~((The legal authority for issuing a duplicate warrant is found in))~~ RCW 43.08.064 and 43.08.066 provide the legal authority for issuing a duplicate warrant.

(2) ~~((A recipient payee reporting to the CSO he or she has not received his or her warrant or his or her unendorsed warrant has been lost, stolen, or destroyed is given full consideration.))~~ The ~~((CSO))~~ recipient shall ~~((require the recipient payee to))~~ complete an affidavit or affidavits attesting to the reported facts. The recipient shall file a report for a lost or stolen warrant with the police.

(3) The CSO shall secure all facts surrounding the nonreceipt or loss reported in subsection (2) of this section, determine a course of appropriate action, and inform the recipient (~~(, and record the details of the report and the decision in the financial record)~~). The filing of a police report is not necessary prior to a report of lost or undelivered warrant.

(4) After a "prompt report" of the loss, theft, destruction, or nondelivery of an unendorsed warrant, the CSO shall "promptly replace" the warrant.

(5) "Prompt report" of loss, theft, destruction, or nondelivery of a warrant shall constitute completion and submittal of appropriate written forms within sixty days of the date the warrant was due the recipient.

(6) "Prompt replacement" of a lost, stolen, nondelivered, or destroyed warrant shall be authorization of replacement on or before the tenth of the month in which the warrant was due or within five working days of the prompt report of loss, theft, nondelivery, or destruction, whichever is later.

(7) (~~Replacement must be requested directly from disbursements when a loss or nonreceipt is reported to the CSO sixty days or more after the mailing date of the warrant, and, the department~~) The CSO may inquire into the circumstances of the loss or nondelivery prior to authorization of a replacement warrant when the loss or nondelivery is reported sixty days or more after the mailing date. In the event such inquiry results in a determination not to replace the reported warrant, the ~~((recipient)) CSO shall ((be sent written notification which))~~ notify the recipient in writing. Written notice shall include a statement of the determination, the reason or reasons for the decision, and a statement of the recipient's right to request a fair hearing appealing the decision.

(8) An unendorsed warrant which is lost, stolen, or destroyed shall be replaced in full. Restrictively or specially endorsed warrants shall be deemed to be unendorsed warrants for the purposes of this subsection. (~~If a warrant which had been reported as lost, stolen, destroyed, or nondelivered is found, delivered, or restored to the recipient prior to the issuance of a replacement, the department is not required to issue a duplicate warrant.~~)

(9) When a recipient reports nondelivery of a public assistance warrant within six months of a prior report of nondelivery, the department shall promptly replace, verify the address, and:

(a) If there has been a change of address (~~(since the previous report or change of circumstances)~~) to better ensure receipt of public assistance warrants (e.g., a locked mailbox, post office box), the department shall continue to send warrants to the recipient's address;

(b) If there is no change in address or assurance of ~~((delivery;))~~ receipt of public assistance warrants (including the replacement warrant) the CSO shall ~~((be redirected))~~ redirect warrants to the local office((, for pickup by the recipient)). The CSO shall redirect warrants for a period of six months((, provided that this)). The redirection may be waived if it is determined there is hardship or other good cause.

(10) The CSO shall promptly replace a warrant when:

(a) A recipient reports loss, theft, or destruction of an unendorsed, public assistance warrant within six months of a prior report of loss, theft, or destruction((, or when));

(b) A recipient who has picked up his or her public assistance warrant at the community service office pursuant to the redirect procedure in subsection (9)(b) of this section, then promptly reports such unendorsed warrant as lost, stolen, or destroyed((, the community service office shall promptly replace the warrant but)). The CSO shall have the right to inquire into the circumstances and evaluate the ability of the recipient to manage public assistance funds.

(11) The state and community service offices shall take appropriate action to protect the state from loss if the original unendorsed warrant is redeemed by the state treasurer.

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 86-22-039
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)

[Order 2435—Filed November 3, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to shelters for victims of domestic violence, amending chapter 248-554 WAC.

This action is taken pursuant to Notice No. WSR 86-18-064 filed with the code reviser on September 3, 1986. 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 70.123-.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 October 29, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-001 PURPOSE. The purpose of this section is to specify the uniform state-wide standards in rules and regulations ~~((which))~~ for domestic violence services funded by the department of social and health services. These standards address adequate food, clothing, housing, safety, security, advocacy, and counseling for victims of domestic violence utilizing ((shelters

~~which receive funds through the victims of domestic violence program of the department of social and health)) domestic violence services. These minimal standards are developed and established pursuant to chapter 70.123 RCW.~~

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-005 DEFINITIONS. For the purposes of these regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise:

(1) "Advocacy-based counseling" means the ~~((provision of information and agency referral(s) while teaching a victim to be problem oriented in the task of developing and maintaining self-help skills))~~ involvement of a client with an advocate counselor in an individual, family, or group session with the primary focus on safety planning and on empowerment of the client through reinforcing the client's autonomy and self-determination. Advocacy-based counseling uses problem-solving methods and includes identifying the barriers to safety; developing safety checking and planning skills; clarifying issues; solving problems; increasing self-esteem and self-awareness; and improving and implementing skills in decision making, parenting, self-help, and self-care.

(2) "Advocate counselor" means a trained staff person within a ((shelter)) domestic violence service who provides ((direct services to victims within shelters and who positively assists in provision of a supportive environment)) advocacy-based counseling.

(3) "Bathing facility" means a ~~((bath tub))~~ bath tub or shower.

(4) "Bathroom" means a room containing at least one bathing facility.

(5) "Client" means a victim of domestic violence or dependent child of the victim.

(6) "Cohabitant" means a person who is married or who is ~~((cohabiting))~~ living with a person as a husband or wife at the present time or at some time in the past. Any person who has one or more children in common with another person, regardless of whether they have been married or have lived together at any time, shall be treated as a cohabitant.

~~((6))~~ "Counseling" means a combination of advocacy and treatment.)

(7) ~~((Counselor-in-training))~~ "Counselor-in-training" means an advocate who is supervised by a qualified family violence counselor and who may act as a family violence counselor in groups and in individual treatments.

(8) ~~"Day or drop in program"~~ means the availability of counseling services in or through a shelter service without necessarily requiring that a victim reside in a shelter.

~~((9))~~ "Department" means the department of social and health services.

~~((10))~~ (8) "Domestic violence" includes but is not limited to any of the following crimes when committed by one cohabitant against another:

- (a) Assault in the first degree (RCW 9A.36.010);
- (b) Assault in the second degree (RCW 9A.36.020);
- (c) Simple assault (RCW 9A.36.040);

(d) Reckless endangerment (RCW 9A.36.050);

(e) Coercion (RCW 9A.36.070);

(f) Burglary in the first degree (RCW 9A.52.020);

(g) Burglary in the second degree (RCW 9A.52.030);

(h) Criminal trespass in the first degree (RCW 9A.52.070);

(i) Criminal trespass in the second degree (RCW 9A.52.080);

(j) Malicious mischief in the first degree (RCW 9A.48.070);

(k) Malicious mischief in the second degree (RCW 9A.48.080);

(l) Malicious mischief in the third degree (RCW 9A.48.090);

(m) Kidnapping in the first degree (RCW 9A.40.020);

(n) Kidnapping in the second degree (RCW 9A.40.030);

(o) Unlawful imprisonment (RCW 9A.40.040).

~~((11))~~ (p) Physical harm, bodily injury, assault, or the infliction of fear or imminent physical harm, bodily injury, or assault or causing another to engage in involuntary sexual relations by force, threat of force, or duress (chapter 26.50 RCW).

(9) "Domestic violence service" means an agency which provides shelter, advocacy, and counseling for domestic violence clients in a supportive environment.

(10) "Lavatory" means a plumbing fixture designed and equipped to serve for handwashing purposes.

~~((12))~~ (11) "Lodging unit" means one or more rooms utilized for a victim of domestic violence including those rooms used for sleeping or sitting.

~~((13))~~ "May" means permissive or discretionary with the department.

(14) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

(15) "Prevention" means services that provide information to community members and service providers about alternatives to violence.

(16) "Problem oriented" means a focus on the clarification of the problem(s) presented, the teaching of decision-making process, and the provision of counseling.

~~((17))~~ (12) "Program" means the ~~((victims of))~~ domestic violence program of the department.

~~((18))~~ "Qualified family violence counselor" means an advocate who has been certified as a qualified family violence counselor by the Washington state shelter network or a person who has equivalent qualifications and has obtained approval in writing from the program.

~~((19))~~ (13) "Secretary" means the secretary of the ~~((Washington state))~~ department ~~((of social and health services))~~ or ~~((his/her))~~ his or her designee.

~~((20))~~ "Shall" means compliance is mandatory.

~~((21))~~ (14) "Shelter" means a place of temporary refuge, which includes access to adequate food and clothing, offered on a twenty-four-hour, seven-day-per-week basis to victims of domestic violence and their children.

(a) "Safe home" means a shelter that ~~((houses))~~ has two or less lodging units(;) and has a working agreement with a ~~((shelter))~~ domestic violence service(, and has established rates).

(b) "Shelter home" means a shelter that ~~((houses))~~ has three or more lodging units ~~((, has established rates,))~~ and either is a component of or has a working agreement with a ~~((shelter))~~ domestic violence service.

~~((22))~~ "Shelter service" means the organization and/or coordination of safe homes and/or shelter homes to provide for adequate food, clothing, housing, safety, security, advocacy and counseling for victims.

~~((23))~~ "Should" means a suggestion or recommendation, but not a requirement.

~~((24))~~ (15) "Staff" means persons who are paid or who volunteer services and are a part of a ~~((shelter))~~ domestic violence service.

~~((25))~~ "Supportive environment" means conditions, circumstances, and influences which encourage the victim to have an awareness and applicability of nonabusive egalitarian relationships, positive self-esteem, positive parenting, effective communication skills, mediation skills, nonstereotypic roles, financial independence and personal growth.

~~((26))~~ (16) "Toilet" means a ~~((room containing at least one water closet or one chemical or pit type facility))~~ plumbing fixture used for defecation, fitted with a seat, and a device for flushing the bowl with water.

~~((27))~~ "Treatment" means participation of victims in individual, family and/or group sessions within a supportive environment.

~~((28))~~ (17) "Victim" means a cohabitant who has been subjected to domestic violence ~~((and, where applicable children of this cohabitant, where appropriate.))~~

~~((29))~~ "Water closet" means a plumbing fixture for defecation, fitted with a seat and a device for flushing the bowl of the fixture with water).

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-010 SHELTER HOMES. (1) ~~((Shelter homes shall comply with chapter 70.62 RCW and chapter 248-144 WAC.))~~

~~((2))~~ Shelter homes shall meet general requirements for shelters and ~~((shelter))~~ domestic violence services in accordance with chapter 70.123 RCW and this chapter ~~((, WAC 248-554-025)).~~

~~((3))~~ (2) At least one staff shall be present or on call to go to the shelter home at all times (twenty-four hours per day) when at least one ~~((victim has contracted to reside))~~ client is residing in the shelter home.

~~((4))~~ (3) There shall be ~~((an))~~ a biennial on-site evaluation by the department of each shelter home ~~((biennially))~~ to measure compliance with standards contained in this chapter.

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-015 SAFE HOMES. (1) Prior to ~~((referring clients to))~~ receiving the domestic violence service client in a safe home, the ~~((shelter service))~~ safe home shall ~~((make))~~ have made application ~~((to))~~ and ~~((receive approval of the safe home from the program.))~~ Departmental approval of a safe home shall be required

~~biennially. The shelter))~~ have been approved by the domestic violence service.

(2) The domestic violence service shall keep ~~((on file))~~ available for department review a permanent ~~((register))~~ record of all safe homes ~~((for which it has requested approval)).~~ The ~~((register))~~ record shall ~~((list the code number used in the application for approval and))~~ contain the address and name of the person operating the safe home or an identification code for the safe home, the safe home application, and the approved certification of compliance.

~~((2))~~ To ensure client safety and security, identification of a safe home on the application form may be limited to a code identification contained in the shelter service's permanent register of safe homes. The department's approval or disapproval of a safe home shall be based either on an application accompanied by evidence submitted by the shelter service declaring that the safe home is in compliance with chapter 70.123 RCW and this chapter, or on the department's evaluation of the safe home. Applications and) (3) Certification of compliance shall be on forms provided by the department.

~~((3)(a))~~ (4) The department shall utilize a ~~((random))~~ sampling method in selecting safe homes for inspection during biennial visits to ~~((shelter))~~ domestic violence service offices. ~~((b))~~ Inspections of approved safe homes shall measure their compliance with this chapter and with the ~~((shelter))~~ domestic violence service certification.

~~((4))~~ (5) When there is evidence that a safe home is out of compliance with the standards as specified in this chapter, the department shall provide the domestic violence service with written notice ~~((shall be provided to the shelter service by the department))~~ specifying the deficiencies. ~~((Safe homes may be granted a period of ninety days to comply with standards based on a written))~~ The deficiencies shall be corrected in accordance with the plan of correction approved by the department.

~~((5))~~ Upon receipt of complaints which indicate specific violations of standards, the department shall notify the shelter service and make investigations, if necessary, to determine compliance. No lodging unit shall be entered for inspection if the lodging unit is occupied by a victim at the time of inspection.

(6) The department may deny, revoke and suspend the approval and funding of a shelter service in which a safe home is out of compliance with this chapter.

(7) Safe homes shall comply with local fire codes and requirements.

(8) Shelter services operating safe homes shall insure compliance of safe homes with requirements of this chapter and shall be responsible for providing adequate supervision for monitoring the safe home, safe home facilities and equipment in good repair and in a clean, safe and sanitary condition.

(a) Safe homes shall be maintained to protect the health, safety and well being of victims.

(b) Floor, wall and ceiling surfaces shall be clean, dry and in good repair.

(c) Equipment, fixtures, furniture and furnishings, including windows, draperies, curtains and carpets for the

lodging units, corridors, stairways and other areas occupied or used by victims shall be clean and maintained in good repair.

(9) Rooms used by victims as bedrooms shall have a window or opening to the outdoors.

(10) The water supply used for human consumption shall be from an approved public water system as defined by chapter 248-54 WAC or, if an individual system, one approved as safe for human consumption by the local health department.

(11) Minimally, one toilet, one lavatory and one bathing facility shall be provided on the safe home premises.

(a) Pit or chemical type toilet facilities may be used in lieu of a water closet system upon written approval by the shelter service when this practice is not in conflict with local regulations and ordinances.

(b) Hot and cold water shall be provided at all lavatories and bathing facilities. Hot water shall be at least 110°F. Hot and cold water may be carried to lavatories and bathing facilities and does not need to be water running from faucets at the lavatories or bathing facilities.

(12) Lodging units shall have natural and/or mechanical ventilation capable of preventing objectionable odors and excessive condensation.

(13) Heating:

(a) Lodging units and other areas or rooms used by victims during periods requiring artificial heat shall be provided with a safe and adequate source of heat capable of maintaining a room temperature of not less than 68°F during the time of occupancy.

(b) Gas fired, wood, or oil fired space heaters and water heaters shall be vented to the outside.

(14) Natural and/or artificial lighting shall be available to provide minimum light intensities required to promote cleanliness and safety. Each lodging unit shall contain at least one lighting fixture suitable for reading. Lighting fixtures may be nonelectric provided open flames are enclosed.

(15) Food and beverages prepared by and for victims shall be prepared, served and stored in a safe and sanitary manner.

(a) Safe homes shall provide the following facilities and equipment for use by and for victims:

(i) A place suitable for dishwashing;

(ii) A refrigerator or other storage equipment maintained at a temperature of 45°F or lower, when perishable food is present;

(iii) A range or stove with cooking space or equivalent cooking space which may be a two burner gas or electric hot plate;

(iv) A washable or disposable covered waste food container.

(b) Eating and cooking utensils supplied by the safe home for use by victims shall be maintained clean and free of cracks.

(16) Appropriate measure shall be taken to prevent and control invasion by insects and rodents.

(17) Plumbing, solid waste and sewage disposal:

(a) Liquid drain lines shall be maintained in good repair.

(b) Minimally, one washable or disposable refuse container shall be provided in each lodging unit. Waste shall be disposed of in a manner which prevents odors, unhealthful, unsafe or insanitary conditions.

(c) Liquid waste shall be discharged to a municipal sewage disposal system.

(i) When connection to a municipal sewage disposal system is not feasible, an individual sewage disposal system shall not discharge on to the surface of the ground, into a ditch, nor to the waters of the state; except where such discharge meets applicable standards.

(ii) New installations, alterations, repairs or replacement of a major component on an individual disposal system shall be approved by the local health department and not create a nuisance or health hazard.

(18) Safe home operators shall establish and enforce rules designed to control or prohibit pets in the food preparation and storage areas.

(19) Bedding including but not limited to mattresses, mattress covers, mattress pads, quilts, blankets, pillows, sheets, pillow slips, and spreads for use by victims shall be kept clean and shall not be used when stained or worn so as to be unfit for further use.

(a) When bed linens are provided for victims, each bed, bunk, cot or other sleeping place shall be supplied with suitable pillow slip(s) and two sheets. After use by a victim, pillow slips, sheets, wash cloths and towels shall be laundered prior to use by another victim.

(b) Wash cloths, hand towels, bath towels, pillow slips, and sheets supplied by the safe home and used by the same victim for more than one day shall be changed as needed and minimally one time each two weeks.

(20) A means shall be provided for laundering of bed linens, towels, wash cloths, and personal clothing of resident victims:

(a) Laundry facilities may be located outside the premises of the safe home.

(b) Clean bed sheets, pillow slips, towels and other linens for use by victims shall be handled and stored in a sanitary manner.

(c) All soiled laundry and linens in the safe homes shall be handled and stored so as to prevent contamination of clean laundry and food supplies.

(21) Cleaning and housekeeping equipment and supplies shall be provided and maintained in a clean and safe condition.

(a) Containers of chemical cleaning agents and other toxic material shall be labeled and shall bear the instructions and precautions for usage as described by the manufacturer.

(b) Containers of chemical cleaning agents shall be stored and secured in places out of reach of children.

(22) Chemical and physical hazards:

(a) Chemical agents shall be stored so as to prevent accidental poisoning, contamination of foodstuffs, clothing and bedding materials. Application or utilization of chemicals such as cleaners, disinfectants, pesticides, and rodent control products shall be in accordance with manufacturers recommendations for preventing a hazard to humans.

~~(b) Adequate and safe handrailings shall be provided for stairways, porches and balconies used by victims, when necessary.~~

~~(c) Swimming pools, wading pools and bathing beaches shall be maintained in a manner that does not present a health hazard or nuisance.~~

NEW SECTION

WAC 248-554-018 SHELTER HOMES AND SAFE HOMES—GENERAL. (1) Safe homes shall comply with WAC 388-73-310, Fire safety requirements, and shelter homes shall comply with chapter 212-52 WAC, Standards for fire protection.

(2) These facilities, equipment, and supplies shall be in good repair and be in a clean, safe, and sanitary condition. This shall include the outdoor areas.

(3) Water supply.

(a) The water supply used for human consumption shall be from an approved public water system as defined in chapter 248-54 WAC or, if an individual system, the local health department shall approve it as safe for human consumption.

(b) Cross-connections between drinking water and nonpotable systems are prohibited.

(4) Toilet and bathing facilities. Minimally, one toilet, one lavatory, and one bathing facility shall be provided on the premises. Running hot and cold water shall be provided to all lavatories and bathing facilities. In shelter homes:

(a) All floor surfaces shall be impervious to moisture.

(b) At least one toilet, lavatory, and bathing facility shall be provided for each fifteen clients or fraction of this number.

(5) Ventilation.

(a) Lodging units shall have natural or mechanical ventilation capable of preventing objectionable odors and excessive condensation.

(b) Bedrooms shall have a window or opening to the outdoors which can be locked or secured from the inside.

(c) In shelter homes all bathrooms, toilet rooms, laundry rooms, and janitor closets containing wet mops and brushes shall be provided with natural or mechanical ventilation capable of preventing objectionable odors and condensation.

(6) Heating.

(a) Rooms used by clients shall be provided with a safe and adequate source of heat, capable of maintaining the room at a healthful temperature during the time of occupancy.

(b) Gas-fired or oil-fired space heaters and water heaters shall be safely vented to the outside.

(7) Lighting. All areas should be appropriately lighted when in use.

(8) Food service. Food and beverages prepared by and for clients shall be prepared, served, and stored in a safe and sanitary manner. The following are required:

(a) A sink for dishwashing;

(b) A refrigerator or other storage equipment capable of maintaining a temperature of forty-five degrees Fahrenheit or lower;

(c) A range, stove, or hot plate;

(d) Covered garbage container;

(e) Eating and cooking utensils which are clean and in good repair;

(f) Impervious to moisture, cleanable, counter surfaces;

(g) Home-canned, low-acid foods (e.g., meats and vegetables) shall not be served to clients in residence;

(h) In shelter homes, when food is served to the clients, the staff shall prepare it in compliance with chapter 248-84 WAC, Food service sanitation.

(9) Insect and rodent control. Preventive measures shall be taken to control insect and rodent infestation.

(10) Sewage and liquid waste. Sewage and liquid waste shall be discharged into a public sewer system or into an independent sewage system approved by the local health authority or department.

(11) Pets. Pets shall be prohibited from the kitchen during food preparation.

(12) Bedding. Bedding shall be kept clean and in good repair.

(a) Clients shall be provided with bed linen, towels, and washcloths. After use by a client, bed linen, washcloths, towels, etc., shall be laundered prior to use by another client. If a sleeping bag is used, a liner is required unless the bag is cleaned between use by different clients.

(b) Washcloths, towels, and bed linen used by the same client for more than one day shall be changed as needed and minimally one time each week.

(13) Laundry.

(a) Means shall be provided for laundering of bed linen, towels, washcloths, and personal clothing of clients in residence.

(b) All laundry shall be handled and stored in a sanitary manner.

(14) Housekeeping, sanitation, and safety.

(a) Containers of chemical cleaning agents and other toxic materials shall be labeled and bear the instructions and precautions for use as described by the manufacturer.

(b) Containers of toxic agents shall be stored and secured in places out of reach of children and to prevent contamination of food stuff, clothing, and bedding.

(c) Wastebaskets shall be incombustible.

(d) Sanitary diaper changing areas shall be established and hygiene procedures developed for handling and storage of diapers and sanitizing of the changing table.

(e) All medications shall be inaccessible to children.

(f) First-aid supplies including, at least, a department approved first-aid manual, band-aids, gauze (squares and rolls), adhesive tape, and syrup of ipecac shall be available.

(15) Physical hazards.

(a) Safe guard and handrails shall be provided for stairways, porches, and balconies used by clients when necessary.

(b) Swimming pools, wading pools, bathtubs and bathing beaches shall be maintained in the manner which does not present a health hazard, safety problem, or nuisance.

(c) Firearms shall be kept in locked storage, accessible only to authorized persons.

(16) Bedrooms in shelter homes.

(a) Bedrooms shall have a clear, average ceiling height of not less than seven feet six inches and a minimum of fifty square feet of usable floor area per bed.

(b) Floor area where the ceiling height is less than five feet shall not be considered as usable floor area.

(17) Building safety.

(a) There shall be a method for securing all windows, doors, and other building accesses to prevent the entry of intruders.

(b) There shall be provision for staff entry to any area occupied by clients should an emergency arise.

(c) All refrigerators and freezers accessible to children shall be secured in such a manner as to prevent children from climbing in and becoming trapped.

(18) Inspections, investigations, and certifications.

(a) Upon receipt of a complaint, the department shall notify the domestic violence service and shall make an investigation.

(b) There shall be an on-site inspection of each domestic violence service biennially to measure compliance with standards contained in this chapter.

(c) Safe homes and shelter homes shall document services provided to clients in residence.

(d) If a lodging unit is occupied at the time of an inspection or investigation, the domestic violence service shall give the client an opportunity to leave the unit.

(e) When there is evidence a safe home, shelter home, or domestic violence service is out of compliance with the standards as specified in this chapter, the department shall provide written notice to the domestic violence service specifying deficiencies. The deficiencies shall be corrected in accordance with the plan of correction approved by the department.

(f) The department may deny, revoke, or suspend the approval and funding of a domestic violence service in which a safe home, shelter home, or the service itself is out of compliance with this chapter.

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-020 ((SHELTER)) DOMESTIC VIOLENCE SERVICES—GENERAL. (1) ((During)) The ((first forty-eight hours that a victim is in a shelter, the shelter)) domestic violence service shall provide food and beverage necessary and appropriate for the basic sustenance of the resident ((victim(s)). The food and beverage provided to resident victims shall be prepared and stored in a sanitary manner)) clients, unless other resources are available.

(2) ((Shelters)) The domestic violence service shall provide resident ((victims)) clients with access to adequate and basic clothing. Clothing provided for ((resident victims)) clients by the domestic violence service shall have been ((washed or)) cleaned and stored in a sanitary manner prior to disbursement.

(3) Bed and bedding shall be provided to resident ((victims when not supplied by other means)) clients.

(4) ((Shelter services)) The domestic violence service shall provide:

(a) ((Locks and/or alarms on windows, doors and other building access to prevent entry by intruders)) Twenty-four-hour access to advocacy-based counseling.

(b) ((Twenty-four hour staffing of shelters and/or on-call telephone or beeper service through the shelter)) A supportive environment offering safety and an opportunity for clients to examine events leading to the need for domestic violence services.

(c) A referral to other appropriate services ((and/or shelter)) or domestic violence agencies when:

(i) Shelter((s)) homes or safe homes are occupied at capacity.

(ii) Inappropriate referral has been made to a ((shelter)) domestic violence service.

(iii) The ((victim)) client has ((a compound or a multiplicity of)) problems requiring services of another ((agency(s))) agency or agencies prior to offering ((shelter)) domestic violence services.

(d) A telephone for contacting emergency services.

(5) ((There shall be sufficient numbers of advocates to staff shelter services twenty-four hours per day, seven days per week:

(6) Shelter services shall establish standards for advocacy to include:

(a) Availability of twenty-four hour per day, seven day per week advocacy to victims residing in shelters.

(b) A supportive environment that offers safety and an opportunity for victim(s) to examine events which lead to the need for shelter services.

(7) Shelter)) Domestic violence services ((that receive moneys for counseling)) shall establish standards for counseling ((to include)) which meet or exceed the following:

(a) ((Provision of at least one qualified family violence counselor on staff or under contract with the shelter service)) All advocate counselors shall have a minimum of twenty hours of basic training covering:

(i) Theory and implementation of advocacy-based counseling,

(ii) The history of domestic violence,

(iii) Legal, medical, and social service advocacy,

(iv) Referrals and shelter transfers,

(v) Procedures and policies,

(vi) Confidentiality and ethics, and

(vii) Advocacy in diverse communities.

(b) Advocate counselors shall be skilled in the areas of client safety assessment and planning, problem-solving, and crisis intervention.

(c) Advocate counselors with less than one year counseling experience with a domestic violence service shall be supervised by another advocate counselor. The supervising counselor shall have:

(i) Two years' counseling experience with a domestic violence service, and

(ii) Fifty hours of training on domestic violence issues and counseling.

((b) Counseling which may be contracted and shall include one or more of the following:

(i) Individual counseling and/or treatment:

(ii) Group, couple or family counseling and/or treatment:

~~(8) Shelter services receiving moneys for counseling shall provide:~~

~~(a) Appropriate)) (d) Advocate counselors shall attend a minimum of thirty hours of continuing education per year. At least fifteen hours of the continuing education must include training on advocacy-based counseling.~~

~~(e) Provision of private areas for counseling ((and/or treatment)).~~

~~((b)) (f) Assistance with child care ((in a supportive environment)) during counseling sessions.~~

~~((c) Limitation of numbers during any group treatment or counseling session so that the group does not exceed fifteen persons.~~

~~(9) Shelter services shall make available to its staff and to the department upon request, the following:~~

~~(a)) (g) A minimum ratio of one group leader to eight group participants.~~

~~(h) Structured activities for children in shelter residence.~~

~~(6) Domestic violence services shall document the provision of shelter and counseling services.~~

~~(7) Domestic violence services shall have written personnel policies addressing:~~

~~((i)) (a) Nondiscrimination relating to staff.~~

~~((ii)) (b) Recruitment, hiring, periodic performance evaluation, promotion, and termination of staff.~~

~~((iii) Staff)) (c) Job descriptions ((and responsibilities)) for all staff positions including volunteers.~~

~~((iv)) (d) Health requirements ((and records for staff which shall include minimally the following:~~

~~(A) Each staff person beginning work with a shelter or shelter service, shall have or provide documented evidence of a tuberculin skin test by the Mantoux method unless medically contraindicated. When the skin test is negative (less than ten millimeters of induration), no further testing shall be required. A positive test shall consist of ten millimeters or more of induration read at forty-eight to seventy-two hours. Positive reactors shall have a chest x-ray within ninety days of the first day of employment. Health records including skin test results, x-rays, or exemptions to such shall be maintained in the faculty.~~

~~Exceptions:~~

~~Those with positive tests, as defined above, shall have a biannual screening in the form of a chest x-ray. Those with positive tests whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing.~~

~~Those with positive skin test who have completed the recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing:~~

~~(B)) including that staff persons with a communicable disease in an infectious stage shall not work with ((victims)) clients.~~

~~(8) Domestic violence services shall have written program policies to include:~~

~~(a) Clients in immediate danger or at risk will receive first priority for shelter.~~

~~(b) ((Policies on)) Nondiscrimination ((related)) relating to services and clients.~~

~~(c) ((Program policies shall include and address:)) Encouraging clients, with the financial means to do so, to reimburse for services provided.~~

~~(d) Availability of services regardless of ability to pay.~~

~~((i)) (e) A ((system of)) procedure for referrals to available community services ((as well as)) resources ((and procedures for securing or facilitating the use of these services)), (e.g., medical, community services offices, bilingual or bicultural agencies, pastoral care, legal consultation).~~

~~((ii)) (f) Client access to ((her/his)) his or her files.~~

~~((iii)) (g) Confidentiality of client records ((and counseling case work)).~~

~~((iv)) (h) Description of ((shelter)) services provided by the domestic violence service.~~

~~((d) Administrative policies addressing:))~~

~~(i) ((Organizational charts and/or communication and policy making procedures:~~

~~(ii) If the shelter service is a subprogram of a larger administration organization, the philosophy of the larger organization must be congruent with that of the shelter service or allow the shelter service to have autonomous decision-making policies in order to maintain a supportive environment for staff and victims of domestic violence.~~

~~(iii)) Notification to resident clients of times the shelter is staffed and whom to call in emergencies or for assistance if no staff is present.~~

~~(9) Domestic violence services shall have written administrative policies including:~~

~~(a) Organizational lines of authority (e.g., bylaws). There shall be one designated staff member responsible for certifying compliance with this chapter.~~

~~(b) Emergency procedures including fire, disaster, first aid, medical, and ((other emergency procedures)) police intervention.~~

~~((iv)) (c) Working agreements ((involving)) between the domestic violence service and safe homes, shelters ((homes and)), contracted services ((for counseling or other)), and child protective services of the department, if applicable.~~

~~((v) Financial and budget)) (d) Appropriate accounting procedures.~~

~~((vi)) (e) Policies of cooperation with other ((shelter)) domestic violence services in the immediate geographic area and throughout the state of Washington.~~

~~((vii)) (f) Reporting of child abuse ((in conjunction and agreement with child protective services of the department:~~

~~(e) Evidence and certification of compliance with WAC 248-554-015 shall be provided by shelter services on forms furnished by the department.~~

~~(10) There shall be an on-site evaluation of each shelter service biennially to measure compliance with standards contained in this chapter)) as legally mandated.~~

AMENDATORY SECTION (Amending Order 1467, filed 12/21/79)

WAC 248-554-030 EXEMPTIONS, SEPARABILITY, AND APPEAL. (1) Parts of regulations as stipulated in this chapter may be waived upon written application to the department (~~((provided))~~) and the department's determination that the following criteria are met:

(a) ~~((A thorough investigation by))~~ The ~~((department to establish that such))~~ waiver ~~((may be made in an individual case without placing))~~ will not place the client's safety or health ~~((of residents within a specific shelter))~~ in jeopardy, and that the domestic violence service is unable to meet the requirements without the waiver, or that the absence of such a waiver will have a detrimental effect on the provision of services.

(b) Substitution of procedures, materials, or equipment from those specified in this chapter have been demonstrated to be at least equivalent to those prescribed.

(2) If any of these regulations or their application ~~((to any person))~~ is held invalid, the remainder of the regulations or ~~((the))~~ application of the provision ~~((to other persons or circumstances))~~ is not affected.

(3) The department is not obligated to disburse funds to ~~((shelter))~~ domestic violence services complying with the ~~((minimum))~~ standards as stipulated in this chapter.

(4) Appeal procedures shall be in accordance with chapter 34.04 RCW.

WSR 86-22-040

EMERGENCY RULES

DEPARTMENT OF LICENSING

[Order DLR 115—Filed November 3, 1986]

I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to with the exception of proposed WAC 308-66-145, these rules are for the implementation of chapter 241, Laws of 1986 (ESSB 4497), concerning the vehicle dealer license application, subagency of principal place of business, defining business procedures for listing dealers and covering remanufactured vehicles. Proposed WAC 308-66-145 implements chapter 199, Laws of 1986 (SB 4891), providing guidelines concerning applications for waivers and the processing of waivers.

I, Theresa Anna Aragon, 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 rules under ESSB 4497 are needed as soon as possible to allow for the efficient administration of the chapter. The rules under SB 4891 are immediately necessary to implement the statute.

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

This rule is promulgated pursuant to RCW 46.70.160 and new section 1, chapter 199, Laws of 1986 (SB 4891), 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 October 31, 1986.

By Theresa Anna Aragon
Director

AMENDATORY SECTION (Amending Order MV 170, filed 7/16/73)

WAC 308-66-110 DEFINITIONS. For the purpose of administering chapter 46.70 RCW, the following terms shall be construed in the following manner:

(1) "Offering" the sale of a vehicle shall include the distribution by any means of a list, with or without prices, of vehicles for sale.

(2) "Soliciting" the sale of a vehicle shall include an offer to effect the purchase or sale of a vehicle on behalf of another person.

(3) "Normal business hours" or "reasonable times" shall include, but not be limited to, the hours from 10:00 a.m. through 4:00 p.m. for five days each week. All hours during which the place of business is open for the purpose of bartering, trading or selling vehicles are normal business hours or reasonable times as long as the dealer is open for business at regular intervals. Whenever a dealer closes his place of business during normal business hours, a sign must be posted on the main door of the business stating the time that he will next be open for business or where he may be contacted.

(4) An "employee" of a dealer is one who is paid compensation for a minimum of sixteen hours each week and/or appears on the record of an employer as an employee for whom social security, withholding tax, and all deductions required by law have been made.

(5) A "bona fide full time employee" is one that is employed by the dealer for a minimum of thirty-five hours a week and appears on the records of an employer as an employee for whom social security, withholding tax, and all deductions required by law have been made.

(6) A "broker" shall mean any person, partnership, corporation, or association acting independently, who for a commission, fee or any other form of compensation arranges or engages in the wholesale or retail purchase, sale or lease with option to purchase, of a vehicle.

(7) An "employee identification card" is a card that may be issued by a licensed dealer to an employee, identifying such employee as being in the employ of such dealer. The department will issue blank identification cards to licensed dealers on request.

(8) A "demonstration permit" is a permit issued by a dealer to a prospective customer entitling the prospective customer to operate a particular vehicle for demonstration purposes.

(9) Current Service Agreement - The agreement between a vehicle manufacturer or vehicle distributor and a seller, stipulating that the seller will provide warranty

adjustments for the owners of said manufacturer's or distributor's new vehicles which qualify for adjustments under the said manufacturer's or distributor's warranty.

(10) New Vehicle Warranty – The warranty extended by a manufacturer or distributor to the first retail purchaser.

(11) "Closing" shall mean the process of completion of sale transaction.

(12) "Completion of sale" shall mean purchaser has possession of vehicle, all liens against vehicle are paid, seller has sale proceeds, and warranty of title to vehicle has been accomplished.

(13) "Listing" shall mean a contract between a seller of a used mobile home and a listing dealer for the dealer to locate a willing purchaser of that listed used mobile home.

(14) "Seller", as it relates to listing dealers, shall mean a person who lists a used mobile home with a listing dealer.

(15) "Purchaser", as it relates to listing dealers, shall mean a person who agrees to buy a used mobile home listed through a listing dealer.

(16) "Consignment" shall mean an arrangement whereby a motor vehicle dealer accepts delivery or entrustment of a vehicle and agrees to sell the vehicle on behalf of another.

(17) "Consignee" shall mean a vehicle dealer who accepts delivery or to whom a motor vehicle is entrusted for the purpose of sale on behalf of another.

(18) "Consignor" shall mean a person who delivers or entrusts a vehicle to a dealer for the purpose of sale.

(19) "Remanufactured" shall mean to remake or reprocess into a finished product by a large scale industrial process.

AMENDATORY SECTION (Amending Order MV 170, filed 7/16/73)

WAC 308-66-120 DEALER'S LICENSE APPLICATION. (1) Each application shall contain in addition to the information required by RCW 46.70.041:

(a) The names and addresses of all owners of ten percent or more of the assets of the firm and the names and addresses of managing employees;

(b) The name and address of the principal place of business of the firm;

(c) The names and addresses of each and every subagency of the firm, if any;

(d) A current balance sheet of assets and liabilities which shall have been prepared within ninety days of its submission;

(e) A statement of whether or not the applicant or any partner, officer, director, owner of ten percent or more of the assets of the firm, or managing employee, was the holder of a license issued pursuant to chapter 46.70 RCW which was revoked for cause and never reissued by the department, or which license was suspended for cause and the terms of the suspension have not been fulfilled;

(f) A detailed list of all dealerships previously operated by each person named on the application and with

which each person presently or was formerly connected or employed.

(2) An applicant shall appear for a personal interview if requested by the department.

~~((3)) A dealer's license issued to a corporation entitles three of the corporate officers to sell without obtaining a salesman's license. The corporate officers so designated shall be named as individuals on the dealer's bond in addition to the name of the corporation appearing on the bond. All other corporate officers or employees who are engaged in sales activities shall be licensed as salesmen.~~

~~(4))~~ (3) The department may require a credit report for each party named on each application for a dealer's license.

(4) An applicant shall provide as evidence of leasehold or ownership interest of business location either:

(a) a copy of the rental or lease agreement between the applicant and landowner showing the business location by commonly known address, or

(b) a copy of the county assessor's record showing ownership of the business location, the applicant's name and the commonly known address.

(5) The bank reference for verifying financial condition consisting of:

(a) the name of applicant's bank, a person to contact at that bank concerning applicant's financial condition, or

(b) a letter of credit current within last 90 days, or

(c) a flooring agreement, if with a financial institution, or

(d) a line of credit with a financial institution.

(6) The department may require an applicant for a vehicle dealer license to provide evidence that the business location conforms to all zoning and land use ordinances.

(7) A corporation applicant shall provide the corporation number and corporation name issued by the Secretary of State's office authorizing the company to do business within this state.

(8) The name and address on the license application and all required supporting documents must be the same. The sign at the certified location must identify the doing business as name (dba), if any, and that name shall appear on all documents as the applicant's name. The business telephone listing must also reflect the business name or the doing business as name.

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 MV 170, filed 7/16/73)

WAC 308-66-140 PLACE OF BUSINESS AND PLACES OF BUSINESS. (1) A dealer shall advise the department of each and every:

(a) Name under which the firm does business, and

(b) Location at which the firm does business.

If there is any addition, deletion or change in the above, the dealer shall so inform the department within ten days of such action.

~~((2))~~ If a dealer does business and maintains places of business in more than one county, he shall obtain a separate principal license with appropriate bond in each county.

~~(3))~~ (2) A dealer shall designate one name and one location ~~((in each county as set forth in subsection (1)))~~ as the principal name and principal place of business of the firm.

(a) All other locations that are physically and geographically separated from the principal place of business shall be designated and licensed as subagencies of that dealership;

(b) All other names shall be designated and licensed as subagencies of that dealership;

(c) If a dealer is required to obtain a subagency license under ~~((3))~~ (2)(a) of this section, he shall not be required to obtain an additional subagency license under ~~((3))~~ (2)(b) of this section, unless he does business under more than one name at that location;

~~((d))~~ All subagencies shall be covered by the bond of the dealership.

~~(4))~~ (3) The director shall suspend, revoke, or fail to renew a subagency license of a dealership if the dealer ceases to maintain "an established place of business" at that subagency location.

(4) All temporary subagencies shall be covered by the bond of the dealer's principal place of business.

(5) A new motor vehicle dealer that is unable to locate his/her used vehicle sales facilities adjacent to or at the established place of business need not obtain and hold a subagency license if:

(a) vehicle sales lot is contained within the same city block, or

(b) directly across the street, or

(c) is within sight, and

(d) location is zoned properly, and

(e) dealer bond covers sales lot.

(6) If sales lot referred to in section 5 is in sight of the principal place of business, no sign is required at that sales lot.

(7) The department may require that a dealer provide evidence that each place of business conforms to all zoning and land use ordinances.

~~((5))~~ (8) Each and every subagency license of a dealership shall automatically be deemed cancelled upon the termination, for whatever reason, of the principal license of that dealership.

~~((6))~~ (9) No license shall be issued to any applicant for a vehicle dealer or vehicle manufacturer license under a name that is the same as that of any dealer or manufacturer holding a current license issued pursuant to chapter 46.70 RCW.

(10) The fee will be ten dollars (\$10.00) for each temporary subagency prior to July 1, 1986 and thereafter the fee will be twenty-five dollars (\$25).

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 306-66-145 ESTABLISHED PLACE OF BUSINESS - WAIVER PROCEDURE. (1) An applicant for a vehicle dealer license who requests a waiver of any established place of business requirement(s) must submit the following to the department:

(a) All required documents and fees for an original application as provided for in RCW 46.70.041, RCW 46.70.061, RCW 46.70.070, and WAC 308-66-120, with the exception of a leasehold agreement or evidence of real property ownership, PROVIDED, that if a waiver is granted to the applicant, the applicant must provide evidence of leasehold or real property ownership to the department before the license will be issued.

(b) A written request for waiver, in the form of either a letter or a request completed on the department's prescribed form, which contains the following minimum information:

(i) specific nature or type of activity the applicant intends to conduct,

(ii) specific element(s) of the established place of business requirements requested to be waived,

(iii) a clear and concise statement which identifies the unique circumstances necessitating the request for waiver, and,

(iv) any other information the department may require.

(2) A licensee who requests a waiver of any established place of business requirement(s) must submit the following to the department:

(a) All required documents and fees, as provided for in RCW 46.70.061 and WAC 308-66-140, with the exception of a leasehold agreement or evidence of real property ownership, PROVIDED, that if a waiver is granted the licensee must provide evidence of leasehold or real property ownership to the department within thirty (30) days of waiver approval.

(b) A written request for waiver, in the form of either a letter or a request completed on the department's prescribed form, which contains the following minimum information:

(i) specific nature or type of activity the licensee intends to conduct,

(ii) specific element(s) of the established place of business requirements requested to be waived,

(iii) a clear and concise statement which identifies the unique circumstances necessitating the request, and,

(iv) any other information the department may require.

(3) Upon receipt by the department of all the required information, the director or the director's designee will review the request for waiver of any established place of business requirement(s) and issue a final determination in writing.

(4) A waiver granted under section (3) will remain in effect only as long as the unique circumstance(s) under which the waiver was originally granted have not changed or until the director lifts the waiver for cause.

AMENDATORY SECTION (Amending Order MV-352, filed 3/4/76)

WAC 308-66-155 CONSIGNMENT. ~~((1) Definitions:~~

~~(a) "Consignment" shall mean an arrangement whereby a motor vehicle dealer accepts delivery or entrustment of a vehicle and agrees to sell the vehicle on behalf of another.~~

~~(b) "Consignee" shall mean a vehicle dealer who accepts delivery or to whom a motor vehicle is entrusted for the purpose of sale on behalf of another.~~

~~(c) "Consignor" shall mean a person who delivers or entrusts a vehicle to a dealer for the purpose of sale.)~~

~~((2)) (1) Contract.~~

(a) It shall be considered an unlawful practice within the meaning of RCW 46.70.180 for a vehicle dealer to accept any vehicle on consignment without first reducing the consignment to writing.

(b) Minimum information required for consignment contracts.

(i) The names of the parties to the contract including the identity of the legal owner.

(ii) A statement by the consignor indicating the location of the title and the unpaid balance of the vehicle, if any.

(iii) The date of the consignment agreement.

(iv) The specific effective duration of the contract.

(v) The agreed upon price which the consignor will receive for his vehicle.

(vi) The description of the consigned vehicle, by make, model, vehicle identification number, and license number.

(vii) The signatures of the parties to the contract.

(viii) If no price has been specified in (v) above, then the minimum retail price and the commission, fee, or compensation to which the vehicle dealer will be entitled upon the sale of the consigned vehicle.

~~((3)) (2) In the event the dealer-consignee and the consignor shall deem it appropriate to vary the terms of the written contract, the dealer-consignee shall obtain written authorization from the consignor prior to the sale of the subject vehicle.~~

~~((4)) (3) Requirements for selling consigned vehicles.~~

(a) All funds received, including deposits or payments in full or proceeds from the sale of trade-ins, shall be placed in a trust account as required under WAC ~~((308-66-150(7)))~~ RCW 46.69.180(9), and said funds shall remain in such trust account until the consignor's and the legal owner's interest, if any, have been fully satisfied as provided in the consignment agreement. It shall be considered an unlawful practice for a vehicle dealer or ~~((salesman))~~ salesperson to commingle funds received on a consigned vehicle with the assets of the dealer and the ~~((salesman))~~ salesperson until all terms of the agreement have been completed.

(b) The amount due a consignor after the sale of the consigned vehicle shall be paid by the consignee immediately where title has been delivered to the purchaser, and in all cases shall be paid within ten days.

(c) The consignor shall receive a copy of the purchase order used to complete the sale at the time the funds are remitted where the sale has been on a fee or commission basis.

~~((5)) (4) Consignee's duty to transfer title.~~

(a) The sale of consigned vehicles imposes the same duty under RCW 46.12.120 to consignee as any other sale.

(b) Prior to accepting a vehicle for consignment and offering it for sale, it shall be the duty of the consignee to verify or confirm the title location. Failure to do so shall be considered an unlawful and deceptive practice under RCW 46.70.180(1).

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

NEW SECTION

WAC 308-66-157 LISTING. (1) Dealer responsibilities.

(a) The listing dealer shall be responsible for negotiating the agreement between seller and purchaser as follows:

(b) All written offers shall be presented to the seller for acceptance or refusal. A copy of the agreement shall be delivered to the purchaser immediately following the purchaser's signing.

(c) A copy of the offer to purchase shall be delivered to the seller immediately following seller's signing and acceptance of purchaser's offer.

(d) A copy of the agreement to purchase bearing the signature of the seller(s) shall be delivered to the purchaser as proof that the purchaser's offer was accepted.

(e) A legible copy of the agreement to purchase shall be retained in the listing dealer's files.

(f) A copy of the agreement between purchaser and dealer to disburse any funds from the trust account to pay liens against the used mobile home shall be retained in the dealer's files.

(2) At the time the sale is closed, the listing dealer may pay outstanding liens out of the trust account prior to paying the sale proceeds to the seller.

AMENDATORY SECTION [(Amending Order MV-446, filed 9/16/77)]

WAC 308-66-170 DENIAL, SUSPENSION OR REVOCATION OF LICENSE. (1) When the license of a vehicle dealer has been suspended or revoked or an application has been denied, the department shall post a closure notice at or near the principal entry to the place of business. Such notice shall include a statement that the dealership is closed as to the sale of vehicles because of the denial, suspension or revocation of a license. In case of a suspension, the duration of the suspension shall be stated on the notice. A dealer shall not remove any closure notice without written permission from an authorized representative of the director.

~~((2) When the license of a vehicle salesman has been suspended or revoked, the dealer by whom the salesman has been employed, shall remove the salesman's license~~

~~from display and surrender it promptly to the department. Upon suspension or revocation the salesman shall surrender his pocket copy of his license promptly to the department. When the terms of a suspension have been fulfilled, the wall and pocket copies of the salesman's license shall be returned to the salesman at his place of employment.~~

~~(3))~~ (2) Practices inimical to the health and safety of the citizens of the State of Washington pursuant to RCW 46.70.101 (3)(k) shall include, but not be limited to, failure to comply with the following federal and state standards, as presently constituted and as hereafter amended, amplified or revised, pertaining to the construction and safety of vehicles:

(a) "Federal motor vehicle safety standards", 49 Code of Federal Regulations, part 571;

(b) "Control of Air Pollution from New Motor Vehicles and New Motor Vehicle Engines", 40 Code of Federal Regulations, part 85;

(c) "Vehicle Lighting and Other Equipment", chapter 46.37 RCW;

(d) Rules and regulations adopted by the state commission on equipment pursuant to RCW 46.37.005, Title 204 Washington Administrative Code;

(e) "Mobile Homes, Trailer Coaches, and Recreational Vehicles", chapter 296-48 Washington Administrative Code.

(f) Housing and Community Development Act of 1974, Public Law 93-383, Title VI Mobile Home Construction and Safety Standards, S 603, 604, 610, 615, 616, 617.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

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 MV 170, filed 7/16/73)

WAC 308-66-180 RECORD OF TRANSACTIONS. (1) The record of purchase and sale of vehicles maintained by a dealer shall, where applicable, ~~((consist of))~~ include, but not be limited to:

~~((a) The license and title numbers of the state in which the vehicle was last registered;~~

(b)) (a) A description of the vehicle, which shall include those items of description required on the Washington application for title;

~~((c) The name and current address of the person from whom purchased, including the last legal owner;~~

(d) The name and current address of the purchaser;

(e)) (b) The Washington license plate number assigned to the vehicle upon transfer;

~~((f) The name and dealer license number of the selling or purchasing dealer on each wholesale transaction;~~

(g)) (c) The required odometer statement ~~((reading on the vehicle at the time the vehicle was obtained by the dealer, which may consist of the notice received by the dealer from his transferor pursuant))~~ disclosure form which shall conform to 49 Code of Federal Regulations, part 580;

~~((h))~~ (d) The hardback copy of the temporary license permit after the permanent license plates have been provided to the purchaser, if the vehicle is delivered on such permit issued by the dealer.

(2) The record of purchase and sale of the vehicle shall be maintained on all transactions whether at retail or wholesale.

AMENDATORY SECTION (Amending Order MV 170, filed 7/16/73)

WAC 308-66-210 STATEMENT OF CHANGE IN BUSINESS STRUCTURE, OWNERSHIP INTEREST OR CONTROL. (1) Any person, firm, association, corporation or trust licensed as a dealer under RCW 46.70.021 must, within ten days following any change in its business or ownership structure, file a statement describing with particularity the change effected in its business structure or the change in ownership interest. In addition, persons newly assuming executive or control functions, including but not limited to new corporate officers, directors, majority stockholders, managing partners or trustees, must file within ten days of assuming such function an application and a legal and financial history, including corporation number if a corporation.

(2) Any person, firm, association, corporation or trust licensed as a vehicle manufacturer pursuant to chapter 46.70 RCW shall advise the department within ten days of the change and/or addition to:

(a) The business structure of the licensee;

(b) The mailing address of a licensee;

(c) The name and address of employees or agents designated pursuant to RCW 46.70.041 and RCW 46.70.101 to provide service or repairs to vehicles located within the state of Washington. If the licensee requires warranty service to be performed by all of its dealers pursuant to current service agreements on file with the department, it need not advise the department of changes in its lists of dealers.

(3) Any and all changes affecting the applicability of a bond, if posted, shall be reflected by appropriate endorsement to such bond.

NEW SECTION

WAC 308-66-225 REMANUFACTURED VEHICLES IN WHOLE OR IN PART. (1) If the remanufacturing process of the vehicle will involve the removal, destruction, or concealment of any identification number, the parts shall be inspected by an authorized member of the Washington State Patrol prior to the removal, destruction, or concealment of the number.

(2) At no time shall a vehicle that falls within the purview of WAC 308-56A-455 or WAC 308-56A-460 be considered remanufactured by a manufacturer.

AMENDATORY SECTION (Amending Order 69-1, filed 8/28/69)

WAC 308-66-230 TITLES-COMBINATION TOW TRUCK OPERATOR-DEALER. A dealer who is also a tow truck operator, must obtain a title in his own name for all motor vehicles held in his inventory

which he has obtained as a result of a (~~registered disposer~~) tow truck operator of abandoned vehicle sale conducted in accordance with chapter 46.5((2))5 RCW. A vehicle sold directly to a purchaser at the time the (~~registered disposer of~~) tow truck operator's abandoned vehicle sale was originally conducted, need not be titled in the dealer's name before making an application for title for the purchaser.

REPEALER

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

WAC 308-66-130 Salesperson's License Application.

WSR 86-22-041
EMERGENCY RULES
DEPARTMENT OF LICENSING
 [Order PM 623—Filed November 3, 1986]

I, Theresa Anna Aragon, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to fees, amending WAC 308-12-312.

I, Theresa Anna Aragon, 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 section 13, chapter 37, Laws of 1985, amended chapter 18.08 RCW to authorize the practice of architecture by architects in corporate form. The amended fee schedule is necessary to implement the legislation by setting fees for corporate registration as an architect firm.

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

This rule is promulgated pursuant to RCW 18.08.130 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 October 29, 1986.

By Theresa Anna Aragon
 Director

AMENDATORY SECTION (Amending Order PL 425, filed 2/3/83)

WAC 308-12-312 FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

TITLE OF FEE	FEE
Initial registration	\$ 35.00
Registration renewal	35.00

TITLE OF FEE	FEE
Late registration renewal penalty	35.00
Certificate replacement	15.00
Examination proctor fee	30.00
Reciprocity registration fee	250.00
Initial examination application	25.00
Retake examination application	20.00
Initial examination all parts	220.00
Corporation Certificate of authority (all registered architects)	250.00
Corporation Certificate of authority (business or stock)	500.00
Corporation Certificate of authority (renewals)	100.00

EXAM RETAKE

Division A: Pre-design	33.00
Division B: Site design	33.00
Division C: Building design	55.00
Division D: Structural - General	16.50
Division E: Structural - Lateral forces	12.50
Division F: Structural - Long span	8.50
Division G: Mechanical, plumbing, electrical & safety systems	16.50
Division H: Materials and methods	21.00
Division I: Construction documents and services	24.00

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 86-22-042
ADOPTED RULES
DEPARTMENT OF LICENSING
(Board of Podiatry)
 [Order PM 624—Filed November 3, 1986]

Be it resolved by the Washington State Board of Podiatry, acting at Soarium, 5th Avenue Medical Center, 10560 5th Avenue N.E., Seattle, WA, that it does adopt the annexed rules relating to:

- Amd WAC 308-31-010 Examination.
- Amd WAC 308-31-030 Approved schools of podiatric medicine.
- Amd WAC 308-31-550 Excessive fees.

This action is taken pursuant to Notice No. WSR 86-18-054 filed with the code reviser on September 2, 1986. 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 18.22.015 and 18.22.010(5) 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 October 30, 1986.

By N. Jerry Schlesinger, D.P.M.
Chair

AMENDATORY SECTION (Amending Order 418, filed 1/14/83)

WAC 308-31-010 EXAMINATION. (1) It is the determination of the board that after July 6, 1976, all applicants for licensure who have been licensed by examination in another state or who have satisfactorily passed examinations given by the national board of podiatry examiners will be required to pass a written examination in the clinical application of the following subjects:

Dermatology
Biomechanics
Surgery
Medicine
Podiatric medicine
Radiology
Pharmacology
Laboratory procedures

Washington laws regulating podiatrists, including but not limited to chapter 18.22 RCW, chapter 308-31 WAC, and chapter 18.130 RCW.

The examination will be given at least annually, at a time and place designated by the board.

(2) Every applicant for a podiatry license shall be required to pass the examination for such a license with a grade of at least 75%.

(3) The board shall determine the method of grading each examination, and shall apply such method uniformly to all applicants taking that examination.

(4) The board and the department shall not disclose any applicant's examination score to anyone other than the applicant, unless requested to do so in writing by the applicant.

(5) The applicant will be notified, in writing, of his or her examination scores.

AMENDATORY SECTION (Amending Order 418, filed 1/14/83)

WAC 308-31-030 APPROVED SCHOOLS OF PODIATRIC MEDICINE. For the purpose of the laws relating to podiatric medicine, the board approves ~~((those))~~ the following list of schools of podiatric medicine ~~((listed as accredited schools of podiatric medicine set forth in the list of accredited colleges published as of August, 1980, by the Council on Podiatry Education of the American Podiatry Association))~~: California College of Podiatric Medicine, San Francisco, California; College of Podiatric Medicine and Surgery, Des Moines, Iowa; New York College of Podiatric Medicine, New York, New York; Ohio College of Podiatric Medicine, Cleveland, Ohio; Pennsylvania College of Podiatric Medicine, Philadelphia, Pennsylvania; Dr. William Scholl College of Podiatric Medicine, Chicago, Illinois.

AMENDATORY SECTION (Amending Order PL 450, filed 1/4/84)

WAC 308-31-550 EXCESSIVE FEES. Fees charged by podiatrists for professional services rendered to patients must not be excessive. Such fees may not exceed those in accord with the usual, customary and reasonable charges in the particular community. Complaints regarding excessive charges will be evaluated by the board on an individual basis governed by the following definitions of usual, customary and reasonable fees, as used herein:

(1) "Usual" is defined as the usual fee which is charged for a given service by an individual podiatrist in his practice (i.e., his or her own usual fee).

(2) "Customary" is defined as that range of usual fees charged by podiatrists of similar training and experience for the same service within a given metropolitan or specific geographic area.

(3) "Reasonable" is defined as a fee which meets the above two criteria or, in the opinion of the board, is justifiable in the circumstances of the particular case in question. This rule is intended to assist in applying RCW 18.22.151(13), which was repealed effective June 11, 1986; therefore, this rule applies only to conduct prior to June 11, 1986.

WSR 86-22-043

PROPOSED RULES

DEPARTMENT OF LICENSING

(Board of Occupational Therapy Practice)

[Filed November 3, 1986]

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

New	WAC 308-171-002	Persons exempt from the definition of an occupational therapy aide.
Amd	WAC 308-171-201	Supervised fieldwork experience—Occupational therapists;

that the agency will at 10:00 a.m., Wednesday, December 10, 1986, in the Second Floor Conference Room D, 1112 South Quince, 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.

WAC 308-171-002 and 308-171-201 are proposed under authority of RCW 18.59.130(2). WAC 308-171-002 is intended to implement RCW 18.59.020(5) and WAC 308-171-201 is intended to implement RCW 18.59.050 (1)(c).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to

written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Sydney Beckett, Executive Secretary
Department of Licensing
Division of Professional Licensing
P.O. Box 9649
Olympia, WA 98504

Dated: October 29, 1986

By: Joyce R. Dolliver
Assistant Attorney General

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s):
New WAC 308-171-002 Persons exempt from the definition of an occupational therapy aide; and amending WAC 308-171-201 Supervised fieldwork experience—Occupational therapists.

WAC 308-171-002 and 308-171-201 are proposed under authority of RCW 18.59.130(2). WAC 308-171-002 is intended to implement RCW 18.59.020(5) and WAC 308-171-201 is intended to implement RCW 18.59.050 (1)(c).

Summary of Rules: WAC 308-171-002 clarifies who and under what circumstances a person is not an occupational therapy aide over whom an occupational therapist need not supervise; and 308-171-201 allows the academic programs and the student to determine areas of supervised fieldwork experience as appropriate for each student.

Reasons Supporting the Proposed Rules: WAC 308-171-002 clarifies the supervisory responsibilities of the occupational therapist in settings when the occupational therapists are engaged in consulting services only; and 308-171-201 brings Washington current with other states and academia.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: In addition to members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Sydney Beckett, Executive Secretary, Division of Professional Licensing, P.O. Box 9649, Olympia, Washington 98504, phone 234-3129 scan, 753-3129 comm.

Name of Person or Organization that is Proposing this Rule: Board of Occupational Therapy Practice.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to These Rules: None.

These rules are not necessary to comply with a federal law or state court decision.

Small Business Economic Impact Statement: Not required for these rules. The board has reviewed the impact that these rules would have on occupational therapists and occupational therapy assistants. The board

finds that a small business impact statement is not required. Occupational therapists and occupational therapy assistants are classed in SIC Code 804, Offices of Other Health Care Practitioners. As such, they account for less than 10 percent of the health practitioners in this area. Also, they are less than 20 percent of all industries. Finally, any impact these proposed rules may have is intended to fall equally on all occupational therapists and occupational therapy assistants.

NEW SECTION

WAC 308-171-002 PERSONS EXEMPT FROM THE DEFINITION OF AN OCCUPATIONAL THERAPY AIDE. An "occupational therapy aide" for whom an occupational therapist must provide professional supervision pursuant to RCW 18.59.020(5) does not include persons employed at a facility who are performing services under the supervision of another licensed health care practitioner if the occupational therapist serves solely in a consulting capacity to the facility. "Consulting capacity" shall mean the providing of information and recommendations which the facility or licensed health care practitioners employed at that facility may accept, reject, or modify at the election of the facility or the election of the licensed health care practitioners and if the occupational therapist's recommendations are accepted or modified then the recommendations shall be incorporated into the patient's health care plan as part of the nursing or physician's care plan and not held out as the providing of occupational therapy services to the patients or public or billed by the facility as the providing of occupational therapy services to the patients.

AMENDATORY SECTION (Amending Order PL 513, filed 2/11/85)

WAC 308-171-201 SUPERVISED FIELDWORK EXPERIENCE—OCCUPATIONAL THERAPISTS. "Supervised fieldwork experience" in RCW 18.59.050 (1)(c)(i) shall mean a minimum six months of Level II fieldwork conducted in settings approved by the applicant's academic program. Level II fieldwork is to provide an in-depth experience in delivering occupational therapy services to clients and to provide opportunities for supervised practice of occupational therapist entry-level roles. The minimum six months supervised fieldwork experience required by RCW 18.59.050 (1)(c)(i) shall not include Level I fieldwork experience as defined by the American Occupational Therapy Association.

The supervised fieldwork experience shall consist of a minimum of six months sustained fieldwork on a full-time basis (~~(-three months of which shall be in physical dysfunction and three months of which shall be in psycho-social dysfunction)~~). "Full-time basis" is as required by the fieldwork setting.

WSR 86-22-044

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 3, 1986]

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

Amd WAC 308-171-030 Fees.
Amd WAC 308-171-040 License renewal registration date and fee;

that the agency will at 9:30 a.m., Wednesday, December 10, 1986, in the Second Floor Conference Room D, 1112 South Quince, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 19, 1986.

The authority under which these rules are proposed is RCW 18.59.110.

The specific statute these rules are intended to implement is RCW 18.59.110.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Sydney Beckett, Executive Secretary
 Department of Licensing
 Division of Professional Licensing
 P.O. Box 9649
 Olympia, WA 98504

Dated: October 29, 1986
 By: Joyce R. Dolliver
 Assistant Attorney General

STATEMENT OF PURPOSE

Title and Number of Rule Section or Chapter: Amending WAC 308-171-030 Fees; and 308-171-040 License renewal registration date and fee.

Statutory Authority for the Rules and Specific Statute that the Rules are Intended to Implement: RCW 18.59.110.

Summary of Rules: WAC 308-171-030, to remove the language pertaining to a one year renewal and to address the fees for late renewals and limited permits; and 308-171-040, to remove the staggered renewal system and to address the biennial renewal of licenses.

Reasons Supporting the Proposed Rules: The staggered renewal dates were desirable for the influx of new licenses with the enactment of chapter 18.59 RCW, however, the staggered system is no longer administratively desirable.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: Sydney Beckett, Executive Secretary, Division of Professional Licensing, P.O. Box 9649, Olympia, Washington 98504, phone 234-3129 scan, 753-3129 comm.

Name of Person or Organization that is Proposing this Rule: Department of Licensing.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to These Rules: None.

These rules are not necessary to comply with a federal law or state court decision.

Small Business Economic Impact Statement: Not required for these rules. The department has reviewed the impact that these rules would have on occupational therapy assistants. The department finds that a small business impact statement is not required. Occupational therapists and occupational therapy assistants are classed in SIC Code 804, Offices of Other Health Care Practitioners. As such, they account for less than 10 percent of the health practitioners in this area. Also, they are less than 20 percent of all industries. Finally, any impact these proposed rules may have is intended to fall equally on all occupational therapists and occupational therapy assistants.

AMENDATORY SECTION (Amending Order PL 514, filed 2/22/85)

WAC 308-171-030 FEES. The following fees shall be charged by the professional ((licensing)) programs management division of the department of licensing:

Title of Fee	Fee
Application fee - Occupational therapist	\$(30.00) 60.00
Application fee - Occupational therapy assistant	((20.00)) 40.00
License renewal ((for one year)) - Occupational therapist	((30.00)) 60.00
License renewal ((for one year)) - Occupational therapy assistant	((20.00)) 40.00
((License renewal for two years=)) Limited permit fee	\$40.00
Late renewal fee - Occupational therapist	60.00
((License renewal for two years=)) Late renewal fee - Occupational therapy assistant	40.00

AMENDATORY SECTION (Amending Order PL 514, filed 2/22/85)

WAC 308-171-040 LICENSE RENEWAL REGISTRATION DATE AND FEE. (1) Individuals making application for initial license, provided they meet the requirements for licensure in the state of Washington, will be issued a license to expire on their next birth anniversary date.

(2) ~~((For purposes of implementing a two-year staggered system of renewals:~~

~~(a) Every licensee whose birth anniversary date is on an even-numbered date shall renew his or her license on or before the licensee's birth anniversary date for a period of one year for the first renewal, and subsequent renewals shall be for a period of two years; and~~

~~(b) Every licensee whose birth anniversary date is on an odd-numbered date shall renew his or her license on or before the licensee's birth anniversary date for a period of two years for the first renewal, and subsequent renewals shall be for a period of two years)) Licenses shall be renewed upon a biennial basis on or before the licensee's birth anniversary date. Licenses not renewed on or before the licensee's biennial birth anniversary date shall expire immediately after the licensee's birth anniversary date and any practice engaged in with an expired license shall be deemed unlicensed practice.~~

~~(3) Limited permits shall expire in accordance with RCW 18.59.040(7).~~

WSR 86-22-045
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Nursing)
 [Filed November 3, 1986]

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

New	WAC 308-120-700	Standards of nursing conduct or practice.
New	WAC 308-120-710	Violations of standards of nursing conduct or practice;

that the agency will at 9:00 a.m., Thursday, January 29, 1987, in the Peninsula Room, Airport Hilton, 17620 Pacific Highway South, Seattle, WA, and at 9:00 a.m., Thursday, March 12, 1987, in the Riverfront Ballroom D, Cavanaugh Inn at the Park, West 303 North River Drive, Spokane, WA, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on March 12, 1987.

The authority under which these rules are proposed is RCW 18.88.080, 18.88.086, 18.130.050 and 18.130.070.

The specific statute these rules are intended to implement is RCW 18.88.080, 18.88.086, 18.130.050 and 18.130.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 15, 1987.

Dated: October 23, 1986
 By: Constance Roth, RN, Ed.D.
 Executive Secretary

STATEMENT OF PURPOSE

Title and Number of Rule Sections or Chapters: WAC 308-120-700 Standards of nursing conduct and practice; and 308-120-710 Violations of standards of nursing conduct or practice.

Statutory Authority: RCW 18.88.080, 18.88.086, 18.130.050 and 18.130.070.

Specific Statute that Rule is Intended to Implement: RCW 18.88.080, 18.88.086, 18.130.050 and 18.130.070.

Summary of the Rules: WAC 308-120-700 describes the responsibilities and accountability of registered nurses to health care consumers; the responsibilities for delegation and supervision of nursing activities; and, the holding of a nurse as responsible and accountable for practice outside the scope of his/her education, for maintenance of current knowledge in his/her field, for obtaining instruction in supervision before implementing new or unfamiliar techniques, for conducting practice without discrimination, for respecting the dignity and rights of patients, for respecting the patient's right to privacy, and for reporting unsafe nursing practice to appropriate authorities. WAC 308-120-710 describes the acts, practices or commissions that are inconsistent with standards of nursing conduct or practice and the disciplinary consequences.

Reasons Supporting the Proposed Actions: WAC 308-120-700 is to advise licensees by describing the duties and responsibilities involved in the nursing process, delegation and supervision of nursing activities, and the other responsibilities that will assure quality care to health care consumers and assist the board in protecting consumers by prosecuting unsafe nursing practices; and 308-120-710 is to advise licensees as to nursing conduct or practice that may constitute grounds for disciplinary action.

Responsible Personnel: In addition to members of the Board of Nursing, and the director of the Department of Licensing, the following individual has knowledge of and responsibility for drafting, implementing and enforcing these rules: Constance Roth, R.N., Ed.D., Executive Secretary, Division of Professional Licensing, P.O. Box 9649, Olympia, WA 98504, (206) 753-3726 comm, 234-3726 scan.

Name of the Person or Organization that is Proposing the Rules: Washington State Board of Nursing.

Agency Comments or Recommendations: The board has deemed it appropriate to establish standards of nursing conduct or practice for which it will hold licensees responsible.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rules or Their Purposes: None.

Small Business Economic Impact Statement: Not required and has not been filed since these rules do not impact more than 20 percent of all industries, or more than 10 percent of any one industry as that term is defined by RCW 19.85.020(3).

NEW SECTION

WAC 308-120-700 STANDARDS OF NURSING CONDUCT OR PRACTICE. The purpose of defining standards of nursing conduct or practice through WAC 308-120-700 and WAC 308-120-710 is to identify responsibilities of the registered nurse in health care settings and as provided in the Nursing Practice Act Chapter 18.88 RCW, and the Uniform Disciplinary Act, Chapter 18.130 RCW. Each individual, upon entering the practice of nursing, assumes a measure of responsibility and public trust and the corresponding obligation to adhere to the standards of nursing practice. The registered nurse shall be responsible and accountable for the quality of nursing care given to clients. This responsibility cannot be avoided by accepting the orders or directions of another person. The Standards of Nursing Conduct or Practice include, but are not limited to the following:

(1) Nursing Process

(a) The registered nurse shall have responsibility for nursing assessments of the health status of clients by:

(i) Collecting pertinent objective and subjective data from observations, examinations, interviews, written records, and reports in an accurate and timely manner.

(ii) Evaluating, reporting, and recording relevant information.

(b) The registered nurse shall identify and document nursing diagnoses, as defined in chapter 18.88.030 RCW, utilizing data obtained by the nursing assessment. These diagnoses serve as the basis for an individualized plan of care.

(c) The registered nurse shall develop and modify the nursing care plan in collaboration with the client, significant others, and other health care providers. The plan will include, but is not limited to:

(i) Identifying priorities.

(ii) Identifying measures which promote comfort, support human functions and responses, and maintain an environment conducive to well-being.

(iii) Identifying health teaching and counseling needs.

(iv) Setting realistic, measurable client centered goals

(v) Prescribing nursing intervention(s)

- (d) The registered nurse shall implement the nursing care plan by:
- (i) Giving direct care, assisting with care or delegating care.
 - (ii) Promoting an environment conducive to safety and health.
 - (iii) Documenting nursing interventions and client's response to care through accurate, legible entries into all records required by law.
 - (iv) Communicating, in a timely manner, nursing interventions and the client's response to care to other members of the health care team.
 - (v) Providing health teaching and counseling appropriate to the needs of the client.
 - (vi) Making referrals as necessary.
 - (vii) Coordinating with other providers participating in the health care of the client(s).
- (e) The registered nurse shall evaluate the outcomes of nursing interventions and modify the plan of care based on the client's responses.
- (2) Delegation and Supervision: The registered nurse shall be accountable for nursing activities performed in the course of nursing practice by:
- (a) Delegating selected nursing functions to others in accordance with their education, credentials and demonstrated competence.
 - (b) Supervising others to whom he/she has delegated nursing functions.
- (3) Other Responsibilities:
- (a) The registered nurse shall have knowledge and understanding of the laws and rules regulating nursing and shall function within the legal scope of nursing practice.
 - (b) The registered nurse shall be responsible and accountable for practice based on and limited to the scope of her/his education, demonstrated competence and nursing experience.
 - (c) The registered nurse shall be responsible for maintaining current knowledge in his/her field of practice.
 - (d) The registered nurse shall obtain instruction and supervision consultation as necessary before implementing new or unfamiliar techniques or practices.
 - (e) The registered nurse shall conduct nursing practice without discrimination.
 - (f) The registered nurse shall respect the client's right to privacy by protecting confidential information unless legally obligated to disclose this information.
 - (g) The registered nurse shall report unsafe acts and practices, unsafe practice conditions, and illegal acts to the appropriate supervisory personnel or to the appropriate state disciplinary board.

NEW SECTION

WAC 308-120-710 VIOLATIONS OF STANDARDS OF NURSING CONDUCT OR PRACTICE. The following will serve as a guideline for the registered nurse as to any act, practice or commission inconsistent with generally accepted standards of nursing conduct or practice. Such conduct or practice may be grounds for action with regard to the license to practice registered nursing pursuant to Chapter 18.88. RCW and the Uniform Disciplinary Act, Chapter 18.130 RCW. Such conduct or practice includes, but is not limited to the following:

- (1) Willful or repeated violation of WAC 308-120-700.
- (2) Failing to assess and evaluate a client's status or failing to institute nursing intervention which might be required to stabilize a client's condition or prevent complications.
- (3) Willfully or repeatedly failing, including failing to do so accurately or intelligibly, to report or document a client's symptoms, responses, progress, medication, and other nursing care.
- (4) Willfully or repeatedly failing to make entries, altering entries, destroying entries, making incorrect or illegible entries and/or making false entries in records pertaining to the giving of medication, treatments, or other nursing care.
- (5) Willfully or repeatedly failing to follow the policy and procedure for the wastage of medications in effect where the registered nurse is employed or working.
- (6) Appropriating, in connection with the practice of nursing, medication, supplies, equipment, or personal items of the client.
- (7) Failing to administer medications and/or treatments in accordance with policy and procedure.
- (8) Performing or attempting to perform nursing techniques and/or procedures for which the nurse lacks the appropriate knowledge, experience and education.
- (9) Violating the confidentiality of information or knowledge concerning the client, except where required by law.
- (10) To cause, suffer, permit, or allow physical or emotional abuse to the client.

- (11) Practicing registered nursing while impaired by any mental, physical and/or emotional condition to the extent that the person may be unable to practice with reasonable skill and safety.
- (12) Abandoning clients by leaving a nursing assignment without transferring responsibilities to appropriate personnel.
- (13) Practicing registered nursing while impaired by alcohol and/or drugs.
- (14) Expressly delegating nursing care function or responsibilities to a person who lacks the ability or knowledge to perform the function or responsibility, or delegating to unlicensed persons those functions or responsibilities that are to be performed only by licensed persons.
- (15) Misrepresenting and/or concealing material facts in obtaining or renewing a nursing license.
- (16) Writing prescriptions for drugs unless authorized to do so by the board.
- (17) Violating any state or federal drug statute.
- (18) Committing any act involving moral turpitude, dishonesty or corruption relating to the practice of nursing.
- (19) Conviction of a crime involving physical abuse.
- (20) Failing to report to the appropriate authority in the organization in which the nurse is working or to the board, within a reasonable time of the occurrence, violation or attempted violation of the Washington Nurse Practice Act or duly promulgated rules, regulations or orders of 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.

WSR 86-22-046

PROPOSED RULES

DEPARTMENT OF LICENSING

(Board of Examiners for Nursing Home Administrators)

[Filed November 3, 1986]

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

Amd	WAC 308-54-020	General definitions.
Amd	WAC 308-54-060	Executive secretary—Hiring and duties.
Amd	WAC 308-54-080	Application for examination.
Amd	WAC 308-54-090	Preexamination requirements.
Amd	WAC 308-54-095	Preceptors for administrator-in-training programs.
Amd	WAC 308-54-100	Disqualification—Reexamination.
Amd	WAC 308-54-110	Subjects for examination.
Amd	WAC 308-54-140	Approval of courses of study.
Amd	WAC 308-54-200	Standards of suitability and character.
Amd	WAC 308-54-230	Reciprocity.
Amd	WAC 308-54-320	Renewal of licenses;

that the agency will at 1:30 p.m., Thursday, December 18, 1986, in Nendels Motor Inn, Room 126, 16838 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 18.52.100.

The specific statute these rules are intended to implement is RCW 18.52.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 11, 1986.

Dated: October 23, 1986

By: Constance Roth
Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Examiners for Nursing Home Administrators.

Purpose of Proposed Rule: To amend provisions relating to general definitions, the executive secretary, application for examination, preexamination requirements, preceptors for administrators-in-training, examination disqualification and reexamination, examination subjects, approval of courses of study, standards of suitability and character, reciprocity, and renewal of licenses.

Statutory Authority: RCW 18.52.100.

Summary of the Rule: WAC 308-54-020 General definitions; 308-54-060 Executive secretary—Hiring and duties; 308-54-080 Application for examination; 308-54-090 Preexamination requirements; 308-54-095 Preceptors for administrator-in-training programs; 308-54-100 Disqualification—Reexamination; 308-54-110 Subjects for examination; 308-54-140 Approval of courses of study; 308-54-200 Standards of suitability and character; 308-54-230 Reciprocity; and 308-54-320 Renewal of licenses.

Reason for Proposed Rule: To update references and terms used in the rules, to provide for a deadline for filing examination applications, to provide for enhanced preceptor monitoring and responsibilities, and to otherwise clarify language in the rules.

Responsible Personnel: The Washington State Board of Examiners for Nursing Home Administrators and the executive secretary for the board have the responsibility for drafting, implementing and enforcing this rule. The executive secretary is Constance Roth, 1300 Quince Street, Olympia, WA 98504, phone (206) 753-2686 comm, 234-2686 scan.

Proponents of the Proposed Rule: Washington State Board of Examiners for Nursing Home Administrators.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal or state court action.

Small Business Economic Impact Statement: Not required since this rule does not impact small businesses as that term is defined in RCW 19.85.020.

AMENDATORY SECTION (Amending Order PL 107, filed 3/3/71)

WAC 308-54-020 GENERAL DEFINITIONS. Whenever used in these rules and regulations, unless expressly otherwise stated, or unless the context or subject matter requires a different meaning, the following terms shall have the following meanings:

(1) "Board" means the state board of examiners for the licensing of nursing home administrators representative of the professions and institutions concerned with the care of the chronically ill and infirm aged patients.

(2) "Director" means the director of the department of ((~~motor vehicles~~)) licensing.

(3) "Nursing home" means any facility or portion thereof licensed under state law as a nursing home.

(4) "Nursing home administrator" means an individual in active administrative charge of nursing homes as defined herein, whether or not having an ownership interest in such homes, and although functions and duties may be shared with or delegated to other persons.

(5) "Nursing home administrator-in-training" means an individual registered as such with the board, under and pursuant to these rules and regulations.

(6) "Person" or "individual" means an individual and does not include the terms firm, institution, public body, joint stock association or any other group of individuals.

AMENDATORY SECTION (Amending Order PL 126, filed 6/1/72)

WAC 308-54-060 EXECUTIVE SECRETARY—HIRING AND DUTIES. A full or part-time executive secretary for the board may be employed by the director. The executive secretary shall be recommended by the board with his duties to include:

- (1) Attendance at all meeting of the board;
- (2) Maintaining a full and complete record of minutes of the said meetings;
- (3) Notifying the members of the board of the time and place fixed for meetings of the board;
- (4) Maintaining, under the supervision of the director, the records pertaining to licensees and registrants and the rules and regulations;
- (5) Countersigning the original certificate of licensure for nursing home administrators;
- (6) Conducting all routine correspondence of the board;
- (7) Issuing of appropriate notices of meetings and hearings;
- (8) Having the responsibility for all books, records, and other state property as may be assigned or under the control of the board;
- (9) Receiving all monies and shall pay the same to the treasurer of the state as provided by law;
- (10) Keeping such financial records as are considered necessary by the board over and above those required by the department of ((~~motor vehicles~~)) licensing or other fiscal authorities of the state; and
- (11) Performing any other duties pertaining to the position of executive secretary as may be determined by the board or director.

AMENDATORY SECTION (Amending Order PL 107, filed 3/3/71)

WAC 308-54-080 APPLICATION FOR EXAMINATION. (1) An applicant for examination and qualification for a license as a nursing home administrator shall make application therefore in writing, on forms approved by the board and provided by the director. All applications must be completed in every respect.

(2) An applicant, otherwise qualified, who has not administered or does not continue to administer a nursing home, may obtain and maintain a license.

(3) Completed applications must be on file sixty days prior to the examination date.

(4) The application fee must be submitted with the form.

AMENDATORY SECTION (Amending Order PL 260, filed 12/10/76)

WAC 308-54-090 PREEXAMINATION REQUIREMENTS. No person shall be admitted to or permitted to take an examination for licensure as a nursing home administrator without having first submitted evidence satisfactory to the board that he meets the following requirements:

(1) All applicants must be at least twenty-one years of age, and in addition, must otherwise meet the requirements of suitability and character set forth in WAC 308-54-200.

(2) All applicants must complete an application for licensure provided by the division of professional licensing, department of ((~~motor vehicles~~)) licensing, and must include all information requested in said application.

(3)(a) All applicants must submit documentation demonstrating that they meet the minimum requirements set forth in RCW 18.52.070(2) relative to training and experience in nursing home or health facility administration. Applicants who, when graded according to the criteria set forth in ((~~subparagraph~~)) (c) ((~~below~~)) of this subsection, accumulate a total of eight points, including at least three points in each management and health care, shall be deemed to have satisfied the statutory requirements.

(b) For the purposes of applying the evaluation criteria set forth below, the following definitions apply:

HEALTH CARE EXPERIENCE

Experience in health care can include employment in any job position which would permit the person to become acquainted with the typical duties, functions of health care personnel and to otherwise become familiar with the terms and language unique to the field of health care. This could include employment as a nurse, physician, pharmacist, orderly, corpsman, etc.

MANAGEMENT EXPERIENCE

Management is considered to be an upper level of supervision which includes directing and guiding the operations of the organization towards established goals.

(c) The following criteria shall be utilized to determine if an individual applicant's prior training and/or experience meets the qualification requirement set forth in RCW 18.52.070(2). Training or experience acquired more than seven years prior to the date of application shall accumulated points at one-half the value listed.

I. TRAINING: (NOTE: Courses which incorporate principles of both management and health—such as hospital or health care administration—accumulate points only in one field.)

		MANAGE- MENT	HEALTH CARE
A. MANAGEMENT			
College Credit related to management	College courses in management, including business administration, finance, public administration, etc. Four points will be allowed for a bachelor's degree, with a major in this area. Undergraduate courses specifically related to this area not leading to a degree will receive one point for each 45 quarter hours or the equivalent. Graduate courses specifically related to this area will be allowed one point for each academic year or the equivalent up to a maximum of two points for a graduate degree	
Noncredit courses related to management	Noncredit courses specifically related to management such as courses offered by the military or industry. Points allowed will be one-half for each 100 classroom and/or correspondence hours with a maximum of one point (1/2-1)	
Board approved courses related to management	One-half point will be allowed for each fifty classroom hours of instruction with a maximum of one point (1/2-1)	

B. HEALTH CARE

College Credit related to health care	College courses in the field of health care such as nursing, medicine, public health, social services, etc. Four points will be allowed for a bachelor's degree, with a major in this area. Undergraduate courses specifically related to this area not leading to a degree will receive one point for each 45 quarter hours or the equivalent. Graduate courses specifically related to this area will be allowed one point for each academic year or the equivalent up to a maximum of two points for a graduate degree	
Noncredit courses related to health care	Noncredit courses specifically related to health. Points allowed would be one-half for each 100 classroom and/or correspondence hours with a maximum of one point	
Board approved courses related to health care	One-half point would be allowed for each 50 classroom hours of instruction with a maximum of one point (1/2-1)	

C. UNRELATED TO HEALTH CARE OR MANAGEMENT

College Credit not related to management or health care	College courses not specifically related to either management or health care, such as education, science, etc. will receive a maximum of two points for baccalaureate degree, or one-half point for each 45 quarter hours or the equivalent, whether at the undergraduate or graduate		
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MANAGE- HEALTH
MENT CARE

level. Points will accumulate toward satisfaction of the management requirement (1/2-2 1/2)

II. EXPERIENCE:

A. HEALTH CARE MANAGEMENT

One point for each six months of experience in a management position requiring expertise in the health care field. Examples include, but are not limited to, the following: Nursing home administrator, hospital administrator, assistant administrator of a large health care facility, executive in health care-related industry, director of nursing service in a health care facility. Points accumulate in management and health care

B. NONHEALTH CARE MANAGEMENT

One point for each six months of experience in management not involving health care as an essential element

C. RELATED HEALTH CARE

One point for each six months of experience in the field of health care not involving substantial managerial responsibility

(4) Applicants not meeting the minimum requirements set forth in ((subparagraph (3) above)) subsection (3) of this section may apply to the board for permission to undertake an administrator-in-training program as a substitute for said criteria. Such a program shall be on such terms as the board feels necessary to assure that the applicant meets the minimum statutory requirements for licensure set forth in RCW 18.52.070, and shall include, without limitations, the following:

(a) The program shall be under the guidance and supervision of a licensed nursing home administrator, as preceptor, and shall be conducted for a period of not less than six months and not more than two years;

(b) The program shall be designed to provide for individual learning experiences and instruction based upon the person's academic backgrounds, training, and experience;

(c) The prospectus for the program must be signed by the preceptor, submitted and approved by the board prior to its commencement. Any changes in the program shall be immediately reported in writing to the board, and the board may withdraw the approval given, or alter the conditions under which approval was given, if the board finds that the program as originally submitted and approved has not been or is not being followed;

(d) The program must include the following components:

(i) A planned systematic rotation through each department of a nursing home;

(ii) Planned reading and written assignments;

(iii) Project assignment including at least one problem-solving assignment to be submitted in writing to the board or a designated board member. Problem-solving project should indicate the definition of an acknowledged problem, the method of approach to the problem such as data gathering, the listing of possible alternatives, the conclusions, and final recommendations to improve the facility or procedure.

(iv) Other planned learning experiences including acquisition of knowledge about other health and welfare agencies in the community; and

(v) A quarterly written report to the board by the applicant including a detailed outline of activities and learning experiences of the reporting period.

(e) The program must provide for a broad range of experience with a close working relationship between preceptor and trainee. Toward that end, as a general rule, no program will be approved which would result in an individual preceptor supervising more than two trainees, or if the facility in which the program is to be implemented has a capacity of fewer than 50 beds. Exceptions to this general rule may be granted by the board in unusual circumstances.

(f) In addition, the board may in an individual case, require up to 150 contact hours of board-approved education, based upon the individual applicant's background, experience, and training.

AMENDATORY SECTION (Amending Order PL 282, filed 1/6/78)

WAC 308-54-095 PRECEPTORS FOR ADMINISTRATOR-IN-TRAINING PROGRAMS. In reviewing proposed administrator-in-training programs, the board shall utilize the following criteria in determining the qualifications and duties of the preceptor for such program:

- (1) Qualifications of preceptor:
 - (a) The preceptor (~~((should))~~) shall be employed as a licensed nursing home administrator for at least three years.
 - (b) The preceptor (~~((should have an academic background in health care management or health care services))~~) shall be employed full-time as the nursing home administrator in the facility where the administrator-in-training is trained.
 - (c) The preceptor (~~((should))~~) shall have demonstrated his or her ability and skills to provide quality care.
 - (d) The preceptor (~~((should))~~) shall have demonstrated his or her continued interest in the broadening of his or her professional horizons beyond the requirements of licensure.

(e) The preceptor must submit, in writing, his or her qualifications as described in subsection (1)(a) through (d) of this section and his agreement to the duties in subsection (2)(a) and (b) of this section with the administrator-in-training's application.

(f) The preceptor shall participate in and successfully complete any preceptor workshop or other training deemed necessary by the board.

- (2) Duties of the preceptor:
 - (a) The preceptor must take the time necessary and have at least a weekly supervisory conference between himself or herself and the trainee in the facility (~~((on a weekly basis))~~) to adequately (~~((supervise))~~) monitor the education and activities of the administrator-in-training relative to his or her program and the facility.
 - (b) The preceptor (~~((should))~~) shall evaluate and report to the board on a quarterly basis as to the progress of the administrator-in-training.

AMENDATORY SECTION (Amending Order PL 215, filed 11/5/75)

WAC 308-54-100 DISQUALIFICATION—REEXAMINATION. (1) An applicant for examination who has been disqualified shall be given written notification by the director, based upon the board's findings, of his or her disqualification and the reasons therefore.

(2) An applicant for examination who has been disqualified may petition the board in writing within thirty days of notification of disqualification for a hearing and a review of his or her application.

(3) Where an applicant for examination has been disqualified, he or she may submit a new application for qualification for examination, provided, however, that he or she shall be required to meet the requirements for licensing as shall be in force at the time of such reapplication.

(4) If a person fails to obtain a passing score, he or she may up-date his or her application and retake the examination, for a reexamination fee (~~((of fifty dollars))~~), until he or she obtains a passing score.

(5) If there are two examinations involved, and the applicant fails to receive a passing score in one of the examinations, he or she will be required to repeat only that examination in which he or she received a below-passing grade.

AMENDATORY SECTION (Amending Order PL 107, filed 3/3/71)

WAC 308-54-110 SUBJECTS FOR EXAMINATION. Every applicant for a license as a nursing home administrator, after meeting the requirements for qualification for examination as set forth in WAC 308-54-090 of these rules and regulations, shall successfully pass an examination. The board may choose to include, but need not be limited to, the following subjects:

- (1) Applicable standards of environmental health and safety
- (2) Washington state (~~((health and safety))~~) nursing home law and regulations
- (3) General administration
- (4) Psychology of patient care
- (5) Principles of medical care
- (6) Personal and social care

- (7) Therapeutic and supportive care and services in long-term care
- (8) Departmental organization and management
- (9) Community interrelationships.

AMENDATORY SECTION (Amending Order PL 461, filed 3/21/84)

WAC 308-54-140 APPROVAL OF COURSES OF STUDY. (1) Programs of study sponsored by any accredited universities or colleges which carry recognized academic credit may be deemed acceptable and approved for continuing education credit: PROVIDED, HOWEVER, That the course meets the conditions set forth in WAC 308-54-130 (2) through (4) and provided that such course of study shall register for approval (~~((at least 45 days))~~) prior to the course offering (~~((to allow sufficient time))~~) for the course of study to be approved prior to offering.

(2) Programs of study sponsored by the following may be deemed acceptable and approved for continuing education credit(~~((+))~~): PROVIDED, HOWEVER, That the course meets the conditions set forth in WAC 308-54-130 (2) through (4) and provided that such course of study shall register for approval (~~((at least 45 days))~~) prior to the course offering (~~((to allow sufficient time))~~) for the course of study to be approved prior to offering:

American College of (~~((Nursing Home))~~) Health Care Administrators
 American College of Hospital Administrators
 (~~((Washington State Health Facilities Association))~~)
 Washington Association of Homes for the Aging
 (~~((United Nursing Homes, Inc.))~~) Washington State Health Care Association

Any state long-term care association which is recognized by the licensing authority of its state as a qualified professional association or educational organization.

(3) Any course of study sponsored by an educational institution, association, professional society, or organization other than an accredited college or university may be approved by the board for continuing education credit, PROVIDED, HOWEVER:

(a) Such course of study meets the conditions set forth in WAC 308-54-130 (2) (~~((=))~~) through (4); and

(b) Such course of study shall register for approval (~~((at least 45 days))~~) prior to the course offering (~~((to allow sufficient time))~~) for the course of study to be approved prior to offering.

AMENDATORY SECTION (Amending Order PL 282, filed 1/6/78)

WAC 308-54-200 STANDARDS OF SUITABILITY AND CHARACTER. To establish suitability and character to qualify an individual for a license as a nursing home administrator, and prior to being permitted to take the examination for license as a nursing home administrator, the applicant shall furnish evidence satisfactory to the board of:

(1) Absence of physical or mental impairment which would prevent the applicant from performing the duties of a nursing home administrator.

(2) (~~((Proof of good moral character including two notarized statements certifying to the good moral character of the applicant))~~) Two letters of recommendation must be submitted certifying to the good moral character of the applicant.

AMENDATORY SECTION (Amending Order PL 107, filed 3/3/71)

WAC 308-54-230 RECIPROCITY. (1) The board, at its discretion, and otherwise subject to the law pertaining to the licensing of nursing home administrators prescribing the qualifications for a nursing home administrator license may endorse a nursing home administrator license issued by the proper authorities of any other state, upon payment of the (~~((annual))~~) original license fee and the application fee, and upon submission of evidence satisfactory to the board:

(~~((+))~~) (a) That such other state maintains a system and standard of qualification and examination for a nursing home administrator license, which are substantially equivalent to those required in this state;
 (~~((+))~~) (b) That such applicant for endorsement is examined and successfully passes the test related to Washington state local health and safety nursing home regulations; and

((3)) (c) That such applicant has not had a license revoked or suspended in any state which he or she has received a nursing home administrator license or reciprocal endorsement.

(2) After meeting the preceding requirements, the applicant must submit the original license fee and is subject to annual renewals and late renewal penalty fees.

AMENDATORY SECTION (Amending Order 337, filed 3/24/80)

WAC 308-54-320 RENEWAL OF LICENSES. (1) Effective with the renewal period beginning September 1, 1980, the annual license renewal date for nursing home administrators will be changed to coincide with the licensee's birthdate. Conversion to this staggered renewal system will be accomplished as follows:

(a) Current licensees, as of September 1, 1980. Licensed nursing home administrators desiring to renew their licenses will be required to pay a fee of thirty-five dollars, plus one-twelfth of that amount for each amount, or fraction thereof, in order to extend their license to expire on their birth anniversary date next following September 1, 1981.

(b) On and after September 1, 1980, all new or initial nursing home administrator licenses issued will expire on the applicant's next birth anniversary date.

(2) After the conversion to a staggered renewal system, licensees may annually renew their license from birth anniversary date to the next birth anniversary date. However, licensees who fail to pay the license renewal fee within thirty days of license expiration on or before the license expiration date will be subject to the late penalty fee (~~as set forth in WAC 308-54-310~~).

WSR 86-22-047
PROPOSED RULES
DEPARTMENT OF ECOLOGY
[Filed November 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning the siting of dangerous waste management facilities;

that the agency will at 7:00 p.m., December 9, 1986, in the Environmental Protection Agency, Park Place Building, Room 12A, 1200 Sixth Avenue, Seattle, WA, and at 7:00 p.m., December 10, 1986, in the County Council Hearing Room, County Courthouse, Second Floor, 311 Grand Avenue, Bellingham, WA, and at 7:00 p.m., December 15, 1986, in the Spokane County Health District, Auditorium, West 1101 College, Spokane, WA, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 22, 1986.

The authority under which these rules are proposed is chapter 70.105 RCW.

The specific statute these rules are intended to implement is chapter 70.105 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 19, 1986.

Dated: October 31, 1986
By: Phillip C. Johnson
Deputy Director

STATEMENT OF PURPOSE

Title: Chapter 173-303 WAC, Dangerous waste regulations.

Description of Purpose: To minimize the short-term and long-term risks associated with the management of dangerous wastes by ensuring that such facilities are properly located.

Statutory Authority: Chapter 70.105 RCW.

Summary of Rule: The proposal would add to the existing criteria used to evaluate the locations of dangerous waste management facilities.

Reasons Supporting Proposed Action: In the past, there has been very little control over the siting of these facilities, sometimes with the result of poorly located facilities. The proposal would improve existing siting criteria.

Agency Personnel Responsible for Drafting: Jim Sachet, 459-6662; Implementation: Tom Eaton, 459-6316; and Enforcement: Marc Horton, 459-6053, Department of Ecology, mailstop PV-11.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20% of all industries or more than 10% of the businesses in any one industry be reviewed and altered to minimize their impact upon small businesses. This regulatory proposal has been reviewed in light of that requirement. The conclusions of this review are summarized below.

This regulatory proposal establishes interim siting standards for certain facilities which dispose of dangerous wastes offsite. Final standards are to be proposed and considered by the end of December 1986. The temporary nature of these standards, and their lack of widespread applicability, makes analysis of their long-term impacts on small vs. large businesses difficult and—probably—premature. What can be said at this time is that the proscriptive portions of this proposal appear to be quite straight-forward provisions aimed at the protection of public health, safety, and welfare. There is no reasonable basis for asserting that small businesses should be any less required to conform to such criteria than are large businesses.

AMENDATORY SECTION (Amending Order DE 83-36, filed 4/18/84)

WAC 173-303-420 SITING STANDARDS. (1) Purpose. This section provides criteria for the siting of dangerous waste facilities. The criteria are to be viewed as standards which a facility owner/operator shall meet in siting his facility.

(2) Applicability. These siting standards will apply to all facilities which require a permit under WAC 173-303-805 and 173-303-806, or as otherwise limited in each of the applicable paragraphs of this section.

(3) Earthquake fault criteria.

(a) Active portions of new TSD facilities will not be located within 200 feet of a fault which has had displacement in Holocene times. For

facilities managing moderate risk waste only, engineering efforts, as approved by the department, may be substituted for the 200-foot buffer zone.

(b) As used in (a) of this subsection:

(i) "Fault" means a fracture along which rocks on one side have been displaced with respect to those on the other side;

(ii) "Displacement" means the relative movement of any two sides of a fault measured in any direction; and

(iii) "Holocene" means the most recent epoch of the Quaternary period, extending from the end of the Pleistocene to the present.

(c) Facilities which are located in counties other than those listed below are assumed to be in compliance with this subsection.

Chelan	Grant	Lewis	Skagit
Clallam	Grays Harbor	Mason	Skamania
Clark	Jefferson	Okanogan	Snohomish
Cowlitz	King	Pacific	Thurston
Douglas	Kitsap	Pierce	Wahkiakum
Ferry	Kittitas	San Juan	Whatcom
			Yakima

(4) Floodplain criteria.

(a) A facility located in a 100-year floodplain must be designed, constructed, operated, and maintained to prevent washout of any dangerous waste by a 100-year flood, unless, in the case of facilities which manage DW only, the owner or operator has included in his contingency plan (WAC 173-303-350) procedures which will cause the waste to be removed safely, before floodwaters can reach the facility, to a location where the wastes will not be vulnerable to floodwaters. The location to which wastes will be removed must be a facility permitted according to this chapter.

(b) For facilities which manage EHW, a facility located in a 100-year floodplain must be designed, constructed, operated, and maintained to prevent washout of any EHW by a 100-year flood. Contingency procedures for removal of EHW will not be deemed equivalent to engineered flood proofing.

(c) As used in (a) and (b) of this subsection:

(i) "100-year floodplain" means any land area which is subject to one percent or greater chance of flooding in any given year from any source;

(ii) "Washout" means the movement of dangerous waste from the active portion of the facility as a result of flooding; and

(iii) "100-year flood" means a flood that has a one percent chance of being equalled or exceeded in any given year.

(5) The siting of facilities in areas under the jurisdiction of the 1971 Shoreline Management Act (chapter 90.58 RCW).

(a) Areas defined as "wetlands" under RCW 90.58.030 (2)(f) (those areas under jurisdiction of the Shoreline Management Act) shall not be considered or used for the disposal of dangerous waste.

(b) Dangerous waste storage and treatment facilities, where such facilities have either historically located in areas under jurisdiction of the Shoreline Management Act, or where such facilities require a waterfront or harbor area location, shall be limited to those locations where the local shoreline management master program permits industrial, navigation, manufacturing, or similar activities. Areas classified natural, conservancy, rural, or residential shall not be considered for the location of a dangerous waste facility.

(6) Sole source aquifer criteria. No new facility shall dispose of dangerous waste over a sole source aquifer designated pursuant to section 1424(e) of the Safe Drinking Water Act (Public Law 93-523).

(7) Interim Siting Standards.

(a) Purpose. The purpose of this subsection is to establish interim siting considerations and criteria for preempted facilities requiring disposal permits pursuant to WAC 173-303-805 or 173-303-806. These interim siting standards are to be used until superseded by final siting regulations adopted pursuant to RCW 70.105.220 through 70.105.270.

(b) Applicability. The interim siting standards described in this subsection apply to owners and operators of any preempted facilities for which, after July 28, 1985, permit applications were submitted to the department in accordance with, or permits were issued by the department pursuant to, WAC 173-303-805 or 173-303-806.

(c) Implementation. Owners/operators of preempted facilities to which the interim siting standards of this subsection apply must include in (or amend the existing) TSD facility application, submitted pursuant to WAC 173-303-805 or 173-303-806, information that demonstrates consideration of and compliance with the interim siting standards of this subsection.

(d) Definitions. Any terms used in this subsection that are not defined below shall have the meanings provided in WAC 173-303-040.

For the purposes of this subsection, the following terms shall have the described meanings:

(i) "Preempted facility" means any facility that includes as a significant part of its activities the following operations: (a) Landfill, (b) incineration, (c) land treatment, (d) surface impoundment to be closed as a landfill, or (e) waste pile to be closed as a landfill.

(ii) "Perennial surface water body" means any lake, river, pond, canal, stream, reservoir, inland water, saltwater and other surface waters under the jurisdiction of the state of Washington that normally has continuous flow throughout the year. This does not include man-made lagoons, or impoundments associated with a facility.

(iii) "Area of influence" means the area surface and subsurface area surrounding a well(s) within the potentiometric surface has been changed due to ground water withdrawal.

(iv) "Residences" means any dwelling, including private homes, rental homes, boarding houses, apartments, motels and hotels.

(v) "Institution" means any public or private establishment having a social, educational, or religious purpose, including schools, colleges, universities, hospitals, health care facilities, churches, and reformatories.

(c) Structural Stability.

(i) Proximity to Holocene Earthquake Fault. All provisions of subsection (3) of this section shall apply.

(ii) Subsidence. Consideration shall be given to any sinking of the land surface within the facility boundaries due to the removal of solid mineral matter or fluids from the subsurface.

(iii) Unstable Slopes. Consideration shall be given to any steeply sloping areas within facility boundaries where the rapid mass movement of earth materials is likely to occur.

(iv) Soils Stability. Consideration shall be given to any weak or unstable soils within the facility boundaries. Weak or unstable soils or conditions include, but are not limited to, organic soils, expansive soils, sands subject to liquefaction during seismic events, soft clays, sensitive clays, loess and quick conditions.

(v) Tsunami/Storm Surge. Consideration shall be given to shoreline areas bordering the Pacific Ocean and the Straits of Juan De Fuca that may flood because of tsunamis or storm surges.

(f) Surface Water Quality Protection.

(i) 100-Year Floodplain. All requirements of subsection (4) of this section shall apply.

(ii) Proximity to Surface Water. No preempted facility shall be located within 500 feet of a perennial surface water body.

(A) 500 feet shall be measured horizontally from the ordinary high water mark of the perennial surface water body to the nearest portion of the facility.

(g) Ground Water Protection.

(i) Minimum Depth to Regional Aquifer. Consideration shall be given to the depth from any portion of the facility to the regional aquifer. Regional aquifer shall be determined by the department.

(ii) Regional Aquifer Recharge Areas. Consideration shall be given to the areas that provide principal recharge to regional aquifers. Such areas shall be determined by the department.

(iii) Ground Water Travel Time. Consideration shall be given to the rate of ground water movement in all directions from the facility to the facility property boundary.

(h) Drinking Water Protection.

(i) Public Water Supply Watersheds. No facility shall be located within the boundaries of a designated public water supply watershed.

(ii) Sole Source Aquifer. All provisions of subsection (6) of this section shall apply.

(iii) Proximity to Drinking Water Intakes. No preempted facilities shall be located within:

(A) 500 feet, measured horizontally from the nearest portion of the facility, of a surface or ground water intake for public or private drinking water if the facility is located upgradient from such an intake; or,

(B) 250 feet, measured horizontally from the nearest point of the facility boundary, of a surface or ground water intake for public or private drinking water if the facility is located downgradient or cross-gradient from such an intake.

(iv) Wellhead Protection Areas. No preempted facility shall be located within the area of influence surrounding a water well or wellfield that is supplying potable water to a domestic water supply system for use outside the facility boundaries.

(i) Sensitive Area Protection. Preempted facilities shall be subject to the following locational standards for sensitive areas:

(i) Threatened and Endangered Species. No preempted facility shall locate in an area that would result in the taking of individuals of a species, or the direct elimination of habitat of species that are on the federal list of threatened or endangered species;

(ii) Shorelines and Wetlands. All provisions of subsection (5) shall apply;

(iii) Wilderness Areas. No preempted facility shall locate in a Wilderness Area as so designated under the Wilderness Protection Act;

(iv) State and Federal Wildlife Refuges. No preempted facility shall locate in a State or Federal refuge as so designated under state and federal laws and regulations;

(v) Parks, Scenic and Recreational Areas. No preempted facility shall be located in a city, county, state, or federally designated park, scenic area, or recreational area; and,

(vi) Archeological and Historical Areas, National Monuments. No preempted facility shall be located within any area designated by a city, county, state, or federal agency as an archeological or historic area or national monument.

(j) Air Quality Protection. Evaluation shall be made of air impacts considering the effect of local meteorology, control technology and facility operation and maintenance on air emissions. The maximum ambient air concentration for toxic air contaminant emissions at or beyond the facility property boundaries, as estimated by dispersion modeling, shall not exceed an acceptable ambient level as determined by the department.

(k) Transportation Routes.

(i) Traffic Flow and Capacity. Consideration shall be given to the traffic flow and capacity of existing or proposed roadways in the immediate area leading to a facility.

(ii) Safety Standards for Transport Routes. Consideration shall be given to safety factors of primary and secondary access routes to a facility, including road, rail, and marine, as appropriate. Such factors shall include freedom from obstructions, sight distance, traffic flow and capacity at critical intersections, and such other traffic safety requirements designed to minimize public exposure to transport vehicles.

(l) Adjacent Land Use Considerations.

(i) Proximity to Residences. No preempted facility shall be located within:

(A) 1000 feet from the nearest point of the facility property boundary to the boundary of an area zoned for residential uses by local governments. For the purposes of this subsection, the department shall consider local zoning in place as of July 28, 1985; and,

(B) For areas not zoned for residential purposes, 500 feet from the nearest point of the facility property boundary to the nearest property boundary of a residence.

(ii) Proximity to Institutions. Consideration shall be given to a facility's proximity to public and private institutions, as defined in (d) of this subsection. No preempted facility shall be located within 2000 feet from the nearest point of the facility property boundary to the nearest property boundary of an institution.

(iii) Proximity to Agricultural Lands. Consideration shall be given to a facility's proximity to land used for raising agricultural crops or livestock. Such consideration shall include emissions to the air, water, and soils due to operation that may cause known adverse impacts to agricultural crops or livestock.

(m) Host Community Considerations.

(i) Utilities and Public Services. The availability of utilities and public services (such as water, gas, electricity, sewage and refuse collection), and the costs for necessary increases in capacity shall be considered when siting any preempted facility.

(ii) Emergency Services. The availability of emergency response services (such as police, fire departments and hospitals), and costs for necessary increases in capacity shall be considered when siting any preempted facility.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 86-22-048
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 86-174—Filed November 3, 1986]

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 harvestable numbers of salmon 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 3, 1986.

By Gene DiDonato
for William R. Wilkerson
Director

NEW SECTION

WAC 220-36-02100G GRAYS HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-36-021, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from Grays Harbor Salmon Management and Catch Reporting Area 2C except that portion east of a line from the fishing boundary marker at the Ocean Shores Marina to the West end of Goose Island and then through the south side of the mouth of Campbell Slough where it intersects with the Oyhut Channel from 6:00 a.m. November 4 until 6:00 p.m. November 4, 1986 and gillnet gear is restricted to 6 and 1/2 inch maximum mesh.

WSR 86-22-049
PROPOSED RULES
TACOMA COMMUNITY COLLEGE
[Filed November 4, 1986]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that Tacoma Community College intends to adopt, amend, or repeal rules concerning code of student rights and responsibilities, chapter 132V-120 WAC;

that the institution will at 4:00 p.m., Thursday, December 11, 1986, in the John Binns Room, Tacoma

Community College, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 11, 1986.

The authority under which these rules are proposed is RCW 28B.50.140(13).

The specific statute these rules are intended to implement is RCW 28B.50.140(13).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before December 11, 1986.

Dated: November 3, 1986

By: Dr. Carleton Opgaard
President

STATEMENT OF PURPOSE

Title: WAC 132V-120-330.

Description of Purpose: Disqualification of pregnant students from participating in the radiologic technology program's clinical education and didactic courses utilizing ionizing radiation.

Statutory Authority: RCW 28B.50.140(13).

Specific Statute Rule is Intended to Implement: RCW 28B.50.140(13).

Summary of Rule: Provides for disqualification of pregnant students from participating in the clinical education and didactic courses utilizing ionizing radiation of the radiologic technology program during term of pregnancy.

Reason Supporting Proposed Action: To protect the fetus from excessive exposure that could lead to malformation and increase the likelihood of malignancies.

Agency Personnel Responsible for Drafting (Public): Royal Domingo, Coordinator, Radiologic Technology Program, Tacoma Community College, 5900 South 12th Street, Tacoma, WA 98465, scan 548-5163, Shirley Harris-Lee, Division Chair for Allied Health, Tacoma Community College, 5900 South 12th Street, Tacoma, WA 98454, scan 548-5163, and L. Lawrence Coniff, Assistant Attorney General, 424 6th Avenue S.E., PY-16, Lacey, WA 98504, scan 585-6575; Implementation and Enforcement: Royal Domingo, Coordinator, Radiologic Technology Program, Tacoma Community College, 5900 South 12th Street, Tacoma, WA 98465, scan 548-5163.

Person or Organization Proposing Rule: Royal Domingo, Coordinator, Radiologic Technology Program, Tacoma Community College, 5900 South 12th Street, Tacoma, WA 98465.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Impact Statement: No impact.

NEW SECTION

WAC 132V-120-330 PREGNANCY POLICY. (1) A student in the Radiologic Technology Program who has reason to believe she may be pregnant shall report this belief immediately to the head of the Radiologic Technology Program. The head of the Radiologic Technology Program shall, if there is reason to believe a student is pregnant,

require that the student submit a physician's statement confirming or denying the fact of pregnancy. Verification of pregnancy shall include the anticipated date of delivery. Upon verification of pregnancy, the student will not be permitted to continue to participate in the clinical education and didactic courses utilizing ionizing radiation of the Radiologic Technology Program. Arrangements will be made by the head of the program for the student to re-enter and complete the program requirements after the pregnancy is over.

(2) Failure to comply with the regulation will result in dismissal from the Radiologic Technology Program.

(3) A student who disputes the terms or conditions of re-entry into the Radiologic Technology Program or dismissal from the program may appeal the decision to the Chairman of the Allied Health Division.

WSR 86-22-050

ADOPTED RULES

LIQUOR CONTROL BOARD

[Order 201, Resolution No. 210—Filed November 4, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Packages—Classification, WAC 314-20-030.

This action is taken pursuant to Notice No. WSR 86-20-067 filed with the code reviser on September 30, 1986. 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 66.08.050 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 4, 1986.

By L. H. Pedersen
Chairman

AMENDATORY SECTION (Amending Order 171, Resolution No. 180, filed 12/11/85)

WAC 314-20-030 PACKAGES—CLASSIFICATION. (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 case quantities from the 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), 1/6 barrels (5.16 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))~~ the board may, in its discretion, authorize the importation and sale for use in the state of Washington of beer in other container and/or barrel size packages 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 86-22-051

ADOPTED RULES

INSURANCE COMMISSIONER

[Order R 86-6—Filed November 4, 1986—Eff. January 1, 1987]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to coordination of benefits provisions concerning laid-off persons; and coordination of benefits provisions in the situation where one person is covered as a dependent on two different insurance contracts.

This action is taken pursuant to Notice Nos. WSR 86-19-085 and 86-22-006 filed with the code reviser on September 17, 1986, and October 24, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 48.02.060, 48.44.050 and 48.46.200 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.21.200.

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 October 31, 1986.

Dick Marquardt
Insurance Commissioner
By Patricia D. Petersen
Deputy Commissioner

NEW SECTION

WAC 284-51-075 ORDER OF BENEFIT DETERMINATION. (1) When a claim under a plan with a coordination of benefits provision involves another plan which also has a coordination of benefits provision, the following rules will be applied by the insurers involved to decide the order in which the benefits payable under the respective plans will be determined:

(a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent, shall be determined before the benefits of a plan which covers such person as a dependent.

(b) Except for cases of a person for whom claim is made as a dependent child whose parents are separated or divorced, the benefits of a plan which covers the person on whose expenses claim is based as a dependent of a person whose date of birth, excluding year of birth, occurs earlier in a calendar year, shall be determined before the benefits of a plan which covers such person as a dependent of a person whose date of birth, excluding year of birth, occurs later in a calendar year. If either plan does not have the provisions of this subsection regarding dependents, which results either in each plan determining its benefits before the other or in each plan determining its benefits after the other, the provisions of this subsection shall not apply, and the rule set forth in the plan which does not have the provisions of this subsection shall determine the order of benefits. In the case of a person for whom claim is made as a dependent child, however,

(i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which covers the child as a dependent of the parent with custody of the child will be determined before the benefits of a plan which covers the child as a dependent of the parent without custody; or

(ii) When parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody; or

(iii) Notwithstanding items (i) and (ii) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.

(c) When (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses

claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time, provided that:

(i) The benefits of a plan covering the person on whose expenses claim is based as a laid off or retired employee, or dependent of such person, shall be determined after the benefits of any other plan covering such person as an employee, other than a laid off or retired employee, or dependent of such person;

(ii) If either plan does not have a provision regarding laid off or retired employees, which results in each plan determining its benefits after the other, then the provisions of (i) of this subsection shall not apply.

(d) If none of the above rules determines the order of benefits, the benefits of the plan which covered an employee, member, or subscriber longer are determined before those of the plan which covered that person for the shorter time.

(2) If the policy provides more than one benefit, the policy shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the policy. Suggested language for such provision is included in Appendix B, WAC 284-51-185.

(3) A group contract which provides for coordination of benefits shall contain a provision entitled "Effect on Benefits," stating the manner in which benefits are reduced by coordination, which provision shall be substantially as set forth in Appendix B, WAC 284-51-185.

(4) This section takes effect on January 1, 1987. The provisions of this section shall apply to all policy and contract forms subject to this section that are issued on or after this effective date, and all policy and contract forms that were issued prior to said effective date shall be brought into compliance with the requirements of this section by the later of the next anniversary date or renewal date of the group policy or contract, or the expiration of any applicable collectively bargained contract pursuant to which they are written.

NEW SECTION

WAC 284-51-185 APPENDIX B, FORM FOR "EFFECT ON BENEFITS" PROVISION. Effect on benefits: (1) This provision shall apply in determining the benefits for a person covered under this plan for a particular claim determination period if, for the allowable expenses incurred as to such person during such period, the sum of:

(a) The benefits that would be payable under this plan in the absence of this provision, and

(b) The benefits that would be payable under all other plans in the absence therein of provisions of similar purpose to this provision would exceed such allowable expenses.

(2) As to any claim determination period with respect to which this provision is applicable, the benefits that would be payable under this plan in the absence of this provision for the allowable expenses incurred as to such person during such claim determination period shall be reduced to the extent necessary so that the sum of such reduced benefits and all the benefits payable for such allowable expenses under all other plans, except as provided in subsection (3) of this section, shall not exceed the

total of such allowable expenses. Benefits payable under another plan include the benefits that would have been payable had claim been duly made therefor.

(3) If

(a) Another plan which is involved in subsection (2) of this section and which contains a provision coordinating its benefits with those of this plan would, according to its rules, determine its benefits after the benefits of this plan have been determined, and

(b) The rules set forth in subsection (4) of this section would require this plan to determine its benefits before such other plan then the benefits of such other plan will be ignored for the purposes of determining the benefits under this plan.

(4) For the purpose of subsection (3) of this section, the rules establishing the order of benefit determination are:

(a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent, shall be determined before the benefits of a plan which covers such person as a dependent.

(b) Except for cases of a person for whom claim is made as a dependent child whose parents are separated or divorced, the benefits of a plan which covers the person on whose expenses claim is based as a dependent of a person whose date of birth, excluding year of birth, occurs earlier in a calendar year, shall be determined before the benefits of a plan which covers such person as a dependent of a person whose date of birth, excluding year of birth, occurs later in a calendar year. If either plan does not have the provisions of this subsection regarding dependents, which results either in each plan determining its benefits before the other or in each plan determining its benefits after the other, the provisions of this subsection shall not apply, and the rule set forth in the plan which does not have the provisions of this subsection shall determine the order of benefits. In the case of a person for whom claim is made as a dependent child, however,

(i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which covers the child as a dependent of the parent with custody of the child will be determined before the benefits of a plan which covers the child as a dependent of the parent without custody; or

(ii) When parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody; or

(iii) Notwithstanding items (i) and (ii) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.

(c) When (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time, provided that:

(i) The benefits of a plan covering the person on whose expenses claim is based as a laid off or retired employee, or dependent of such person, shall be determined after the benefits of any other plan covering such person as an employee, other than a laid off or retired employee, or dependent of such person; and

(ii) If either plan does not have a provision regarding laid off or retired employees, which results in each plan determining its benefits after the other, then the provisions of (i) of this subsection shall not apply.

(d) If none of the above rules determines the order of benefits, the benefits of the plan which covered an employee, member, or subscriber longer are determined before those of the plan which covered that person for the shorter time.

(5) (Note: This subsection may be omitted if the plan provides only one benefit. If the contract provides more than one benefit, it shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the contract. The following wording is illustrative of a policy in which all benefits are affected.)

When this provision operates to reduce the total amount of benefits otherwise payable as to a person covered under this plan during any claim determination period, each benefit that would be payable in the absence of this provision shall be reduced proportionately, and such reduced amount shall be charged against any applicable benefit limit of this plan.

WSR 86-22-052

PROPOSED RULES

COMMISSION FOR VOCATIONAL EDUCATION

[Filed November 4, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Commission for Vocational Education intends to adopt, amend, or repeal rules concerning licensing certain private vocational schools as called for in the Private Vocational Schools Act, chapter 28C.10 RCW (supp. 1986). Specifically to amend rules previously filed September 30, 1986;

that the agency will at 9:30 a.m., Thursday, December 11, 1986, in the Applied Technology Training Center, 2333 Seaway Boulevard, Everett, 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 chapter 28C.10 RCW.

The specific statute these rules are intended to implement is chapter 28C.10 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 11, 1986.

Dated: November 4, 1986

By: Merritt D. Long
Executive Director

STATEMENT OF PURPOSE

Title: Chapter 490-800 WAC.

Description of Purpose: Implement chapter 28C.10 RCW (supp. 1986).

Statutory Authority: Chapter 28C.10 RCW (supp. 1986).

Specific Statute Rule is Intended to Implement: Chapter 28C.10 RCW (supp. 1986).

Summary of Rule: Licensing certain private vocational schools as called for in the Private Vocational Schools Act, chapter 28C.10 RCW (supp. 1986).

Reasons Supporting Proposed Action: The Commission for Vocational Education is statutorily required to adopt rules implementing this new act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Shawn T. Newman, Assistant Attorney General, 459-6573.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Commission for Vocational Education.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: N/A.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-010 AUTHORITY. These rules are promulgated pursuant to (~~chapter 299, Laws of 1986~~) chapter (~~28C.10~~) 28C.10 RCW(~~10~~).

NEW SECTION

WAC 490-800-012 DUTIES OF THE AGENCY (SEE RCW 28C.10.040). The commissioners shall:

(1) Adopt reasonable policies, rules, and regulations needed for carrying out the provisions and purposes of the act.

(2) Review findings and conclusions reached pursuant to WAC 490-800-025.

NEW SECTION

WAC 490-800-015 DELEGATION (SEE RCW 28C.10.060). Unless otherwise indicated, the agency delegates authority for administering the act and these rules to the executive director, who may further delegate as necessary and appropriate.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-020 PREVIOUS RULES AND REGULATIONS REPEALED (SEE SECTION 26, CHAPTER 299, LAWS OF 1986). All rules and regulations previously adopted pursuant to chapter 28B.05 RCW by this agency (chapter 490-600 WAC) are hereby repealed: PROVIDED, That private vocational schools registered under the Educational Services Registration Act (~~chapter 188, Laws of 1979 ex. sess., as amended~~) (chapter 28B.05 RCW), as of June 30, 1986, shall be considered to be licensed under chapter (~~28C.10~~) 28C.10 RCW (~~chapter 299, Laws of 1986, sections 1 through 23~~) until January 31, 1987. (~~The~~) See RCW 28C.10.910. These new rules and regulations (chapter 490-800 WAC), when

adopted, contain the same force and effect as ~~((the statute authorizing their promulgation chapter 299, Laws of 1986-))~~ chapter ~~((28C.10))~~ 28C.10 RCW~~((3))~~.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-030 EXEMPTIONS (SEE RCW 28C.10.030).

The following is intended to clarify the statutory exemptions:

(1) "Avocational" or "recreational" means instruction which is primarily intended for leisure and not offered for the purpose of providing a student with employable skills or with competencies that upon completion of the program, course, or class would be customarily applied to gainful employment and is not utilized by the school as a prerequisite for vocational instruction.

(2) Entities not otherwise exempt offering only workshops or seminars lasting not more than three calendar days: **PROVIDED**, That training is completed within the three days; and a ~~((program of))~~ vocational education program is not being offered through a series of supplementary seminars.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-040 CANCELLATION AND REFUND POLICY (SEE RCW 28C.10.050 (1)(B)). As a condition of licensing, each school must adhere to the following uniform state-wide minimum cancellation and refund policy: **PROVIDED**, That cancellation and refund policies contained in contracts executed before July 15, 1986, shall continue to apply throughout the length of the contract: **PROVIDED FURTHER**, That any refund due to students receiving federal financial assistance (e.g., Pell Grant; Supplemental Education Opportunity Grant; National Direct Student Loan; etc.) will be refunded to the particular federal financial aid program in accordance with federal law:

(1) A full refund of all money paid if the applicant is not accepted by the school;

(2) A full refund of tuition and fees paid if the applicant withdraws not later than midnight on the third day (excluding Sundays and holidays) after signing the contract or making an initial payment, provided that the applicant has not commenced training;

(3) After three business days (excluding Sundays and holidays), the school may retain an established registration fee equal to ten percent of the total tuition cost, or one hundred dollars, whichever is less. "Registration fee" refers to any fee, however named, covering those expenses incurred by an institution in processing student applications and establishing a student records system;

(4) The official date of termination of a student shall be the last date of recorded attendance when withdrawal occurs in any of the following manners:

(a) When the school receives notice of the student's intention to discontinue the training program;

(b) When the student is terminated for a violation of a published school policy which provides for termination;

(c) When a student, without ~~((written))~~ notice to the institution, fails to attend classes for thirty calendar days.

(5) If training is terminated after entering classes, the student is financially obligated to the school according to the following formulas or maximum charges:

(a) Termination during first week or ten percent of instruction, whichever is less. School may retain ten percent tuition of cost plus established registration fee;

(b) Termination after first week or ten percent instruction, whichever is less, but prior to completion of twenty-five percent of contracted instructional time. School may retain twenty-five percent of tuition cost plus established registration fee;

(c) Termination after completion of first twenty-five percent but prior to completion of fifty percent of contracted instructional time. School may retain fifty percent of tuition cost plus established registration fee;

(d) Termination after completion of more than fifty percent of contracted instructional time. School may retain the full tuition cost plus established registration fee.

(6) If a school ~~((fails to fulfill its obligation to complete))~~ discontinues any program of instruction after training of students has begun, the students enrolled are entitled to a refund of all tuition and fees paid, except as provided by WAC 490-800-220. Requests for refunds

pursuant to this provision must be made in writing by the enrolled student within thirty days following discontinuation of the program. Money due the applicant/student shall be refunded within thirty days after receipt of the request.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-050 CATALOG, BROCHURE, OR OTHER WRITTEN MATERIAL (SEE RCW 28C.10.050 (1)(C)). The catalog/bulletin shall be the school's principal printed means to explain its operations and requirements to prospective and enrolled students. For this reason, it shall be current, comprehensive, and accurate. Each school shall publish a catalog, brochure, or other written material which shall include the following:

(1) Date of publication;

(2) Names of owners having a ten percent or more equity ownership and officers, including any governing boards, and corporation, if a subsidiary;

(3) Names, addresses, and telephone numbers of the school's administrative offices and all teaching locations;

(4) Names and qualifications of teaching faculty. Such lists shall be accurate as of the date of issue of ~~((the school's license. Current))~~ catalog publication. Any changes of faculty shall be noted on a catalog errata sheet provided each student prior to entering classes;

(5) The school calendar, including hours of operation, holidays, enrollment periods, and the beginning and ending dates of terms, courses, or programs as may be appropriate;

(6) Admission procedure, policies, and regulations describing accurately and completely all prerequisites (e.g., GED, physical requirements, etc.) and requirements for:

(a) Completing successfully the programs of study in which they are interested; and

(b) Qualifying for the fields of employment for which their education is designed.

(7) A description of the exact nature and kind of placement assistance offered, if any. If no assistance is offered, the school shall make this fact known;

(8) The school's policy regarding student conduct, including causes for dismissal and conditions for readmission;

(9) An accurate description, whether through words, photos, or other means, of the school's facilities, equipment, and physical plant used for training with a description of the equipment available for student use and the maximum or usual class size;

(10) Total cost of training including registration fee, if any, tuition, books, supplies, equipment, laboratory usage, student activities, insurance and all other charges and expenses necessary for completion of the program;

(11) ~~((Minimum terms for payments;~~

~~((+2)))~~ A description of each course of instruction, including:

(a) Specific course objectives: The educational or vocational objective of each course or program including the name of occupations for which the course or program purports to train;

(b) The number of contact hours of instruction and types of instruction (e.g., correspondence, classroom, lab, computer assisted) in each course and the length of time in weeks or months normally required for completion;

(c) Number of lessons (correspondence/home study schools). "Correspondence and/or home study school" shall mean that the instructional format of the school involves the sequential mailing or distribution of lessons to the student, who studies the material, completes a lesson examination, and returns the examination to the school. The school then grades the lesson/examination (and, in some instances, provides additional comments and instruction), and returns the graded lesson to the student along with the next set of instructional materials;

(d) The scope and sequence of courses or programs required to achieve the educational objective;

(e) Credit hours (if credit hours are utilized);

(f) A statement of certificates or other education credentials awarded upon graduation or completion.

~~((+3)))~~ (12) Policy and regulations relative to refund of unearned tuition, fees, and other charges, which must meet the minimum cancellation and refund policy set forth in these rules, including procedures a student shall follow to cancel enrollment before or after instruction has begun;

~~((+4)))~~ (13) The statement that: THIS SCHOOL IS LICENSED UNDER ~~((RCW 28C.))~~ CHAPTER 28C.10 RCW; INQUIRIES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL

SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL PARK, MS LS-10, OLYMPIA, WASHINGTON 98504 (206/753-5673);

((15)) (14) Availability of financial aid, grants and scholarships, if any;

((16)) (15) Supplements or errata sheets for the catalog/bulletin or other written materials shall be filed with the agency:

(a) If supplement pages or errata sheets are used as part of the catalogs/bulletins, they shall be fastened to or otherwise made an integral part of that publication;

(b) The catalog/bulletin supplement or errata sheets shall include the printing date;

(c) In the event that information on a supplement or errata sheet replaces any other information in the catalog/bulletin, it shall be clearly indicated that such information supersedes that which it contradicts and/or replaces elsewhere in the catalog/bulletin.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-060 ENROLLMENT CONTRACT OR AGREEMENT (SEE RCW 28C.10.050 (1)(D)). "Enrollment agreement" is any agreement, instrument or note, however named, which creates or evidences an obligation binding a student to purchase a course of instruction from a school. Each school shall use an enrollment contract or agreement that includes:

(1) The school's cancellation and refund policy, in accordance with these rules, displayed in a type size no smaller than that used to meet any other requirements of this section;

(2) The following statement: THIS SCHOOL IS LICENSED UNDER ((RCW 28C.10.050)) CHAPTER 28C.10 RCW; INQUIRES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION; BUILDING 17, AIRDUSTRIAL PARK; MS: LS-10; OLYMPIA, WASHINGTON 98504; (206/753-5673);

(3) Information that will clearly and completely define the terms of the agreement between the student and the school, including at least the following:

(a) The name and address of the school and the student;

(b) The title of the educational services, date training is to begin, and the number of hours or units of instruction or lessons for which the student is enrolled;

(c) The cost incurred by the student or his/her sponsor in order to complete the training. Such costs shall be itemized and shall include tuition, fees, books, supplies (where appropriate), and all other charges made by the school necessary to complete the training. The student enrollment agreement shall outline the methods of payment or the payment schedule;

(d) A statement acknowledging receipt of a copy of the school's catalog and student enrollment agreement by the student;

(e) Language explaining that the agreement will be binding only when officially accepted and the agreement is fully completed, signed and dated by the student and chief administrative officer or authorized representative of the school prior to the time instruction begins.

(4) A statement that any changes in the agreement shall not be binding on either the student or the school unless such changes have been approved in writing by the chief administrative officer or an authorized representative of the school and by the student or the student's parent or guardian if he/she is a minor;

(5) "NOTICE TO THE BUYER" which includes the following statements in a position above the space reserved for the student's signature:

(a) "DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES. THIS IS A LEGAL INSTRUMENT.

(b) BOTH SIDES OF THE CONTRACT ARE BINDING.

(c) READ BOTH SIDES BEFORE SIGNING.

(d) YOU ARE ENTITLED TO AN EXACT COPY OF THE AGREEMENT, SCHOOL CATALOG AND ANY ((DISCLOSURE PAGES)) OTHER PAPERS YOU SIGN.

(e) YOU MAY CANCEL THIS CONTRACT BY SENDING NOTICE OF SUCH CANCELLATION BY CERTIFIED MAIL RETURN RECEIPT REQUESTED TO THE SELLER AT HIS ADDRESS SHOWN ON THE CONTRACT WHICH NOTICE SHALL BE POSTED NOT LATER THAN MIDNIGHT OF THE THIRD DAY (EXCLUDING SUNDAYS AND HOLIDAYS) FOLLOWING YOUR SIGNING THIS CONTRACT. ((See also Retail Installment Sales Act, chapter 63.14 RCW, RCW 63.14.040(2)).

((6) The following statement: (F) IT IS AN UNFAIR BUSINESS PRACTICE FOR THE SCHOOL TO SELL, DISCOUNT OR OTHERWISE TRANSFER THIS CONTRACT OR PROMISSORY NOTE WITHOUT THE SIGNED WRITTEN CONSENT OF THE STUDENT OR HIS/HER FINANCIAL SPONSORS

AND A WRITTEN STATEMENT NOTIFYING ALL PARTIES THAT THE CANCELLATION AND REFUND POLICY CONTINUES TO APPLY."

((7)) (6) The school shall retain a copy of the student enrollment agreement and one copy shall be delivered to the student at the time of execution or by return mail when solicited by mail.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-070 TIME OF APPLICATION (SEE RCW 28C.10.060). (1) Initial licensing. Any entity desiring to operate a private vocational school(s) must initially be licensed by the agency no later than one month prior to the date on which it first offers educational ((credentials, instruction, or services, whichever is sooner)) services;

(2) Renewal. Each private vocational school must annually renew its license. No later than one month prior to the anniversary date of its license, the private vocational school must file a completed application for license renewal, including ((an income)) a financial statement, attested to by the chief administrative officer, and amend any statements or materials on file which are no longer accurate.

(3) A license may be denied, revoked, or suspended by the agency's executive director for just cause.

(4) Transition. A private vocational school registered under the Educational Services Registration Act ((chapter 188, Laws of 1979 excess, as amended)) chapter 28B.05 RCW, as of June 30, 1986, shall be considered to be licensed under chapter ((28C.10)) 28C.10 RCW ((chapter 299, Laws of 1986, sections 1 through 23)) until January 31, 1987. ((These private vocational schools must file their license application no later than January 1, 1987)) See RCW 28C.10.910. Previously exempt private vocational schools may, upon written representation by the school's chief administrative officer that the school substantially complies with the act and these rules, apply to the agency for temporary, partial exemption and issuance of a temporary license. See RCW 28C.10.100. The agency, executive director, or his/her designee, has discretion to issue a temporary license.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-080 DISPLAY OF LICENSES—LOSS OR DESTRUCTION—CHANGE OF NAME—CHANGE OF LOCATION (SEE RCW 28C.10.060). (1) ((Any)) Licenses issued shall be issued in the school's name, address, and phone.

(2) Display. Each school shall prominently display its license to the public, prospective students, and other interested persons at each location.

(3) Loss or destruction. Upon the loss or destruction of any license, application for a duplicate and payment of the appropriate license reissuance fee must be made to the agency. See WAC 490-800-120(4).

(4) Change of name. No licensee shall adopt or make a change in ((a trade or corporate)) its name without written notification to the agency and payment of the appropriate license reissuance fee. See WAC 490-800-120(5).

(5) Change of location. No change of location of licensed premises shall be made without the agency's, executive director, or his/her designee's, written consent and payment of the appropriate license reissuance fee. See WAC 490-800-120(6).

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-090 CHANGE OF OWNERSHIP—LICENSE NONTRANSFERABLE (SEE RCW 28C.10.060). A change in the sole proprietor of a school, a change in the majority interest of general partners of a partnership owning a school or a change in a majority stock ownership of a school shall be deemed a ((transfer)) change of ownership. The new owner must make application for ((and receive)) a new license within fifteen days of the change of ownership. This application shall be processed like an initial application except the agency, executive director, or his/her designee, may extend the current license, pursuant to RCW 28C.10.100, for a maximum sixty days if the chief administrative officer furnishes a written statement asserting that all conditions set forth in the act and these rules are being met or will be met before offering training or education.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-100 APPLICATION CONTENTS (SEE RCW 28C.10.050, AND 28C.10.060). Any entity desiring to operate a private vocational school shall apply for license to the agency on forms provided by the agency which shall include the following information attested to by the school's chief administrative officer((-):

(1) Owners, shareholders, and ~~((members. Each entity shall provide the agency with the following information concerning ownership))~~ directors:

(a) The complete legal name of the school, current telephone number, current mailing address, the school's physical address, and date of establishment;

(b) The form of ownership of the school, whether sole proprietorship, partnership, limited partnership, or corporation;

(c) Names, addresses, phone numbers, birthdates, prior school affiliations and capacities, and any other appropriate information of all those with ten percent or more ~~((equity))~~ ownership interest;

(d) A school which is a corporation or a subsidiary of another corporation shall submit to the agency as part of the school's application current evidence that the corporation is registered with the Washington secretary of state's office and the name, address and telephone number of the corporation's registered agent;

(e) "Ownership" of a school means:

(i) In the case of a school owned by an individual, that individual;

(ii) In the case of a school owned by a partnership, all full, silent and limited partners having a ten percent or more ~~((equity))~~ ownership interest;

(iii) In the case of a school owned by a corporation, the corporation, each corporate director, officer, and each shareholder owning shares of issued and outstanding stock aggregating at least ten percent of the total of the issued and outstanding shares.

(2) Additional instruction site(s). Application for a license to operate shall identify locations of all separate instructional facilities operated by the entity. All locations at which education is offered by entities licensed to operate shall be deemed a location ~~((within the scope))~~ of the private vocational school, provided that the private vocational school provides the course curriculum and guidelines for teaching at each location and that a single location is identified as the principle facility for recordkeeping. All licenses shall specify the instructional location(s) for which the license is valid. Licenses shall be valid only for those locations listed in the initial application and renewal forms. ~~((A license may be denied, revoked, or suspended for just cause:))~~

(3) Agents of institutions. Each agent's name, address, phone number, territory, date of birth, prior school affiliations and capacities, and any other appropriate information.

(4) Surety bond or assignment of account. Each school shall have on file with the agency an approved surety bond or other security in lieu of a bond as specified by ~~((these rules))~~ RCW 28C.10.080 and WAC 490-800-180.

(5) ~~((Income))~~ Financial statement. Each school must annually disclose to the agency information reflecting the financial condition of the school at the close of its most recent fiscal or calendar year to demonstrate that it has sufficient financial resources to fulfill its commitments to students. Entities operating a private vocational school must submit:

(a) The fiscal year dates utilized for the school's operations;

(b) A financial statement showing gross tuition fee and income (excluding refunds, books, tools, and supplies) for the last completed fiscal year, certified by the school's chief administrative officer. This may be accomplished by submitting one of the following:

(i) ~~((A copy of the entity's most recently filed federal tax return;~~

~~((#)))~~ A copy of an external audit prepared by a certified public accountant or a state audit agency; or

~~((#)))~~ (ii) A financial statement in the format provided by the agency;

(c) Institutions just starting operations at the time of initial licensing must substitute a proposed operating budget for the succeeding twelve months' period in lieu of a financial statement.

(6) Financial references. The name of a bank or other financial institution that may be consulted as a financial reference for the entity and school.

(7) Catalog.

(8) Enrollment agreement/contract.

(9) Administrators/instructors educational and occupational records. Names, addresses, phone numbers, positions, education, experience, prior school affiliations, birthdates, and any other appropriate information.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-105 APPLICATION FOR LICENSE TO OPERATE AS AGENT OF AN OUT-OF-STATE PRIVATE VOCATIONAL SCHOOL (SEE RCW 28C.10.060). (1) The application shall be in writing, upon forms prepared and supplied by the agency and shall contain:

(a) The full name ~~((and))~~, current address, and phone number of the agent applying for license;

(b) The name ~~((and))~~, current address, and phone number of the vocational school proposed to be represented;

(c) The past employment record of the applicant.

(2) The application shall be accompanied by ~~((statutory))~~ the license fee of one hundred dollars as required in WAC 490-800-120(2).

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-110 NOTICE OF ACTIONS BY GOVERNMENTAL ENTITIES OR ACCREDITING COMMISSIONS—CHANGE OF CIRCUMSTANCES (SEE RCW 28C.10.060). At the time of original and renewal applications, the entity shall present the agency with details of any consent orders with the Federal Trade Commission and notification of any actions which have been taken by any federal or state agency, including courts or accrediting commissions. The entity shall inform the agency in writing ~~((om))~~ of actions being taken to correct deficiencies cited. Any change of circumstance, including bankruptcy, which would require amendment to the information reported in the application for initial license/license renewal form must be filed with the agency within thirty days of the change, along with a notarized statement by the chief administrative officer.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-120 FEES (SEE RCW 28C.10.060(3)). (1) Annual fee: The annual licensing fee is based on gross annual tuition income received from or on behalf of Washington state residents. Schools not having been in operation prior to the date of their initial licensing shall base their annual fee upon estimated gross annual tuition income.

Gross Annual Tuition Income	License Fee
((Up to \$25,000	\$ 250
Up to \$50,000	\$ 500
\$50,000 to \$100,000	\$ 600
\$100,000 to \$250,000	\$ 750
\$250,000 to \$500,000	\$1,000
\$500,000 to \$1,000,000	\$1,500
1,000,000 to \$2,500,000	\$2,000
\$ Over \$2,500,000	\$2,500))
Up to \$25,000.....	\$ 250
\$25,001 to \$50,000.....	\$ 500
\$50,001 to \$100,000.....	\$ 600
\$100,001 to \$250,000.....	\$ 750
\$250,001 to \$500,000.....	\$1,000
\$500,001 to \$1,000,000.....	\$1,500
\$1,000,001 to \$2,500,000.....	\$2,000
Over \$2,500,001.....	\$2,500

(2) Agents representing out-of-state schools: \$100.

(3) Fee for late filing of renewal application: \$10 per day for the month prior to the expiration ~~((om))~~ of the current school license;

(4) Loss or destruction of licenses. License Reissuance Fee: \$10.

(5) Change of name. License Reissuance Fee: \$10.

(6) Change of location. License Reissuance Fee: \$10.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-130 FINANCIAL STANDARDS (SEE RCW 28C.10.060 (1)(A)). The school must demonstrate that it has sufficient financial resources to:

(1) Fulfill its commitments to students;

(2) Follow a uniform state-wide cancellation and refund policy as specified in these rules;

- (3) Meet the school's financial obligations;
- (4) Furnish and maintain surety bonds or other security as required in these rules.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-140 PROGRAM STANDARDS (SEE RCW 28C.10.050, AND 28C.10.060). The school shall provide educational services such as will adequately achieve the stated objectives for which the educational services are offered.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-150 STAFF QUALIFICATIONS (SEE RCW 28C.10.050, AND 28C.10.060). The education and experience qualifications of administrators, instructional staff, and other personnel shall adequately insure that the students will receive educational services consistent with the stated objectives for which the educational services ((that)) are offered.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-160 FACILITIES (SEE RCW 28C.10.050, AND 28C.10.060). The school must have an exact physical location or locations. The physical plant and equipment of the school shall be commensurate in size, accommodations, and condition to meet the purposes of the school and the program objectives ((and)). The school must provide enough classroom, laboratory, and shop space for the number of students to be trained.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-170 EQUIPMENT AND MATERIALS (SEE RCW 28C.10.050, AND 28C.10.060). Equipment, furniture, instructional devices and aids, machinery and other physical features of the classroom, laboratory, or shop shall be adequate to achieve the educational objectives of the course, and shall be comparable in number and quality with those used by comparable schools with similar programs and educational objectives. The equipment must reflect the current equipage of the appropriate trade, business or profession, and be sufficient in quantity for the number of enrolled students.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-180 SURETY BOND OR OTHER SECURITY (SEE RCW 28C.10.080). (1) Computation. The ((amount of the)) security posted by an entity to comply with the provisions of this chapter shall be ((calculated in the manner prescribed by the agency and subsequently adopted under this section)) based on the following scale:

Gross Annual Tuition Income	Bond/Security
\$0.00 to \$50,000	\$ 5,000
\$50,001 to \$75,000	\$ 7,500
\$75,001 to \$100,000	\$ 10,000
\$100,001 to \$150,000	\$ 15,000
\$150,001 to \$200,000	\$ 20,000
\$200,001 to \$250,000	\$ 25,000
\$250,001 to \$500,000	\$ 50,000
\$500,001 to \$750,000	\$ 75,000
\$750,001 to \$1,000,000	\$100,000
\$1,000,001 to \$1,250,000	\$125,000
\$1,250,001 to \$1,500,000	\$150,000
\$1,500,001 to \$1,750,000	\$175,000
\$1,750,001 and above	\$200,000

PROVIDED, That the bond or other security posted shall be ((m)) based on tuition income derived from Washington state residents during the institution's preceding fiscal year of operation, as evidenced in the financial statement required by WAC 490-800-100(5): PROVIDED FURTHER, That the bond or other security posted shall be at least equal to an amount not less than five thousand dollars but no

more than two hundred thousand dollars: AND PROVIDED FURTHER, That institutions not yet in operation or otherwise lacking a full year's financial data prior to initial licensing shall post bond or other security based upon the same gross annual tuition estimate employed under WAC 490-800-120.

(2) Cash deposit or other negotiable security. The following types of deposits are acceptable:

(a) Escrow account which provides the state of Washington with a recourse against the assets in the account as it would have against an insurance company on a bond.

(b) Certificate of deposit or government securities with a power of attorney which authorizes the state of Washington to have a full recourse to the assets of the instrument as it would to an insurance company on a bond. The bank will assume the responsibility of keeping the instrument safe and ((would)) will not release same to the owner or school unless the ((commission)) agency, executive director, or his/her designee, advises for a release.

(c) Irrevocable letter of credit from a bank, made payable to the commission and deposited with the agency as would a bond.

(d) Any other negotiable security acceptable to the executive director.

(3) Upon expiration of the bond or other security, the license shall be automatically revoked.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-190 PROHIBITIONS (SEE RCW 28C.10.110(11)). In addition to the act, it is deemed an unfair business practice for a private vocational school or agent to:

(1) Represent that the school is approved, recommended, or endorsed by the state of Washington or by the agency, except the fact that the school is authorized to operate under this chapter may be stated as follows: THIS SCHOOL IS LICENSED UNDER ((RCW 28C.10.110(11))) CHAPTER 28C.10 RCW; INQUIRIES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL PARK, MS LS-10, OLYMPIA, WASHINGTON 98504 (206/753-5673);

(2) Advertise, offer, sell, or award any educational credential without requiring the consumer to enroll in and successfully complete a prescribed program of study, as outlined in the school's catalog or brochure;

(3) Sell, discount, or transfer contracts or promissory notes for tuition to third parties without the signed consent of the student or his/her financial sponsors, and a statement notifying all parties that the cancellation and refund policy continues to apply;

(4) Misrepresent to students the availability and/or amount of federal grants/loans potentially available.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-200 COMPLAINTS (SEE RCW 28C.10.080(5), AND 28C.10.120). (1) Complaints shall be made in writing to the agency and contain the following information:

((+)) (a) The complaining party's name, address, and phone number;

((+)) (b) School name, address, and phone number;

((+)) (c) Nature of complaint, such as, failure to refund tuition, misrepresentation, or other unfair business practice as specified in the act and these rules;

((+)) (d) Facts detailing dates of attendance, termination date, date of occurrence, names, addresses and positions of school officials contacted, financial loss, if any, and any other pertinent ((statements)) information;

((+)) (e) An explanation of what efforts have been taken to resolve the problem with the school, if any;

((+)) (f) Copies of pertinent documents, such as, the enrollment agreement, catalog, advertisements, etc.

(2) Upon receipt of a complaint or other allegation that an institution has failed or is failing to comply with the provisions of the act or this chapter, the executive director or his/her designee shall notify the institution by mail of the nature of such allegations and shall investigate the facts surrounding the allegations.

NEW SECTION

WAC 490-800-205 APPEALS (SEE RCW 28C.10.120, AND 34.04.080). Any person or educational institution feeling aggrieved by any dispute arising from the following actions may request a hearing pursuant to WAC 490-800-208 and chapter 34.04 RCW:

(1) A denial of an exemption under chapter 28C.10 RCW and WAC 490-800-015.

(2) A denial, suspension or revocation of licensing under WAC 490-800-200.

(3) Any other action taken by the staff of the agency which is alleged to adversely affect the institutions or students, and which is not in keeping with the intent and purposes of the act or these rules and regulations shall first be appealed to the executive director.

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

NEW SECTION

WAC 490-800-208 HEARINGS (SEE RCW 28C.10.120). (1) Any hearing called for under the act or these rules shall be conducted by a designated hearings officer in accordance with the Administrative Procedure Act, chapter 34.04 RCW.

(2) In addition, the agency authorizes a designated hearings officer to enter summary orders, in whole or in part, after notice and hearing to all parties pursuant to RCW 34.04.090(3) as now or hereafter amended. Motions shall be granted if the pleadings, dispositions, and admissions on file, together with any affidavits, show there is no genuine issue as to any material facts and that the moving party is entitled to the requested order(s) as a matter of law.

(3) A designated hearings officer shall 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 commissioners for final action pursuant to RCW 34.04.110.

(4) The commissioners may accept or reject, in whole or in part, any recommendations made by the hearings officer, may remand for further findings, or take any other action they deem appropriate under the circumstances, pursuant to the provisions of the act and these rules.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-210 RECORD RETENTION (SEE RCW 28C.10.060(4), AND 28C.10.160). (1) ~~("Educational records" include, but are not limited to, transcripts, indicating:~~

- ~~(a) The name, address, and telephone number of the school;~~
- ~~(b) Full name, address, and telephone number of the student;~~
- ~~(c) Dates of attendance;~~
- ~~(d) Course of instruction or subjects;~~
- ~~(e) Amount of credit, if any, for each subject;~~
- ~~(f) Grade for each subject;~~
- ~~(g) Date of completion, graduation, or termination;~~
- ~~(h) If termination, the reason(s) therefor;~~
- ~~(i) Signature and title of the certifying officer; and~~
- ~~(j) Date of issue.~~

~~(2) "Financial records" include, but are not limited to, the following:~~

- ~~(a) Signed and completed enrollment agreements and other contracts;~~
- ~~(b) The student's payment record;~~
- ~~(c) Financial aid records.~~

~~(3)) Each school shall maintain for a minimum of six years from enrollment, student educational and financial records as defined by these rules, as well as (:) past and current catalogs, catalog supplements, and errata sheets;~~

~~(2) "Educational records" include, but are not limited to, transcripts, indicating:~~

- ~~(a) The name, address, and telephone number of the school;~~
- ~~(b) Full name, address, and telephone number of the student;~~
- ~~(c) Dates of attendance;~~
- ~~(d) Course of instruction or subjects;~~
- ~~(e) Amount of credit, if any, for each subject;~~
- ~~(f) Grade for each subject;~~
- ~~(g) Date of completion, graduation, or termination;~~
- ~~(h) If termination, the reason(s) therefor;~~
- ~~(i) Signature and title of the certifying officer; and~~
- ~~(j) Date of issue.~~

~~(3) "Financial records" include, but are not limited to, the following:~~

- ~~(a) Signed and completed enrollment agreements and other contracts;~~
- ~~(b) The student's payment record;~~
- ~~(c) Financial aid records.~~

~~(4) Schools shall maintain for a minimum of one year from date of publication all copies of newspaper ads and direct mail solicitations.~~

~~(5) Each school ((shall)) must provide, upon request, ((a)) transcripts to ((the)) students who ((has)) have satisfied all financial obligations currently due and payable to the school.~~

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-220 SCHOOL CLOSING/CHANGE OF STATUS (SEE RCW 28C.10.060(4), AND 28C.10.160). (1) The school shall make plans and take measures to protect the contractual rights of present and former students if it goes out of business. It shall return its license to the agency immediately by mail upon cessation of instruction or termination of approved status.

(2) A school which is closing, either voluntarily or involuntarily, shall:

(a) Inform the agency of this action immediately by certified mail;

(b) Give the name, address, and telephone number of the person who will be responsible for closing arrangements;

(c) Provide the agency with the name, address, and telephone number, and the name of the course of instruction for each student who has not completed the course;

(d) Provide information on the amount of class time left for each student to complete the course ~~((with the amount of refund, if any, for which each student is eligible)); the total amount of tuition and fees paid by each student for any program terminated due to the school's closing; whether or not the tuition and fees were paid through federal student loans, and, if so, the amount and type of loan (e.g., Pell Grant; Supplemental Education Opportunity Grant; National Direct Student Loan; etc.);~~

(e) Furnish the agency with copies of the written notice being mailed to all enrolled students explaining the procedures they are to follow to secure refunds or continue their education;

(f) File with the agency procedures for disbursement of refunds to students and set a date no longer than thirty days from the last day of instruction to issue refund checks in the full amount for which students are entitled.

(3) If students are receiving instruction prior to the school's going out of business, the school shall file with the agency its plans for insuring that all students will continue to receive training of the same quality and content as that for which they contracted:

(a) Arrangements for teaching out students made with a public or other licensed private school shall be filed with the agency;

(b) The agency shall verify that students transferring will receive the same kind of program and instructional services as those for which they contracted((:));

~~((c)) (4) Unless the student agrees in writing to comparable training, a closed school shall make pro rata refunds to the student or his/her parent, guardian or sponsor ((in accordance with the refund policy established by these rules. See WAC 490-800-040)) based on the proportion of the program remaining to be completed.~~

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-230 DECLARATORY RULINGS (SEE RCW 28C.10.080(5), 28C.10.120, AND 34.04.080). As prescribed by RCW 34.04.080, any interested person may petition the agency's executive director or his/her designee for a declaratory ruling. The agency or executive director shall consider the petition and within a reasonable time shall:

(1) Issue a nonbinding declaratory ruling;

(2) Notify the person that no declaratory ruling is to be issued;

(3) Set a reasonable time and place for a hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing or submission and of the issues involved; or

(4) If a hearing is held or evidence is submitted as provided in subsection (3) of this section, the agency ~~((thereof shall within a reasonable time:~~

~~(a) Issue a binding declaratory rule; or~~

~~(b) Issue a nonbinding declaratory ruling; or~~

~~(c) Notify the person that no declaratory ruling is to be issued)) or executive director may issue a binding declaratory rule in addition to options in subsections (1) and (2) of this section.~~

NEW SECTION

WAC 490-800-250 DEGREE-GRANTING PRIVATE VOCATIONAL SCHOOLS—APPLICABLE RULES (SEE RCW 28C.10.040(4)). (1) Institutional accredited degree-granting private vocational schools.

(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance with chapter 28B.85 RCW those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.

(b) The commission for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school which offers nondegree programs in accordance with chapter 28C.10 RCW. The license fee and bond or other security shall be based on the income derived from nondegree programs.

(2) Nonaccredited degree granting private vocational schools:

(a) The higher education coordinating board will process the application and collect the fee of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the commission for vocational education or its successor agency, as will student complaints regarding nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(b) The commission for vocational education or its successor agency will license nonaccredited degree-granting private vocational schools when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; PROVIDED, That the minimum initial fee shall be eight hundred dollars and the minimum renewal fee shall be four hundred dollars. Degree programs will be reviewed by the higher education coordinating board, as will student complaints regarding degree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(3) If either the commission for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.

WSR 86-22-053

NOTICE OF PUBLIC MEETINGS DATA PROCESSING AUTHORITY

[Memorandum—October 31, 1986]

Notice is hereby given that the Washington State Data Processing Authority will meet the first Wednesday of each month at 1:30 p.m. in Olympia, Washington, in the Commission Board Room of the Transportation Building, Wing 1D, Room 16.

WSR 86-22-054

PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed November 4, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning administration of the flood control assistance account program, chapter 173-145 WAC;

that the agency will at 2:00 p.m., Tuesday, December 9, 1986, in the Department of Ecology Eastern Regional Office, Conference Room, Spokane, Washington, and at 2:00 p.m., Wednesday, December 10, 1986, in the Department of Ecology Central Regional Office, Conference Room 1, Yakima, Washington, and at 2:00 p.m., Thursday, December 11, 1986, in the Department of Ecology Northwest Regional Office, Conference Rooms A and B, Redmond, Washington, and at 2:00 p.m., Friday, December 12, 1986, in the Department of Ecology Headquarters Office, Room 273, Lacey, Washington, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Monday, January 5, 1987.

The authority under which these rules are proposed is chapters 43.21A and 34.04 RCW.

The specific statute these rules are intended to implement is RCW 86.26.010 and 86.16.170.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Friday, December 19, 1986.

Dated: November 4, 1986

By: Phillip C. Johnson

Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Amending chapter 173-145 WAC, Administration of the flood control assistance account program.

Description of Purpose: Adoption of additional administrative processes, definitions, and grant agreement considerations.

Statutory Authority: RCW 86.26.010 and 86.16.170.

Summary of Rule: The amendment adopts a revision to the administrative rules for the flood control assistance account program.

Reasons Supporting Proposed Action: Clarify the administrative process and grant application process.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jerry Loutain, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6791.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: N/A.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-010 AUTHORITY AND PURPOSE. ((Chapter 212, Laws of 1984, regular session, amended chapter 86.26 RCW, state participation in flood control maintenance (the act); RCW 86.26.010 and 86.16.170 provide that the Washington department of ecology (WDOE) shall administer and enforce the flood control assistance account program (FCAAP) established by the act.)) RCW 86.26.050 provides that counties and other municipal corporations responsible for flood control maintenance may apply to the department of ecology for financial assistance for the preparation of comprehensive flood control management plans and for flood control maintenance projects. The purpose of such plans is described in RCW 86.26.105.

The department shall determine priorities and allocate available funds from the flood control assistance account program (FCAAP) among those counties applying for assistance, and shall adopt regulations establishing the criteria by which such allocations shall be made. Such criteria shall be based upon proposals which are likely to bring about public benefits commensurate with the amount of state funds allocated thereto. This chapter describes the manner in which ~~((WDOE))~~ ecology will implement the provisions of the act.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-020 DEFINITIONS. For the purpose of this chapter ~~((and subsequent regulations formulated for flood plain management programs in Washington;))~~ the following definitions shall be used:

(1) "Applicant;" ~~((is))~~ An eligible municipal corporation seeking matching funds for flood control maintenance work.

(2) "Appropriate local authority;" ~~((is))~~ A county, city, or town having planning and land use jurisdiction within ~~((the))~~ a given area which is covered by the comprehensive flood control management plan ~~((CFCMP))~~.

(3) "Comprehensive flood control management plan (CFCMP);" ~~((is))~~ A document which ~~((provides a means of planning for and evaluating the impacts of a flood control program within a river basin, subbasin, or other area to ensure that work done on specific project activities is compatible with the goals and objectives for the area covered by the plan))~~ determines the need for flood control work, considers alternatives to in-stream flood control work, identifies and considers potential impacts of in-stream flood control work on the state's in-stream resources, and identifies the river's meander belt or floodway, as described in WAC 173-145-040.

(4) "County engineer;" ~~((is))~~ The appointed public works director, county engineer, or the person designated to act for the county engineer.

(5) "Eligible municipal corporation;" ~~((includes but is not limited to))~~ Counties, cities, towns, conservation districts, ~~((and))~~ flood control zone districts, or any special districts subject to flood conditions, ~~((which have flood control responsibilities;))~~

(6) "Emergency fund;" ~~((is))~~ That portion of the biennial appropriation allocated to the flood control assistance account which is set aside for emergency projects.

(7) "Emergency project;" ~~((is))~~ Flood control work as declared by the appropriate local authority and authorized and approved by ~~((WDOE))~~ ecology which must be done immediately to protect lives ~~((and))~~ or property.

(8) "Flood compatible land uses;" Those uses of the land within the river's meander belt or floodway which comply with the minimum state, federal, and local flood plain management regulations requirements.

(9) ~~(("Flood control responsibility" is any statutory responsibility which includes or is directly related to controlling flood waters, prevention of flood damages, or the protection of life and property from flood damages.~~

~~((+0)))~~ "Flood plain management activities;" ~~((are activities as defined))~~ Activities described in WAC 173-145-050 ~~((to be))~~ performed by local governments through ordinances or other means to reduce the damaging effects of flooding.

~~((+1)))~~ (10) "Floodway;" ~~((means the regulatory floodway as defined in WAC 173-145-020(+4)))~~ The channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base (one hundred year frequency) flood without cumulatively increasing the water surface elevation more than a designated height.

~~((+2)))~~ (11) "Maintenance project;" ~~((is))~~ The work necessary to preserve or restore the natural condition or to restore man-made flood control facilities to their former condition using in-kind replacement materials or acceptable alternatives. This work is necessary due to anticipated or actual damage or destruction from flooding by action or erosion, stream flow, sheet runoff, or other damages by the sea or other bodies of water.

~~((+3)))~~ (12) "Meander belt;" ~~((is))~~ That portion of the flood plain, ~~((for streams that have meandered over recent times;))~~ that can be identified by the evidence of present and previous meanders. This shall include the present stream channel. Where there is no identified floodway, that area which has similar topographic characteristics to present and historic stream channels shall be considered as a meander belt.

~~((+4))~~ "Regulatory floodway" means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base (one hundred year frequency) flood without cumulatively increasing the water surface elevation more than a designated height.)

(13) "Public benefit." Benefit to the health, safety, or general welfare of the citizens of the state or community at large which results from a flood control project or plan, or some benefit by which their rights or liabilities are affected such as an effect on public property or facilities owned or maintained by an eligible municipal corporation.

(14) "Special district." A district as defined in RCW 85.38 which is either a diking district; a drainage district; a diking, drainage and/or sewerage improvement district; an intercounty diking and drainage district; a consolidated diking district, drainage district, diking improvement district, and/or drainage improvement district; or a flood control district.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-030 ELIGIBILITY CRITERIA FOR FCAAP FUNDS. Criteria to be used in determining eligibility ~~((of an))~~ for FCAAP ~~((project application))~~ funds are as follows:

(1) Eligible municipal corporation. The applicant must be an eligible municipal corporation as defined in WAC 173-145-020(5).

(2) Public benefit. ~~((It shall be))~~ The applicant must clearly demonstrate ~~((d))~~ that ~~((the))~~ their comprehensive flood control management plans and flood control maintenance projects shall ~~((display))~~ further the general public and state interest as differentiated from a private interest and they shall bring about public benefits commensurate with FCAAP funds provided.

(3) Comprehensive flood control management plan. The requirements of WAC 173-145-040 must be complied with by the appropriate local authority with flood control jurisdiction over the area where the proposed project is located.

(4) Flood plain management activities. The appropriate local authority within whose jurisdiction projects are located shall be engaging in ~~((those))~~ approved ~~((certain))~~ flood plain management activities which protect or prevent flood damages from occurring to existing and future structures or works, and as described in WAC 173-145-050.

(5) Budget report. Any eligible municipal corporation seeking FCAAP funds shall submit its annual report for flood control purposes to the county engineer within thirty calendar days after its final adoption. The county engineer shall then forward the budget report for eligible municipal corporations and for the county ~~((shall be submitted to WDOE by the county engineer not later than February 15 of every year))~~ to ecology. The information will provide the basis for preparation of a preliminary plan for the most beneficial and orderly allocation of FCAAP funds. Soil conservation districts shall be exempt from the provisions of this section. The budget report shall contain the following as a minimum: name of applicant, name of affected water body, project summary, location, amount of local match, and proposed local funding source.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-040 COMPREHENSIVE FLOOD CONTROL MANAGEMENT PLAN (CFCMP). The county engineer of the county within which the maintenance project is located must certify that the ~~((plan))~~ CFCMP has been completed and adopted by the appropriate local authority or is being prepared. Comprehensive flood control management plans, and any revisions to the plans, must be approved by ecology, in consultation with the department of fisheries and game. The ~~((comprehensive plan))~~ CFCMP must be completed and adopted within three years of the date that it is certified as being prepared. If, after the three-year period has elapsed, such a plan has not been completed and adopted, grants for flood control maintenance

projects shall not be made to the county until the CFCMP is completed and adopted by the appropriate local authority. During the three-year period, projects within a drainage area, designated as the CFCMP study area, may be funded as part of a phased project plan, provided preliminary studies for the CFCMP have been conducted to identify the one-hundred year frequency flood plain problem areas, and factors contributing to flooding; and provided that the proposed projects have been prioritized to achieve the greatest efficiency in flood control for the overall CFCMP study area. These limitations on grants shall not preclude allocations for emergency purposes made pursuant to RCW 86.26.060. The appropriate local authority may require the applicant to fully or partially fund the preparation of the CFCMP. The plan must include:

- (1) Determination of the need for flood control work.
- (a) Description of the watershed.
- (b) Identification of types of watershed flood problems.
- (c) Location and identification of specific problem areas.
- (d) Description of flood damage history.
- (e) Description of potential flood damages.
- (f) Short-term and long-term goals and objectives for the planning area.

(g) Description of regulations which apply within the watershed, including but not limited to local shoreline management master programs, and zoning, subdivision, and flood hazard ordinances.

(h) Determination of instream flood control work being consistent with applicable policies and regulations.

- (2) Alternative flood control work.
- (a) Description of potential measures of instream flood control work.
- (b) Description of alternatives to instream flood control work.
- (3) Identification and consideration of potential impacts of instream flood control work on the following instream uses and resources.

- (a) Fish resources.
- (b) Wildlife resources.
- (c) Scenic, aesthetic, and historic resources.
- (d) Navigation.
- (e) Water quality.
- (f) Hydrology.
- (g) Existing recreation.
- (h) Other.

(4) Area of coverage for the comprehensive plan shall include, as a minimum, the area of the one-hundred year frequency flood plain within a reach of the watershed of sufficient length to ensure that a comprehensive evaluation can be made of the flood problems for a specific reach of the watershed. The plan may or may not include an entire watershed. Comprehensive plans shall also include flood hazard areas not subject to riverine flooding such as areas subject to coastal flooding, flash flooding, or flooding from inadequate drainage. Either the meander belt or ((regulatory)) floodway shall be identified on aerial photographs or maps which will be included with the plan.

(5) Conclusion and proposed solution(s). The CFCMP shall be finalized by the following action from the appropriate local authority:

- (a) Evaluation of problems and needs;
- (b) Evaluation of alternative solutions;
- (c) Recommended corrective action(s) with proposed impact resolution measures for resource losses; and
- (d) corrective action priority.

(6) A certification from the state department of community development that the local emergency management organization is administering an acceptable comprehensive emergency operations plan.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-050 FLOOD PLAIN MANAGEMENT ACTIVITIES. ((To be eligible for FCAAP funding the appropriate local authorities within whose jurisdiction the)) Local jurisdictions within which flood control maintenance projects are located, must be engaging in flood plain management activities which will protect or prevent flood damages from occurring to future structures, works, and improvements within their jurisdiction. ((The department of ecology shall find that they are)) Pursuant to chapter 86.26 RCW the director of the department of ecology must approve the flood plain management activities of the county, city, or town having jurisdiction over the area where the project will be located. To be eligible for FCAAP funding the local jurisdiction shall be required to:

- (1) ((Participating)) Participate in the National Flood Insurance Program (NFIP) and ((meeting)) meet all of the NFIP requirements.

~~(2) ((Certify through the state department of emergency management that the local emergency management organization is administering an acceptable comprehensive emergency operations plan.))~~

~~((Restricting)) Restrict~~ land uses within the meander belt or floodway of rivers to only flood compatible uses.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-060 FCAAP PROJECT APPLICATION PROCESS. The project application process for the eligible municipal corporations' applications shall include the following in the general sequence given.

(1) The applicant shall prepare the project application to comply with the provisions of chapter 86.26 RCW and this chapter. The application shall be made on a form furnished by ((WDOE)) ecology. A complete application shall include the following:

- (a) A written description ((and cost estimate)) of the project;
- (b) A detailed cost estimate identifying major project elements;
- (c) A ((vicinity)) map ((and sketch)) to identify water body names, stream river mile, section-township-range;
- ~~((d))~~ ((d)) ~~((A general))~~ ((A general)) Construction plans ~~((drawing of the project on an "8 1/2 x 11" or "8 1/2 x 14" sheet))~~; and
- ~~((e))~~ ((e)) A description of the project benefits which describe how the project will mitigate flood damages and describe development which exists on adjacent and nearby lands which are protected by the facility.

(2) The applicant shall review the preliminary project proposal with the county engineer, the Washington departments of fisheries or game and the department of natural resources and any affected Indian tribes.

(3) The applicant shall submit a prioritized list of project applications to the county engineer.

(4) The county engineer shall submit a prioritized list of all project applications within the county to ((WDOE)) ecology.

(5) The county engineer shall furnish evidence to ((WDOE)) ecology that the comprehensive flood control management plan described in WAC 173-145-040 is completed and adopted by the appropriate local authority or ((underway)) is being prepared and the flood plain management activities described in WAC 173-145-050 are being implemented.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-070 FCAAP PROJECT APPROVAL PROCESS. The project approval process for the eligible municipal corporations' applications shall include the following in the general sequence given.

(1) ((WDOE)) Ecology will review all projects for compliance with the requirements pursuant to this chapter and chapter 86.26 RCW.

(2) ((WDOE)) Ecology shall consult with the state departments of fisheries((;)) and game((, and natural resources and any)) in the development of a project priority list. The state department of natural resources, affected Indian tribes ((regarding the list of projects)), and other affected parties may review and comment on the proposed project plans prior to approval.

(3) Thirty days public notice shall be given that the project priority list will be the subject of a public hearing. Notice of this hearing shall appear in the state Register pursuant to chapter 34.08 RCW.

(4) The project priority list will be available at the floodplain management section of the department of ecology, at least fifteen days prior to the public hearing.

(5) The public comments will be reviewed and the director shall approve the project priority list as proposed or as revised in accordance with public comments.

~~((3)) WDOE will incorporate the prioritized list of eligible projects into its biennial budget for funding.~~

~~((4)) WDOE~~ ((6)) Ecology shall prepare and finalize the written agreements with the counties.

~~((5))~~ ((7)) The counties shall prepare and finalize the written agreements with the involved eligible municipal corporations within the county.

~~((6))~~ (8) The construction plans and specifications shall be prepared by the applicant for approval by the county engineer prior to submission to ~~((WDOE))~~ ecology for review and approval of each project for compliance with all requirements.

~~((7))~~ (9) The applicant shall acquire the necessary federal, state, and local permits or authorizations along with any other permission required to complete the project.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-080 ~~((PRIORITY OF FCAAP PROJECTS:))~~ CRITERIA FOR ALLOCATION OF FUNDS. The priority given to projects by ~~((WDOE))~~ ecology, the counties, and other eligible municipal corporations shall involve consideration of the following criteria:

(1) ~~The relationship of public benefits to total project costs. ((from the project shall be commensurate with the amount of FCAAP funds granted for the project. Higher priorities will be given to those projects which display greater public benefits as they relate to the project cost.))~~

(2) ~~((The priority given to the projects by WDOE shall consider))~~ The priority which has already been established by each county.

(3) Intensity of local flood control management problems, including but not limited to their inter-relationships with:

- (a) Population affected;
- (b) Property and related development affected;
- (c) Land management and zoning;
- (d) Existing flood control management practices.

(4) Evidence of multi-jurisdictional cooperation necessary for development of a comprehensive county or multi-county comprehensive flood control management plan (CFCMP).

(5) Availability of qualified personnel or resources for planning purposes.

(6) Availability of qualified personnel or resources for project construction purposes.

(7) Other planning efforts undertaken or proposed within the planning jurisdiction and their relationship to flood control management.

(8) Ability to make rapid progress toward development of a comprehensive flood control management plan.

(9) Existing and proposed participation of community groups, private industry, professional organizations, the general public, and others toward the development and implementation of the proposed comprehensive flood control management plan.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-090 FLOOD CONTROL ASSISTANCE ACCOUNT ~~((CONTRIBUTIONS AND PROJECT MATCH))~~ FUNDING AND MATCHING REQUIREMENTS. The flood control assistance account is established at four million dollars at the beginning of each biennium. ~~((The following criteria shall be used regarding the FCAAP funding for all projects:~~

(1) The amount of FCAAP contributions for any project shall not exceed fifty percent of the total project construction cost.

(2) The total FCAAP contribution for all nonemergency projects in any county shall not exceed \$500,000 per biennium.

(3) \$3.4 million per biennium will be obligated on a priority basis for nonemergency projects.

(4) Up to \$500,000 per biennium will be funded on a priority basis by WDOE when determined that unused emergency funds are available for nonemergency projects.

(5) Up to \$100,000 per biennium may be used for WDOE administrative costs.) The following criteria shall be used for allocating FCAAP funds:

(1) The amount of FCAAP funding for any project, except emergency projects described in WAC 173-145-100, shall not exceed fifty percent of the total project cost, including planning and design costs.

(2) The amount of FCAAP funds to prepare a CFCMP shall not exceed seventy-five (75) percent of the full planning costs.

(3) The amount of FCAAP funds available for all nonemergency projects and CFCMP's in any county shall not exceed \$500,000 per biennium.

(4) In addition to the limits in (3), an agency formed under Chapter 86.13 RCW shall be allowed up to \$100,000 in FCAAP funds per biennium.

(5) In those areas where a designated CFCMP area extends into two or more jurisdictions, costs for a CFCMP may be shared by the involved local authorities.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-100 EMERGENCY FUND ADMINISTRATION. Funds shall be available for flood control projects in response to unusual, unforceable and emergent flood conditions and shall be allocated in amounts adequate for the preservation of life and property. The following criteria shall be the basis of allocating the emergency funds ~~((monies))~~:

(1) Appropriations from the FCAAP fund for emergency projects will require the declaration of an emergency by the appropriate local authority.

(2) Application for emergency funds must be made on the same form used for nonemergency fund applications.

(3) Payment of FCAAP funds for emergency projects will be based on project construction costs. Flood fighting costs may be included.

(4) Payment for ~~((from the))~~ emergency work ~~((fund))~~ shall be allocated on a first-come first-serve basis and shall not be based on any priority system.

(5) ~~((Emergency project grants shall be approved by the director of the department of ecology.~~

~~((6) The maximum amount of money allocated for emergency projects shall be \$500,000 per biennium.))~~

~~((7))~~ (5) At the discretion of ~~((WDOE))~~ ecology, emergency funds may be made available for use on nonemergency projects ~~((when future emergencies are improbable)).~~

~~((8))~~ (6) The maximum amount of emergency funds initially available for any one county is \$150,000 per biennium. If the total ~~(((\$500,000 is not used by other counties, and))~~ available emergency ~~((work))~~ funds ~~((exceeds \$150,000))~~ are not used by other counties, and the amount of emergency funds needed in a county exceeds \$150,000, the county can request additional emergency funds.

~~((9))~~ (7) The flood control assistance account contribution shall not exceed eighty (80) percent of the eligible project cost of an emergency project.

(8) Emergency funds will only be made available to projects which have been given approval for matching funds by the department of ecology prior to construction work being performed.

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 Order DE 85-10, filed 6/21/85)

WAC 173-145-110 ~~((MULTI-YEAR))~~ MULTIYEAR PROJECTS. Approval for eligibility by ~~((WDOE))~~ ecology will only be required once for a project which continues more than one biennium ~~((; but funding after the first biennium is subject to further FCAAP appropriation by the legislature)).~~ Written agreements must be finalized at the end of the biennium and a new agreement executed for any unfinished work. Any projects which have been given approval by ecology but are not completed in one biennium will be given high priority for the following biennium. Application forms must be resubmitted.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-120 WORK STANDARDS FOR ALL FCAAP PROJECTS. All work which is funded from the flood control assistance account shall conform to the standards and specifications of ~~((the U.S. Army Corps of Engineers, the U.S. Department of Agriculture Soil Conservation Service or))~~ the county engineer who shall consider all local, state, and federal standards and specifications pertaining to flood control projects.

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-130 PROJECT CONSTRUCTION MONITORING. The following are the responsibilities and criteria for project construction monitoring and final approval(-):

(1) County engineer responsibilities. Associated with responsibility for project plan approval and supervision of the project work, the county engineer shall provide inspection to assure that all project work is conducted and completed according to the construction plans and specifications.

(2) ((WDOE)) Ecology's responsibilities. Any authorized representative of the department of ecology shall have the right to enter at all reasonable times in or upon any property, public or private, for the purpose of monitoring and inspecting the project work as necessary to assure compliance with the terms of the appropriate written agreement.

(3) Final inspection and approval. Upon completion of the work, a final detailed inspection shall be made by the county engineer along with representatives from ((WDOE)) ecology and the applicant. Results of the final inspection shall be displayed in a written report and, when appropriate, on "as built" construction plans. These shall be submitted to ((WDOE)) ecology within thirty days after the final project inspection.

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

AMENDATORY SECTION (Amending Order DE 85-10, filed 6/21/85)

WAC 173-145-140 WRITTEN AGREEMENTS. Written agreements will be prepared by ((WDOE)) ecology as a means to reimburse eligible municipal corporations for work done on approved eligible projects or for development of CFCMP's. ~~((The dollar amount specified in the written agreement shall not exceed the estimated cost(s) of the project(s) as displayed on the project application(s).))~~ Written agreements, billing and payment shall comply with ((the WDOE)) ecology's standard requirements for grants and contracts. Notification is required when written agreements will not be accepted or executed to allow ecology the opportunity to award prioritized, unfunded projects.

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 173-145-155 APPROVAL OF CHANGES TO WRITTEN AGREEMENTS. All flood control maintenance and comprehensive flood control management planning (CFCMP) projects subject to the provisions of this regulation shall be conducted in accordance with the plans, specifications, and conditions approved by ecology. Any contemplated changes during construction or planning process which are significant deviations from conditions of the approved agreement, shall first be submitted to ecology for approval. Any changes to the total cost of the project following execution of the written agreement must be submitted to ecology for approval prior to construction or plan completion.

REPEALER

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

WAC 173-145-150 EQUIPMENT RENTAL.

WSR 86-22-055

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Ecology intends to adopt, amend, or repeal rules concerning the control of combined sewer overflows from municipal sewers. The rule will establish a procedure and criteria for implementing RCW 90.48.480 which requires "the greatest reasonable reduction of CSO's at the earliest possible date."

Two public meetings will be held for the purpose of informal presentation and discussion of the proposed CSO regulation.

December 3, 3 p.m. to 7:30 p.m.
EPA, 12th Floor Conference Room
1200 Sixth Avenue
Seattle, WA

December 4, 3 p.m. to 7:30 p.m.
PUD No. 1, Aqua Room
1415 Freeway Drive
Mt. Vernon, WA

Two public hearings will be held for the purpose of receiving testimony on the proposed CSO regulation.

December 11, 7 p.m.
EPA, 12th Floor Conference Room
1200 Sixth Avenue
Seattle, WA
December 12, 7 p.m.
Spokane County Health Department
1101 College Street
Spokane, WA

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 7, 1987.

The authority under which these rules are proposed is RCW 90.48.035 and 90.48.260.

The specific statute these rules are intended to implement is RCW 90.48.480 and 90.48.490.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 20, 1986.

Dated: November 4, 1986

By: Phillip C. Johnson
Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Submission of plans and reports for construction and operation of combined sewer overflow reduction facilities.

Description of Purpose: To establish a procedure and criteria to implement RCW 90.48.480. Summary Statement: The 1985 legislature passed a law regarding combined sewer overflows (CSO's). RCW 90.48.480 and 90.48.490 require ecology and local governments to develop "reasonable plans and compliance schedules" for achieving the "greatest reasonable reduction of combined sewer overflows at the earliest possible date." Plans and compliance schedules are due by January 1, 1988. All waste discharge permits issued after that date must include the compliance schedule.

Ecology proposes a new regulation to establish a procedure and criteria to implement the law. Specifically, we propose: To give a definition for the greatest reasonable reduction of CSO's based upon all known available and reasonable technology controls; to establish a maximum time for compliance by each municipality based upon a minimum user rate surcharge and an assessment of the total cost for compliance; to set minimum requirements for CSO reduction plans so that municipalities with CSO's establish similar data bases, evaluate CSO reduction solutions in the same manner, and propose plans which will achieve the greatest reasonable reduction; and to establish monitoring, reporting and periodic schedule updating requirements to ensure implementation of the adopted plans.

Statutory Authority: RCW 90.48.035 and 90.48.260.

Summary of Rule: See Summary Statement above.

Reasons Supporting Proposed Action:

Supplemental Background Paper

Greatest Reasonable Reduction of Combined Sewer Overflows (CSO's)

I. Introduction

In the October 13, 1986, (second) draft of a regulation to implement RCW 90.48.480, I have proposed the following:

"The greatest reasonable reduction": Shall be defined as a minimum, control of each CSO location such that an average of one untreated discharge may occur per year.

This definition varies from the definition which I proposed in the original draft regulation. In this paper I will explain the reasons for that change and others in the second draft.

I will also summarize responses to the original draft regulation. I will summarize the results of a multistate survey of CSO regulations and policies. Finally I will explain how I arrived at the decision to have a technology-based definition for greatest reasonable reduction.

II. Greatest Reasonable Reduction Definition:

First, I deleted reference to a level of treatment in the definition itself. Minimum levels of treatment are specified under another section of the regulation. The proposed minimum levels seem reasonable in light of today's information. However, future information and technology may change the interpretation of a reasonable level of treatment.

Secondly, I changed the minimum control level from the average annual CSO volume to allowance for one untreated discharge per year. This allows more untreated CSO's and is what I originally intended. The term "baseline average annual," I've defined as "the arithmetic average of the annual CSO volume, frequency, or kilograms of pollutants which is estimated to occur based upon the existing sewer system and the historical rainfall record."

Control of the baseline average annual volume would result in less than one overflow per year on the average. However, I couldn't determine how to resolve the concept of average annual amounts into design criteria for storage and at-site treatment facilities. The concept of average annual amounts is useful for determining

whether a CSO is holding the line or increasing. The regulation proposes that no CSO should increase above the baseline condition, or above its "greatest reasonable reduction" once that is achieved.

Another change to the definition is that I deleted the references to compliance with water quality standards. This was done so that the definition more closely parallels ecology's traditional use of RCW 90.52.040. "All known, available and reasonable methods of treatment" and "greatest reasonable reduction" are both technology-based requirements which are necessary but implemented based upon economic constraints. When considering specific proposals for discharge, ecology shall require at these levels of treatment, or greater levels which may be necessary to comply with water quality standards.

Other Changes:

The second draft of the regulation is more detailed. It includes more definitions of terms; more requirements concerning how to document the existing CSO situation; more requirements concerning the selected treatment/control projects and how to prioritize them; requirements for a CSO reduction fund; and monitoring and reporting requirements. All of these are necessary to ensure that municipalities will evaluate CSO's and propose controls in a similar manner. The proposed rule guides progress toward a common control level.

The second draft also has a new format which more closely parallels previous rules issued by the department.

Summary of Survey of CSO Control Requirements:

To help establish a CSO control regulation, I asked states which had the highest percentage or most miles of combined sewers to send me their laws, regulations, and policies concerning CSO's. I've received responses from ten states. In addition, USEPA Region V sent me a copy of their recently adopted CSO control strategy.

Most states require that CSO's must not cause water quality violations. If standards are violated, the discharger supposedly will have to provide enough control/treatment to prevent the violation. To date, most states have not vigorously pursued this requirement. They cite lack of funds for correction and difficulty in assessing the extent and impact of violations.

Those states in USEPA Region V will supposedly pursue compliance with water quality standards. The recently adopted Region V CSO control strategy requires it. It is a two phase strategy. In Phase I, municipalities must document the CSO situation and take steps to minimize use of their sewer system for storage and flow reduction. If significant (not defined) water quality standard violations persist, additional construction control measures will be necessary.

Still other states hedge on whether water quality standards must be achieved. New York, for example, uses the USEPA cost/benefit analysis procedure to determine whether CSO correction is warranted. Massachusetts has an interim policy that ". . . water quality standards be attained and maintained in receiving waters to the maximum extent feasible." They allow "excursions" from water quality standards under certain hydrologic conditions on a case-by-case basis.

A review of the state of Illinois' experience proved useful. Only the state of Illinois has a CSO control regulation. From 1972 to 1983 the Illinois regulation required storage and secondary treatment of the first flush (as defined in regulation); primary treatment and disinfection of greater flows up to ten times the average dry weather flow; and treatment of greater flows to the extent necessary to prevent sludge deposits and floating debris.

In 1983, Illinois, placed an "exception" procedure in its regulation. The exception allows a phased receiving water analysis to determine water quality impacts and the necessary control level to prevent water quality violations. A detailed receiving water survey, including sediment analyses, biological survey, and chemical water analyses, are necessary if the municipality cannot demonstrate a minimum impact, based on visual observations and limited chemical analysis. The regulation allows permanent water quality modifications for insignificant water quality violations if the economics of compliance were difficult. The Illinois EPA has not yet used this last provision.

The "exception" was added to the regulations because the Illinois Pollution Control Hearings Board (regulatory and quasi-judicial powers) decided that the 1972 rule was too inflexible and costly. This was their conclusion after reviewing the results of an economic impact analysis of the regulation.

Observations:

The original Illinois rule was well-intentioned but too harsh in implementation. It required a high level of CSO control in a short time period. It did not consider economic impact.

Tying the level of CSO control to whatever is necessary to attain water quality standards is cumbersome. CSO water quality impacts are extremely variable, i.e. dynamic. Stream models used to predict water quality impacts are static and poor predictors of impacts.

In many cases, states feel that their hands are tied because the cost of achieving water quality compliance by CSO's is so high. In other cases, especially in the midwest, under storm-induced high stream flow conditions, temporary water quality violations aren't considered critical.

Most CSO's cause water quality violations. It seems that state water quality agencies don't require monitoring the water quality impacts of CSO's because it will reveal the violations, and thus force the state to require expensive treatment which it cannot help fund.

Recommendation:

CSO's are an intermittent discharge of raw sewage and stormwater. According to federal law, they are illegal discharges. As explained in the original background paper, CSO's are subject to BPT, BAT, and BCT requirements. It seems that, USEPA has chosen not to define those requirements for CSO's and to not require CSO control because of the financial difficulty to municipalities. In lieu of federal guidance, ecology proposes to define a minimum control level to implement state law which requires the greatest reasonable reduction.

I propose that ecology select a minimum level for CSO control which will protect the state's waters for

their potential beneficial uses and make progress toward federal and state goals. Under the proposed rule, ecology could allow one untreated overflow per year. Municipalities could have the following options for all the other more frequent existing CSO occurrences. They could store and transport combined sewage to its secondary treatment plant; separate their storm and sanitary sewage; or provide at-site (i.e. at the existing CSO location) treatment equal to at least primary treatment and disinfection. The last option allows frequent discharge of primary treated overflows.

These treatment and control options should protect most receiving waters for their potential beneficial uses. This conclusion is based upon previous decisions concerning appropriate CSO control levels.

One overflow per year was the control level selected for the Lake Washington and Alki areas in the 1979-1980 METRO and Seattle CSO control study. The involved parties agreed that one overflow per year was the appropriate control level to protect the receiving waters for primary contact recreation and reduce the health risk of shellfishing. These activities are protected by Class A water quality standards. All of the state's CSO's discharge directly or indirectly into Class A waters. Three CSO areas, the lower Duwamish, inner Everett harbor, and lower Budd Inlet are Class B waters which are adjacent to Class A waters. Class B waters are to be protected for shellfishing and secondary contact recreation (boating, fishing, etc.).

The previous Seattle/METRO study did not allow frequent primary treated and disinfected discharges of CSO's as is now proposed. Primary treatment and disinfection may not be sufficient for overflows which do not have sufficient dilution or which are adjacent to shellfish beds. In those cases, we may restrict alternatives to storage and sewer separation with best management practices. However, it is inappropriate to eliminate primary treatment and disinfection as an alternative in all cases.

In addition to protecting beneficial uses, the one untreated overflow per year control level represents a commitment to achieve espoused federal goals and state policy. The federal goals include: Eliminate the discharge of pollutants; an interim goal of protection and propagation of fish, shellfish, and wildlife; recreation in and on the water; and prohibition of toxics discharged in toxic amounts.

The state policies include: To ensure the purity of all waters consistent with public health, public enjoyment, propagation and protection of wildlife, and industrial development.

The goals in the draft preferred plan of the Puget Sound Water Quality Authority include: Reducing and ultimately eliminating the entry of any pollutants into Puget Sound; and the protection of shellfish beds and other resources and to prevent the contamination of sediments.

The proposed level of control will be expensive. It should be prohibitively expensive if ecology requires municipalities to achieve it in a short time frame. To prevent a significant economic impact, ecology should propose a program which would tie the rate of CSO reduction to a reasonable user rate increase. This will commit

municipalities and the state to a long term gradual program for CSO control.

Under the draft rule, ecology would require municipalities to establish a dedicated fund for CSO reduction. Monies for the fund would come from an adjustment in the monthly sewer use [user] fee. The portion of the monthly user fee allocated to CSO reduction must be at least equivalent to the ratio of the pounds of solids discharged by CSO's to the total pounds of solids discharged by the sewage treatment plant, which the combined sewer system serves, and the CSO's.

This approach seems appropriate for a number of reasons. First, it places an emphasis on achieving and maintaining secondary treatment of daily flows by making the CSO-related charge a fraction of the charge for daily sewage treatment and other basic sewer utility functions. Secondly, for municipalities without secondary treatment, a significant jump in the portion of the sewer user fee dedicated to CSO control does not occur until after the municipality upgrades to secondary treatment.

Setting the minimum size of the user fee portion for CSO control by the ratio of the pounds of solids discharged by CSO's to the total pounds discharged seems appropriate as well. First, it is a goal to reduce the discharge of pollutants from all sources, including CSO's. Secondly, two of the most insidious impacts of CSO's are sludge deposits and toxics build-up in the sediments. Because a large portion of the toxics discharged by CSO's are associated with particles, reducing the solids discharged by CSO's will also reduce the toxicants discharged.

A preliminary assessment indicates that the proposed ratio will not cause user rates of CSO communities to increase dramatically.

Agency Personnel Responsible for Drafting: Edward J. O'Brien, Mailstop PV-11, Olympia, WA 98504, 459-6059; Implementation: Same as above and Ecology Regional Environmental Quality Section Staff; and Enforcement: Regional Environmental Quality Section Staff.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Ecology will provide additional guidance to implement regulation.

List of Guidance Needed to Implement Proposed CSO Regulation

Suggested CSO monitoring and sampling program for documentation of existing condition and development of treatment/control options.

Clarification of estimating average annual CSO volumes, frequency, and pollutant load, and suggested method to use these parameters for determining compliance.

Suggested parameters to use for determining offsets to new sewer connections and suggestions for compliance monitoring requirements.

Definition of ecology high cost criterion.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20% of all industries or more than 10% of the businesses in any one industry be reviewed and altered to minimize their impact upon small businesses. This regulatory proposal has been reviewed in light of that requirement. The conclusions of this review are summarized below.

This proposed regulation implements RCW 90.48.480 as enacted by the state legislature in 1985. The only portion of it which might have potential impact upon small businesses is the requirement for establishment of a CSO reduction fund via a surcharge on sewer system user fees (WAC 173-245-040(c)). It is possible that such a surcharge could have a disproportionate impact upon small businesses as compared with large businesses. However, whether this will happen in any given case depends upon the rate structure and system used by a particular municipality. If the common practice of tying commercial/industrial sewer system user charges to the volume of wastewater discharged and/or to the pollutant load of that discharge is followed, then each user's costs will reflect his demands upon the treatment system—irrespective of business size. Beyond this, it is difficult to generalize. In view of the fact that the percentage increase in user charges is not expected to be large in any event, it does not appear necessary to pursue the matter further at this point.

CHAPTER 173-245 WAC SUBMISSION OF PLANS AND REPORTS FOR CONSTRUCTION AND OPERATION OF COMBINED SEWER OVERFLOW REDUCTION FACILITIES

NEW SECTION

WAC 173-245-010 PURPOSE AND SCOPE 1. This Chapter establishes a procedure and criteria for implementing RCW 90.48.480 which requires "the greatest reasonable reduction of combined sewer overflows at the earliest possible date." It applies to municipalities whose sewer system includes combined sewer overflows (CSO's).

NEW SECTION

WAC 173-245-015 GENERAL REQUIREMENTS 1. All CSO's shall achieve and at least maintain the greatest reasonable reduction, and neither cause violations of applicable water quality standards, nor restrictions to the characteristic uses of the receiving water, nor accumulation of deposits on the receiving water sediments. Upon accomplishment of that requirement, the department and municipalities with CSO's shall periodically evaluate whether to further reduce the occurrence of and pollutant load from COS's.

2. This chapter shall not negate specific combined sewer overflow reduction projects and schedules which the department and a municipality have agreed upon prior to this chapter's effective date. However, the provisions of this chapter shall still 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.

NEW SECTION

WAC 173-245-020 DEFINITIONS As used in this chapter:
At-Site treatment: Treatment and discharge of combined sewage at the CSO location.

Baseline average annual CSO volume, frequency, or kilograms of pollutants: The arithmetic average of the annual CSO volume frequency or kilograms of pollutants which is estimated to occur based upon the existing sewer system and the historical rainfall record.

Best Management Practices: Any action whose goal is to reduce pollutant accumulation on surfaces in a drainage basin or in portions of the sewer system so that pollutant loadings in combined sewer flows during rainfall events are lowered.

Combined Sewage: The mixture of sanitary sewage, infiltration, and inflow.

Combined Sewer: A sewer which has been designed to serve as a sanitary sewer and a storm sewer, and into which inflow is allowed by local ordinance.

Combined Sewer Overflow (CSO): 1. The event during which excess combined sewage flow caused by inflow is discharged from a combined sewer, rather than conveyed to the sewage treatment plant because either the capacity of the treatment plant or the combined sewer is exceeded. 2. The overflow location.

CSO Reduction Plan: A comprehensive plan for attaining the greatest reasonable reduction of CSO's at the earliest possible date. The requirements for a CSO reduction plan are as further described in this chapter.

Disinfection: The selective destruction of disease-causing and bacterial indicator group organisms.

Domestic Wastewater Facilities: Any CSO treatment/control facility shall be included under the definition of domestic wastewater facilities as defined in WAC 173-240.

In-line Storage: Storage of sewage within the sewer pipes through the use of regulators and gates.

Infiltration: The addition of ground water into a sewer through joints, the sewer material, cracks and other defects.

Inflow: The addition of rainfall-caused surface water drainage from roof drains, yard drains, basement drains, street catch basins, etc., into a sewer.

NPDES: National Pollutant Discharge Elimination System.

Off-line Storage: Storage of sewage adjacent to the sewer pipe in a tank or other storage device.

Primary Treatment: Any process which removes at least 50 percent of the total suspended solids from the waste stream.

Sanitary Sewer: A sewer which is designed to convey sanitary sewage and infiltration.

Sanitary Sewage: The mixture of domestic, commercial, and industrial wastewaters.

Secondary Treatment: Any process which achieves the requirements as supplemented by state regulation.

Storm Sewer: A sewer which is designed to convey surface water drainage caused by rainfall.

Storm Sewer/Sanitary Sewer Separation: Construction of new storm sewers or new sanitary sewers so that sanitary sewage and surface drainage are conveyed in different sewers.

"The greatest reasonable reduction": at a minimum, control of each CSO such that an average of one untreated discharge may occur per year.

NEW SECTION

WAC 173-245-030 SUBMISSION OF PLANS. Municipalities shall:

1. Obtain the approval of the department for CSO reduction plans by January 1, 1988. This deadline may be extended by the department, if the department has the authority to do so.

2. Submit plans to the department at least 60 days prior to the time approval is desired.

3. Incorporate CSO reduction plans into their respective general sewer plans and into plans for new or upgraded sewage treatment facilities.

NEW SECTION

WAC 173-245-040 CSO REDUCTION PLAN. 1. The CSO reduction plan shall be sufficiently complete so that plans and specifications can be developed from it for projects which may proceed into design within two years of plan submittal. Sufficient detail of any remaining projects shall be provided such that detailed engineering reports can be prepared in the future.

2 CSO reduction plans shall include the following information together with any other relevant data as requested by the department.

a. Documentation of CSO activity. Municipalities shall complete a field assessment and mathematical modeling study to establish each CSO's location, duration, baseline average annual frequency, baseline average annual volume, baseline average annual kilograms of pollutants, and historical impact by:

i. Flow monitoring and sampling each CSO. Monitoring and sampling one or more CSO's in a group which are in close proximity to one another shall be sufficient if the municipality can establish a consistent hydraulic and pollutant load correlation between/among the group of CSO's; and

ii. Developing a rainfall/stormwater runoff/CSO model to simulate each CSO's activity; and

iii. Verifying the model's accuracy with data collected under i) above; and

iv. Observing and sampling the receiving water sediments adjacent to each CSO to establish the presence and extent of any unnatural bottom deposits;

v. If the sewer service area upstream of a CSO includes sanitary sewer sources other than domestic sewage, screening samples of the deposits for priority pollutants. A subsequent priority pollutant scan may be requested by the department. If two or more CSO's serve the same industrial/commercial sources, sediment sampling adjacent to one representative CSO may suffice.

b. Analysis of control/treatment alternatives. Treatment/control alternatives, to achieve the greatest reasonable reduction at each CSO, which shall receive consideration include but are not limited to:

i. Use of best management practices, sewer use ordinances, pretreatment programs, and sewer maintenance programs to reduce pollutants, reduce infiltration, and delay and reduce inflow; and

ii. In-line and off-line storage with primary treatment and disinfection, or preferably, secondary treatment and disinfection at the secondary sewage treatment facility which is served by the combined sewer; or

iii. Increased sewer capacity to the secondary sewage treatment facility which shall provide primary treatment and disinfection, or preferably, secondary treatment and disinfection; or

iv. At-site treatment equal to at least primary treatment, disinfection, and submerged discharge; or

v. Storm sewer/sanitary sewer separation.

c. Analysis of selected treatment/control projects.

Municipalities shall do an assessment of the treatment/control project or combination of projects proposed for each CSO. The assessment shall include:

i. An estimation of the water quality and sediment impacts of the treated discharge, or any new discharge, such as a new storm sewer outfall, using existing background receiving water quality data, and estimated discharge quality and quantity; and

ii. An estimation of the selected projects' impacts on the quality of effluent from and operation of a municipality's secondary sewage treatment facility. During wet weather flow conditions, a municipality shall maximize the rate and volume of flows transported to its secondary sewage treatment facility for treatment. However, such flows shall not cause the treatment facility to exceed the pollutant concentration limits in its NPDES permit; and

iii. The estimated construction and operation and maintenance costs of the selected projects. If greater reduction of a CSO can be achieved at a nominal cost, the municipality shall achieve the greater reduction.

iv. The general locations, descriptions, basic design data, sizing calculations, and schematic drawings of the selected projects and descriptions of operation to assure technical feasibility; and

v. An evaluation of the practicality and benefits of phased implementation of selected projects; and

vi. A statement regarding compliance with the State Environmental Policy Act (SEPA).

d. Priority ranking and implementation schedule. Municipalities shall propose a ranking of its selected treatment/control projects and a schedule for their implementation. The rankings shall be developed considering the following criteria:

i. Documented, probable, and potential environmental impacts of the existing CSO discharges.

ii. A cost effectiveness analysis of the proposed projects. This can include a determination of the monetary cost per annual mass pollutant reduction, per annual volume reduction, and/or per annual frequency reduction achieved by each project.

iii. Highest priority shall be given to reduction of CSOs which discharge near water supply intakes, public primary contact recreation areas, and harvestable shellfish areas.

c. Establishment of CSO Reduction Fund.

i. Municipalities shall establish a CSO reduction fund with monies collected from user fees, and other sources if appropriate. Fund monies shall provide revenue for bond principal and interest payments on CSO

reduction projects in accordance with the schedule identified in the plan.

ii. Municipalities shall adjust their monthly sewer user rate such that the portion allocated to CSO reduction is at least equivalent to the ratio of average annual pounds of solids discharged from CSO's to the total average annual pounds of solids discharged by the municipal sewage treatment plant which is served by the combined sewer system, and the CSO's. However, this chapter shall not require the residential sewer user rate to exceed a high cost criterion as defined by Ecology in guidance. The portion of the user rate allocated to CSO reduction projects shall be adjusted at least annually and whenever the user rate is adjusted for other reasons.

NEW SECTION

WAC 173-245-050 PLANS AND SPECIFICATIONS. Refer to WAC 173-240-070

NEW SECTION

WAC 173-245-055 CONSTRUCTION QUALITY ASSURANCE PLAN. Refer to WAC 173-240-075

NEW SECTION

WAC 173-245-060 OPERATION AND MAINTENANCE MANUAL. Refer to WAC 173-240-080

NEW SECTION

WAC 173-245-070 DECLARATION OF CONSTRUCTION COMPLETION. Refer to WAC 173-240-090

NEW SECTION

WAC 173-245-075 FORM-DECLARATION OF CONSTRUCTION OF WATER POLLUTION CONTROL FACILITIES. Refer to WAC 173-240-095

NEW SECTION

WAC 173-245-080 REQUIREMENT FOR CERTIFIED OPERATOR. Refer to WAC 173-240-100

NEW SECTION

WAC 173-245-084 OWNERSHIP AND OPERATION AND MAINTENANCE. Refer to WAC 173-240-104

NEW SECTION

WAC 173-245-090 SCHEDULE UPDATES, MONITORING, AND REPORTING. 1. By the anniversary date of its sewage treatment plant NPDES permit, in conjunction with its annual assessment for prevention of facilities overloading where applicable, a municipality shall submit an annual CSO report to the department for review and approval which:

a. Details the past year's frequency, volume, and kilograms of pollutants from each CSO, or group of CSO's in close proximity. Field monitoring shall be necessary to estimate these parameters. The report shall indicate whether a CSO or CSO group has increased any of these parameters over the baseline average annual condition. If any increase has occurred, the municipality shall propose a project and schedule to reduce that CSO or CSO group to or below its baseline condition.

i. Ecology may grant relief from pollutant load reporting if the municipality agrees to a program to offset increased background sanitary sewage flows caused by new sanitary sewer connections.

ii. When a CSO has been reduced to an average of one overflow per year through use of storage, Ecology may consider reducing the monitoring requirement to frequency verification.

iii. If the selected CSO control project is at-site treatment and discharge, Ecology may issue a modification to the applicable sewage treatment plant permit or separate NPDES permit for that discharge. The permit or permit modification shall include effluent limits, flow capacity limits, and reporting requirements. The total treated and untreated average annual discharge from an at-site treatment plant shall not increase above the baseline average annual; and

b. Explains the previous year's CSO reduction accomplishments; and
c. Lists the projects planned for the next year.

2. In conjunction with its application for renewal of its applicable NPDES permit, the municipality shall submit an amendment to its CSO plan. The amendment shall include:

a. An assessment of the effectiveness of the CSO reduction plan to date.

b. A reevaluation of the CSO project priority ranking.

c. A listing of projects to be accomplished in the next five years based upon priorities and estimated revenues. Ecology may incorporate such schedule into an administrative order or the applicable NPDES permit.

WSR 86-22-056

NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY (Library Commission)

[Memorandum—October 31, 1986]

The Washington State Library Commission will hold a public hearing on amending chapter 304-25 WAC, Western Library Network Computer Service, on December 4, 1986, in the Sea-Tac Auditorium, Sea-Tac Main Terminal, Seattle, beginning at 10:00 a.m. The regular business meeting will follow immediately.

WSR 86-22-057

PROPOSED RULES ADVISORY COUNCIL ON HISTORIC PRESERVATION

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Advisory Council on Historic Preservation intends to adopt, amend, or repeal rules concerning special tax valuation for rehabilitation of historic properties.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 9, 1986.

The authority under which these rules are proposed is RCW 84.26.120.

The specific statute these rules are intended to implement is chapter 84.26 RCW and chapter 221, Laws of 1986.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Dated: November 4, 1986

By: Jacob E. Thomas
State Historic Preservation Officer
for James R. Warren
Chairman

STATEMENT OF PURPOSE

Title: WAC 254-20-090 Responsibilities of the owner—Application requirements.

Description of Purpose: To define the owner responsibilities and application requirements for eligibility for special tax valuation for the rehabilitation of historic properties.

Statutory Authority: RCW 84.26.120.

Specific Statute Rule is Intended to Implement: Chapter 84.26 RCW and chapter 221, Laws of 1986.

Summary of Rule: This section lays out the responsibilities for the owner/applicant to meet for special tax valuation for the rehabilitation of historic properties.

Reasons Supporting Proposed Action: Due to a transcription error, the word "should" appeared in the final rule rather than the word "shall." This amendment corrects this error to restore the original intent of the section as published in the proposed rules and supported at the public hearing.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jacob E. Thomas, State Historic Preservation Officer, Department of Community Development, Office of Archaeology and Historic Preservation, 111 West 21st Avenue, Olympia, Washington.

Person or Organization Proposing Rule: Washington State Advisory Council on Historic Preservation.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: Not applicable.

AMENDATORY SECTION (Amending Order 86-11, filed 10/20/86)

WAC 254-20-090 RESPONSIBILITIES OF THE OWNER—APPLICATION REQUIREMENTS. (1) The owner of an historic property desiring special valuation shall apply to the assessor of the county in which the historic property is located upon forms prescribed by the department of revenue and supplied by the county assessor.

(2) In order to be eligible for special valuation, applications must be made not later than October 1 of the calendar year preceding the assessment year for which special valuation is sought.

(3) The owner shall be required to pay only such fees as are necessary to process and record documents pursuant to chapter 84.26 RCW.

(4) Applications shall include a legal description of the historic property. The owner (~~should~~) shall also provide comprehensive exterior and interior photographs of the historic property before and after rehabilitation, architectural plans or other legible drawings depicting the completed rehabilitation work, and a notarized affidavit attesting to the actual cost of the rehabilitation work completed prior to the date of application and the period of time during which the work was performed.

(5) For properties located within historic districts, the application shall also include, in addition to the information specified in subsection (4) of this section, a statement from the secretary of the interior or the appropriate local official, as specified in local administrative rules, indicating that the property is a certified historic structure.

(6) Property owners applying for special valuation under these rules shall make available to the local review board documentation as to the actual cost of the rehabilitation project and the period of time during which the rehabilitation took place.

WSR 86-22-058

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules relating to grain fees, chapter 16-212 WAC;

that the agency will at 10 a.m., Thursday, December 11, 1986, in the Commodity Inspection Conference Room, 2728B Westmoor Court 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 chapter 22.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 12, 1986.

Dated: November 5, 1986

By: J. Allen Stine
Assistant Director

STATEMENT OF PURPOSE

Title: Chapter 16-212 WAC, regarding Grain, hay, beans, and peas—Inspection fees.

Description of Purpose: To specify standards and criteria for assessment of fees for the services provided by the Department of Agriculture for grain and commodities inspection and weighing services, as well as identifying the authority and inspection points utilized for the services.

Statutory Authority: Chapter 22.09 RCW.

Summary of Rule: Proposed changes are to increase the department's grain and commodity inspection fees schedule to reflect current costs of providing services at current levels specifically to adjust the fee for submitted sample inspection to reflect the cost of providing additional information requested by industry; to provide fees for inspection of rapeseed under federal or state standards; to provide for inspection of unit trains on a sublot basis; and to clarify scheduling time and fee averaging procedures.

Reasons Supporting Proposed Actions: The adjustments are necessary to recover the costs of providing service without undue erosion of the grain inspection fund and to provide for services needed by the industry to market rapeseed.

Drafting, Implementation and Enforcement: William E. Brookreson, Grain Inspection Program Supervisor, Washington State Department of Agriculture, 406 General Administration Building, AX-41, Olympia, Washington 98504, (206) 753-5066.

Person or Organization Proposing Rule Whether Public, Private, or Governmental: Washington State Department of Agriculture.

Agency Comments: None.

These rules are not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: The agency has determined that there would be no economic impact upon small business in the state of Washington by the adoption of these amendments or new rules.

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-030 GENERAL PROVISIONS FOR HOURLY CHARGES.

(1) Straight time, rate per hour \$ 23.00
This hourly rate shall be applied on any job where the fee is not sufficient to provide revenue of \$23.00 per hour, per employee, and where no other hourly rate or fee is specified in the schedule of fees and

charges. Whenever the lot size or workload is not of sufficient size to generate \$23.00 per hour, per employee, an additional fee shall be assessed so that total revenue generated is equal to the \$23.00 rate: PROVIDED, That such revenue insufficiency may be established on the basis of the average hourly revenue generated at the worksite over the Monday through Sunday work week, upon written request of the applicant for service. In the absence of such request, fees shall be assessed on a daily basis.

(2) Overtime, and night shift rate per hour \$ 6.00

Whenever a service is requested before or after regularly scheduled working hours, Monday through Friday, or anytime on Saturdays, Sundays or holidays, a fee of \$6.00 per hour, per employee, shall be charged in addition to the regular inspection and weighing fees.

(a) Requests for service on Saturdays, Sundays, or holidays, or for work shifts other than 8:00 a.m. to 5:00 p.m., Monday through Friday, must be received by the inspection office no later than ~~((2:00))~~ 4:00 p.m. of the last regularly scheduled working day prior to the requested service. When the request is not received by ~~((2:00))~~ 4:00 p.m., service will be provided where personnel are available, but an additional fee of \$4.00 per hour, per employee, will be assessed for that shift.

(b) Requests for service which is beyond the scope or volume normally provided at an inspection site must be received by the inspection office no later than ~~((2:00))~~ 4:00 p.m. of the last regularly scheduled working day prior to the date of the requested service in order for the department to guarantee to have adequate staff available to perform the service.

(c) Whenever an employee is called from home after regular working hours, or on a Saturday, Sunday or holiday, a minimum of two additional hours shall be charged at the rate of \$10.00 per hour and added to other fees charged.

(d) Scheduled night shifts.

At all designated inspection points, for night shifts, Monday through Friday (usually from 6:00 p.m. to 3:00 a.m.) that are, or will be, continuous for a period of one month or longer, with only an occasional work stoppage, additional overtime fees per hour will not apply(~~:(~~ PROVIDED, That the workload is sufficient in size so that inspection and weighing fees generated that shift will defray the department's cost of \$23.00 per hour, per employee. If not, an additional charge shall be assessed to equal \$23.00 per hour, per employee).

(i) The department shall be given at least seven calendar days notice, in writing, to establish a scheduled night shift. If notice is not given, a fee of \$6.00 per hour, per employee, shall be assessed until the seven day notice period has elapsed.

(ii) The department shall be given at least twenty-one calendar days' notice, in writing, of cancellation of any scheduled night shift operation. If such notice is not given, a fee of \$6.00 per hour, per employee, shall be assessed for each hour under the regular night shift schedule that would have been worked until the twenty-one day notice period has elapsed.

(3) Standby rate per hour \$ 25.00

Whenever a service is requested before or after working hours, Monday through Friday or anytime on Saturdays, Sundays or holidays, and service cannot be performed through no fault of the department, a minimum of four hours at the standby rate of \$25.00 per hour, per employee, shall be charged. Whenever a service is requested before or after working hours or anytime on a Saturday, Sunday or holiday, and a cancellation of such request is not received by ~~((2:00))~~ 4:00 p.m. of the last regularly scheduled working day prior to the requested service, the four hour standby charge shall be applied.

(4) Guarantee of expense. When a service is requested that requires assignment of personnel at a facility where the volume of work at the established fees may not be adequate to pay the cost of providing the service, a guarantee of the expense of providing the service may be required. These facilities may enter into agreement with the department at guaranteed staffing levels and negotiated minimum hours and unit fees.

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-060 OFFICIAL INSPECTION AND/OR WEIGHING FEES UNDER THE UNITED STATES GRAIN STANDARDS ACT.

- (1) Combination inspection and weighing fees. Ships, barges, unit trains and transfers of bulk grain.
 - (a) From vessel to elevator, per ton \$ 0.12
 - (b) Bin transfers, per ton \$ 0.12
 - (c) From elevator to vessel, per ton \$ 0.12

(d) From railcars of a unit train, sampled by diverter samplers, batch weighed and inspected under the subplot inspection plan in units of not less than five cars, per ton \$ 0.12

(2) Inspection only of railroad boxcars, open hopper-type cars or covered hopper-type cars, original inspection.

(a) When sampled by United States department of agriculture approved mechanical belt, spout or leg type samplers at plants, per car \$ 14.50

(b) When sampled by United States department of agriculture approved grain trier, original and subsequent original inspections, per car \$ 23.00

(3) Inspection only of trucks, per truck \$ 14.00

(4) Reinspections of railroad boxcars, open hopper-type cars, covered hopper-type cars, ship subplot samples, barge lots, truck lots, and submitted samples.

(a) When based on an official file sample, per reinspection \$ 8.50

(b) When based on a new sample, for railcars only, per reinspection \$ 23.00

(c) When based on a new sample, for trucks only, per reinspection \$ 14.00

(5) Submitted samples, per inspection \$ ~~((6.25))~~ 7.00

(6) Factor analysis and/or certification.
(a) Factors added to existing certificates, or requested on ship subplot analyses, that do not affect the grade(~~(+)~~): per factor \$ 2.50

PROVIDED, That on submitted sample certificates of grade for wheat, dockage to the nearest one-tenth percent will be shown in remarks section and foreign material shown on the factor line, when it is not a grading factor, without additional charge.

(b) Factor certification only (maximum of two factors), per certificate \$ 3.00

(i) Additional factors added to a factor certificate, per factor \$ 2.50

(A maximum of \$6.25 will be charged for grading factors only.)

(ii) When submitted samples are not of sufficient size to provide official grade analysis, obtainable factors will be provided, upon request of the applicant, at the factor only rate.

(7) Official (NIR) protein analysis.
(a) Protein in conjunction with official inspection for grade \$ 6.25

(b) Protein only, submitted sample or reinspection \$ 8.50

(c) Protein based on official sample, add applicable sampling charges.

(8) Inspection of sacked grain at inspection points, per cwt \$ 0.06

(9) Checkloading sacked grain, per manhour \$ 23.00

(10) Waxy corn determination, on request, per determination \$ 12.00

(11) Stowage examinations - ships, barges or vessels.
(a) Per stowage space and/or tank, per examination \$ 22.50

(b) Initial inspection, minimum charge \$112.00

(c) Subsequent inspections, minimum charge \$ 67.50

(d) Stowage examinations will be made on ships or vessels at anchor in midstream when requested.
(i) It is the responsibility of the applicant to provide safe transportation by licensed tug or water taxi to and from the vessel.

(ii) A minimum of two hours of regular time at \$23.00 per hour (one inspector) for general cargo vessels and a minimum of four hours of regular time at \$23.00 per hour (two inspectors) shall be charged for tankers in addition to the established inspection fee.

(iii) Inspections can only be made at the convenience of the grain inspection office, during daylight hours, under safe working conditions, when weather conditions permit.

(iv) Inspections can only be made within the area of the designated tidewater grain inspection office.

(v) A ship's or vessel's officer or company agent shall accompany the licensed shiphold inspector(s).

(e) A minimum of four hours per inspector at the applicable overtime rate shall also be assessed on Saturdays, Sundays, or holidays.

(12) Other stowage examinations.
(a) Sea van-type containers (when checkloading is not required) \$ 7.60

(b) Railroad cars, trucks and other containers, not in conjunction with loading, per container \$ 7.60

- (13) Checktesting of diverter and mechanical samplers, per manhour \$ 23.00
- (14) Ship samples.
 - (a) Ship composite samples.
 - (i) Initial set of samples to applicant (maximum of three samples) no charge
 - (ii) Additional samples or samples at the request of other interested parties, per sample (two sample minimum when not requested with initial set) \$ 5.00
 - (b) Ship samples on a subplot basis, per sample \$ 5.00
- (15) Weighing services.
 - (a) Class X weighing services.
 - (i) From railroad boxcars, open or covered hopper-type cars (without inspection required) or vessels to elevator (grain only), per ton \$ 0.10
 - (ii) From elevator to boxcars, open or covered hopper-type cars, barges (without inspection required) or vessels (without inspection, grain only), per ton \$ 0.10
 - (iii) Bin transfers (grain only), per ton \$ 0.10
 - (iv) Trucks, per truck or weight lot \$ 7.00
 - (b) Class Y weighing services, per manhour \$ 23.00
 - (c) Checkweighing of sacked grain, per manhour \$ 23.00
 - (d) Scale certification/checktesting of official weighing scales.
 - (i) Weights and measures scale specialist, per manhour . . . \$ 31.50
 - (ii) Grain inspection personnel, per manhour \$ 23.00

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-070 OFFICIAL SERVICES UNDER THE AGRICULTURAL MARKETING ACT OF 1946.

- (1) Hay inspection.
 - (a) Complete inspection (minimum charge \$30.00), per ton \$ 1.00
 - (b) Factor inspection (minimum charge \$20.00), per ton \$ 1.00
 - (c) Submitted sample inspection, per sample \$ 5.00
- (2) Inspection of beans, dry peas, lentils, and similar commodities.
 - (a) Inspection of bagged commodities at inspection points, per cwt \$ 0.06
 - (b) Bulk commodity inspection at inspection points, per ton \$ 0.28
 - (c) Minimum charge for bulk or bagged commodities (one hour) \$ 23.00
 - (d) Submitted sample inspection, per sample \$ 13.00
- (3) Weighing and combination inspection/weighing services for bulk commodities.
 - (a) Weighing only, other than grain, per ton \$ 0.11
 - (b) Combination inspection/weighing of bulk commodities under federal grade standards, state standards, or for factor determinations, per ton \$ 0.12
 - (c) Weigh grain by-products into portable containers including fitness examination of the container, weigh and sample the by-product (thirty ton maximum) \$ 14.00
 - (4) Factor analysis.
 - (a) Moisture only \$ 5.00
 - (b) Additional factors, the determination of which are not required to establish grade, or otherwise not required by regulation, added to an existing certificate, per factor . . . \$ 2.50
 - (c) Certification, factor only (maximum two factors), per certificate \$ 3.00
 - (d) Additional factors added to a factor certificate, per factor \$ 2.50
 (A maximum of \$13.00 will be charged for grading factors only.)
 - (e) Analysis of rapeseed for official factors, per certificate \$ 13.00
 - (f) If official inspection is required for rapeseed, the applicable sampling only fee shall be assessed in addition to the factor analysis fee.
 - (5) Sampling only, bulk commodities.
 - (a) Trucks or containers, per carrier \$ 14.00
 - (b) Boxcars, open or covered hopper-type cars, per car . . . \$ 23.00
 - (c) Processed commodity and defense personnel support center (DPSC) inspection fees.
 - (a) Per manhour, two hour minimum, rate per hour \$ 23.00

- (b) In addition to the charges, if any, for sampling and other requested service, a fee will be assessed for each laboratory analysis or test identical with the amount charged by the federal grain inspection service for laboratory tests performed under authority of the Agricultural Marketing Act and for any postage or other costs of mailing not included in these fees.
 - (7) Sanitation inspections.
 - (a) Initial inspection no charge
 - (b) Reinspections, four hour minimum, per manhour \$ 23.00
 - (8) Stowage examinations under the Agricultural Marketing Act.
 - (a) Ships and vessels.
 - (i) Initial inspection, basic fee \$150.00
 - (ii) Subsequent inspections, basic fee \$100.00
 - (iii) In addition to the basic fee, there shall be levied a fee of \$23.00 per hour, per inspector.
 - (iv) These inspections shall be subject to the same restrictions and conditions as ship stowage examinations under the United States Grain Standards Act, as per WAC 16-212-060 (11)(d)(i) through (iv).
 - (b) Other stowage examinations shall be at the rate prescribed for containers listed in WAC 16-212-060(12).
 - (9) Aflatoxin testing fees.
 - (a) Black light and/or minicolumn determinations, per hour, per inspector \$ 23.00
 - (b) Minicolumn determination, per test \$ 15.60
 - (c) Thin layer chromatography fees and/or minicolumn fees, if applicable, will be assessed for laboratory analyses identical with the amount charged by the federal grain inspection service for that test.
 - (10) Falling numbers determinations, per determination \$ 12.00

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-082 FEES FOR SERVICES PERFORMED UNDER STATE REGULATION. (1) Inspection of cultivated buckwheat and safflower under Washington state standards shall be at the rate applicable for the same type of sample under the fees for services under the United States Grain Standards Act.

- (2) Cracked corn, corn screenings, and mixed grain screenings shall be inspected and/or weighed under the tonnage rate applicable for standardized grains as per WAC 16-212-060.
- (3) Unofficial (NIR) protein analysis (barley, mixed grain, etc.), per determination \$ 6.25
- (4) Set of ten protein reference samples (one class) standardized with the state monitoring machine, per set \$ 25.00
- (5) (~~Unofficial (NIR) oil determination for sunflower seed, per determination \$ 12.00~~)
 Rapeseed inspection under state standards.
 - (a) Submitted sample for factors or grade, per sample \$ 13.00
 - (b) When sampled by official personnel, add applicable sampling only fee.
 - (c) Export inspection and weighing in bulk, per ton \$ 0.12
 - (d) Inspection of bagged rapeseed, per cwt \$ 0.06
 - (e) Determination of erucic acid, glucosinolate level and oil content, per set of tests \$ 50.00

Note: This fee is applied in addition to the inspection fee for grading under state standards.

WSR 86-22-059

PROPOSED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning medical aid rules and maximum fee schedule, repealing WAC 296-23-300 to 296-23-357. Add new chapter 296-23A WAC dealing with a fee schedule for hospital outpatient radiology, pathology, laboratory and physical therapy services. WAC 296-21-011, 296-22-010, 296-23-01006, 296-23-20102 and 296-23-212

specifying reimbursement for professional component services;

that the agency will at 10:00 a.m., Tuesday, December 9, 1986, in the Conference Room, First Floor, General Administration Building, 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 8, 1987.

The authority under which these rules are proposed is RCW 51.04.020(4) and 51.04.030.

Dated: November 5, 1986

By: Joseph A. Dear
Deputy Director
for Richard A. Davis
Director

STATEMENT OF PURPOSE

The proposal for rule changes, which follow, amend portions of chapters 296-21 and 296-23 of the Washington Administrative Code. These titles [chapters] pertain to rules and fees for treatment provided to injured workers.

The purpose of these proposed rules is to make the following substantive changes in Title 296 WAC as previously enacted: Revise fee schedule pertaining to reimbursement of health service providers and hospitals for service on workers' compensation claims.

Statutory Authority: RCW 51.04.020(4) and 51.04.030.

In summary, the following changes are accomplished by the proposed rules: Rules pertaining to a fee schedule for hospital outpatient radiology, pathology, laboratory, and physical therapy services, and rules specifying reimbursement for professional components have been developed.

Agency Personnel Responsible for Drafting: Taylor Dennen, Michael Arnis, and Diane Reus; Implementation and Enforcement: Joseph Dear and other industrial insurance division personnel.

These rule changes are proposed by the Department of Labor and Industries, an agency of the state of Washington.

The proposing agency has no comments regarding statutory language, implementation, enforcement or fiscal matters beyond those appearing above.

These rules are not necessitated by any federal or state court action.

The department has considered whether these rules are subject to the Regulatory Fairness Act, (chapter 6, Laws of 1982), and has determined that they are not for the following reason: There is no unfavorable economic impact for small business, because there is no fiscal impact resulting from these rules.

The agency reserves the right to modify the text of these proposed rules prior to the public hearing thereon or in response to written or oral comments thereon received prior to or during the public hearing. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules on economic values pursuant to chapter 43.21H RCW. Correspondence relating to this notice and proposed rules attached should be addressed to: Taylor

Dennen, Administrator, Health Services Analysis, Department of Labor and Industries, General Administration Building, HC-251, Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-01006 RADIOLOGY, RADIATION THERAPY, NUCLEAR MEDICINE AND MODIFIERS. Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. Modifiers commonly used in RADIOLOGY (INCLUDING NUCLEAR MEDICINE AND DIAGNOSTIC ULTRASOUND) are as follows:

- 22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may also be appropriate. Note: Modifier -22 may be utilized with computerized tomography numbers when additional slices are required or a more detailed examination is necessary.
- 25 DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography): When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.
- 26 PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services,) are a combination of a physician component and a technical component. When the physician component is billed separately, the procedure may be identified by adding the modifier '-26' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made on the basis of up to and including forty percent of the fee maximum.
- 27 TECHNICAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the technical component is billed separately, the procedure may be identified by adding the modifier '-27' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made on the basis of up to and including sixty percent of the fee maximum.
- 50 MULTIPLE OR BILATERAL PROCEDURES: When multiple or bilateral procedures are provided at the same operative session, the first major procedure may be reported as listed. The secondary or lesser procedure(s) may be identified by adding the modifier '-50' to the usual procedure number(s) and value at 50 percent of the listed values unless otherwise indicated.
- 52 REDUCED SERVICES: Under certain circumstances a service or procedure is partially reduced or eliminated at the physician's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52' signifying that the service is reduced. This provides a means of reporting reduced services at reduced charge without disturbing the identification of the basic service. Note: Modifier -52 may be utilized with computerized tomography numbers for a limited study or a follow-up study.
- 62 TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical procedure. Under such circumstances the services of each may be identified by adding the modifier '-62' to the procedure number used by each surgeon for reporting his services.

- 66 **SURGICAL TEAM:** Under some circumstances, highly complex procedures (requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment) are carried out under the 'surgical team' concept. Such circumstances may be identified by each participating physician with the addition of the modifier '-66' to the basic procedure number used for reporting services.
- 75 **CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN:** When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.
- 76 **REPEAT PROCEDURE BY SAME PHYSICIAN:** The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.
- 77 **REPEAT PROCEDURE BY ANOTHER PHYSICIAN:** The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.
- 80 **ASSISTANT SURGEON:** Surgical assistant services may be identified by adding the modifier '-80' to the usual procedure number(s).
- 90 **REFERENCE (OUTSIDE) LABORATORY:** When laboratory procedures are performed by a party other than the treating or reporting physician the procedure(s) may be identified by adding the modifier '-90' to the usual procedure number and shall be billed as charged to the physician.
- 99 **MULTIPLE MODIFIERS:** Under certain circumstances two or more modifiers may be necessary to completely delineate a service. In such situations modifier '-99' should be added to the basic procedure, and other applicable modifiers may be listed as a part of the description of the service. Value in accordance with appropriate modifiers.

AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-23-20102 PATHOLOGY MODIFIER. MODIFIERS: Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code, which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in **PATHOLOGY AND LABORATORY** are as follows:

- 22 **UNUSUAL SERVICES:** When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. A report may also be appropriate. BR
- 26 **PROFESSIONAL COMPONENT:** Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the professional component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. Payment is made on the basis of up to and including forty percent of the fee maximum.
- 52 **REDUCED SERVICES:** Under certain circumstances a service or procedure is partially reduced or eliminated at the doctor's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52', signifying that the service is reduced. This provides a means of reporting reduced services without disturbing the identification of the basic service.

- 90 **REFERENCE (OUTSIDE) LABORATORY:** When laboratory procedures are performed by a party other than the treating or reporting doctor, the procedure may be identified by adding the modifier '-90' to the usual procedure number. The procedure shall be billed as charged to the ordering doctor. BR

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-212 CHEMISTRY AND TOXICOLOGY.

The material for examination can be from any source. Examination is quantitative unless specified. (For list of automated, multichannel tests, see 80003-80019.)

		Unit Value
82000	Acetaldehyde, blood	40.0
82003	Acetaminophen, urine	40.0
	(Acetic anhydride, see volatiles, 84600)	
82005	Acetoacetic acid, serum	40.0
82009	Acetone, qualitative	12.0
82010	quantitative	12.0
	(For acetone bodies, see 82009-82010, 82635, 83947)	
82011	Acetylsalicylic acid; quantitative	32.0
82012	qualitative	32.0
82013	Acetylcholinesterase,	40.0
	(Acid, gastric, see gastric acid, 82926-82932)	
	(Acid phosphatase, see 84060-84065)	
82015	Acidity, titratable, urine	30.0
	(ACTH, see 82024)	
	(Adrenalin-Noradrenalin, see catecholamines, 82382-82384)	
82024	Adrenocorticotrophic hormone (ACTH), RIA	120.0
82030	Adenosine; 5'-diphosphate (ADP) and 5'-monophosphate (AMP), cyclic, RIA, blood	40.0
82035	5'-triphosphate, blood	40.0
82040	Albumin, serum	*20.0
82042	urine, quantitative (specify method, e.g., Esbach)	20.0
	(For albumin/globulin ratio, albumin/globulin ratio by electrophoretic method, see 84155-84200)	
82055	Alcohol (ethanol), blood, chemical	30.0
82060	by gas-liquid chromatography	40.0
82065	urine, chemical	30.0
82070	by gas-liquid chromatography	40.0
82072	Alcohol (ethanol) gelation	30.0
82075	breath	60.0
82076	Alcohol; isopropyl	60.0
82078	methyl	60.0
82085	Aldolase, blood, kinetic ultraviolet method	26.0
82086	colorimetric	20.0
82087	Aldosterone; double isotope technique	120.0
82088	RIA blood	100.0
82089	RIA urine	100.0
	(Alkaline phosphatase, see 84075-84080)	
82095	Alkaloids, tissue, screening	80.0
82096	quantitative	120.0
82100	urine, screening	80.0
82101	quantitative	120.0
	(See also 82486, 82600, 82662, 82755, 84231)	
	(Alpha amino acid nitrogen, see 82126)	
	(Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)	
	(Alphaketoglutarate, see 83584)	
	(Alpha tocopherol (Vitamin E), see 84446)	

	Unit Value		Unit Value
82112 Amikacin	BR	82260 urine, quantitative	12.0
(Amikacin serum radioimmunoassay, see 80040)		82265 amniotic fluid, quantitative	30.0
82126 Alpha amino acid nitrogen	50.0	82268 Bismuth	80.0
82128 Amino acids, qualitative	40.0	82270 Blood, feces, occult, screening	8.0
82130 Amino acids, urine or plasma chromatographic fractionation and quantitation	180.0	82273 duodenal, gastric contents, qualitative	BR
82134 Aminohippurate, para (PAH)	30.0	(Blood urea nitrogen (BUN), see 84520-84525, 84545)	
(For administration, see 36410, 99070)		(Blood volume, see 84605-84610, 78110, 78111)	
82135 Aminolevulinic acid, delta (ALA)	50.0	82280 Boric acid, blood	100.0
82137 Aminophylline	60.0	82285 urine	100.0
82138 Amitriptyline	60.0	82286 Bradykinin	BR
82140 Ammonia, blood	40.0	82290 Bromides, blood	24.0
82141 urine	40.0	82291 urine	40.0
82142 Ammonium chloride loading test	40.0	(For bromsulphthalein (BSP), see 84382)	
82143 Amniotic fluid scan (spectrophotometric)	50.0	82300 Cadmium, urine	100.0
(For L/S ratio, see 83661)		82305 Caffeine	60.0
(Amobarbital, see 82205-82210)		82306 Calcifediol (25-OH Vitamin D-3), chromatographical technique	BR
82145 Amphetamine, or methamphetamine, chemical, quantitative	80.0	82307 Calciferol (Vitamin D) RIA	BR
82150 Amylase, serum	30.0	82308 Calcitonin, RIA	80.0
82155 isoenzymes electrophoretic	BR+	82310 Calcium, blood, chemical	°22.0
82156 urine (diastase)	30.0	82315 fluorometric	°22.0
82157 Androstenedione RIA	80.0	82320 emission flame photometry	22.0
82159 Androsterone	50.0	82325 atomic absorption flame photometry	24.0
82160 RIA	50.0	82330 fractionated, diffusible	60.0
(See also 83593-83596)		82331 after calcium infusion test	24.0
(Angiotensin I, see renin, 84244)		82335 urine, qualitative (Sulkowitch)	11.0
82163 Angiotensin II, RIA	BR	82340 quantitative timed specimen	32.0
82165 Aniline	BR	82345 feces, quantitative timed specimen	80.0
(Antidiuretic hormone, RIA, see 84588)		82355 Calculus (stone) qualitative, chemical	40.0
82168 Antihistamines	BR	82360 quantitative, chemical	60.0
82170 Antimony, urine	80.0	82365 infrared spectroscopy	60.0
(Antimony, screen, see 83015)		82370 X-ray diffraction	50.0
(Antitrypsin, alpha-1-, see 86329)		(Carbamates, see individual listings)	
82173 Arginine tolerance test	BR	82372 Carbamazepine, serum	BR
82175 Arsenic, blood, urine, gastric contents, hair or nails, quantitative	80.0	82374 Carbon dioxide, combining power or content	10.0
(For heavy metal screening, see 83015)		(See also 82801-82803, 82817)	
82180 Ascorbic acid (Vitamin C) blood	40.0	82375 Carbon monoxide, (carboxyhemoglobin); quantitative	48.0
(Aspirin, see acetylsalicylic acid, 82011, 82012)		82376 qualitative	48.0
(Atherogenic index, blood, ultracentrifugation, quantitative, see 83717)		(Carbon tetrachloride, see 84600)	
82205 Barbiturates quantitative	60.0	(Carboxyhemoglobin, see 82375, 82376)	
82210 quantitative and identification	80.0	82380 Carotene, blood	40.0
(For qualitative screen, see 82486, 82660, 82662, 82755, 84231)		(Carotene plus Vitamin A, see 84595)	
82225 Barium	BR	82382 Catecholamines (dopamine, norepinephrine, epinephrine); total urine	BR
(Bence-Jones protein, 84185)		82383 blood	BR
82230 Beryllium, urine	80.0	82384 fractionated	BR
82231 Beta-2 microglobulin, RIA; urine	BR	(For urine metabolites, see 83835, 84585)	
82232 serum	BR	82390 Ceruloplasmin, chemical (copper oxidase), blood	40.0
82235 Bicarbonate excretion, urine	BR	(For gel diffusion technique, see 86331; immunodiffusion technique, see 86329)	
82236 Bicarbonate loading test	BR	82400 Chloral hydrate, blood	60.0
(Bicarbonate, see 82374)		82405 urine	40.0
82240 Bile acids, blood, fractionated	120.0	82415 Chloramphenicol, blood	40.0
82245 Bile pigments, urine	8.0	82418 Chlorazepate dipotassium	40.0
°82250 Bilirubin, blood, total or direct	°24.0	82420 Chlordiazepoxide, blood	60.0
82251 blood, total AND direct	30.0	82425 urine	60.0
82252 feces, qualitative	BR	82435 Chlorides, blood, (specify chemical or electrometric)	°20.0
		82436 urine, (specify chemical, electrometric or Fantus test)	20.0
		82437 sweat (without iontophoresis)	20.0
		(For iontophoresis, see 89360)	

	Unit Value		Unit Value
82438 spinal fluid	20.0	(Cyclic GMP, see 83008)	
82441 Chlorinated hydrocarbons, screen	20.0	82614 Cystine, blood, qualitative	BR
82443 Chlorothiazide-hydrochlorothiazide	60.0	82615 Cystine, and homocystine, urine, qualitative	30.0
(Chlorpromazine, see 84021, 84022)		82620 quantitative	40.0
82465 Cholesterol, serum; total	°22.0	82624 Cystine aminopeptidase	BR
82470 total and esters	30.0	(D hemoglobin, see 83053)	
82480 Cholinesterase, serum	40.0	(Delta-aminolevulinic acid (ALA), see 82135)	
82482 RBC	60.0	82626 Dehydroepiandrosterone, RIA	BR
82484 serum and RBC	80.0	(See also 83593-83596)	
82485 Chondroitin B sulfate, quantitative	BR	(Deoxycortisol, 11- (compound S), RIA, see 82634)	
(Chorionic gonadotropin, see gonadotropin, 82996-83002)		82628 Desipramine	BR
82486 Chromatography; gas-liquid, compound and meth-	BR	82633 Desoxycorticosterone, 11-RIA	BR
82487 od not elsewhere specified		(See also 83593-83596)	
82488 paper, 1-dimensional, compound and method not	BR	82634 Desoxycortisol, 11-(compound S), RIA	80.0
82489 elsewhere specified	BR	(See also 83492)	
82488 paper, 2-dimensional, not elsewhere specified ...	BR	82635 Diacetic acid	18.0
82489 thin layer, not elsewhere specified	BR	(Diagnex blue, tubeless gastric, see 82939)	
82490 Chromium, blood	100.0	(Diastase, urine, see 82156)	
82495 urine	100.0	82636 Diazepam	50.0
82505 Chymotrypsin, duodenal contents	30.0	82638 Dibucaine number	34.0
82507 Citric acid	80.0	82639 Dicumarol	BR
82512 Clonazepam	BR	(Dichloroethane, see 84600)	
82520 Cocaine, quantitative	60.0	(Dichloromethane, see 84600)	
(Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)		(Diethylether, see 84600)	
(Codeine, quantitative, see 82096, 82101)		82640 Digitoxin digitalis, blood RIA	BR+
(Complement, see 86159-86162)		82641 urine	BR+
(Compound S, see 82634)		82643 Digoxin, RIA	36.0
82525 Copper, blood	60.0	82646 Dihydrocodinone	BR
82526 urine	60.0	(Dihydrocodinone screen, see 82486-82489, 82662, 82755, 84231)	
(Coproblinogen, feces, 84575)		82649 Dihydromorphinone, quantitative	75.0
(Coproporphyrins, see 84118-84121)		(Dihydromorphinone screen, see 82486, 82489, 82662, 82755, 84231)	
(Corticosteroids, see 83492-83496)		82651 Dihydrotestosterone (DHT)	BR
82528 Corticosterone, RIA	BR	82654 Dimethadione	BR
(See also 83593-83597)		(Diphenylhydantoin, see 84045)	
82529 Cortisol; fluorometric, plasma	36.0	(Dopamine, see 82382-82384)	
82531 CPB, plasma	75.0	82656 Doxepin	BR
82532 CPB, urine	75.0	82660 Drug screen (amphetamines, barbiturates, alka-	65.0
82533 RIA, plasma	90.0	82660 loids)	
82534 RIA, urine	90.0	(See also 82486-82489, 82662, 82755, 84231)	
82536 after adrenocorticotrophic hormone (ACTH) Ad-	BR	(Duodenal contents, see individual enzymes; for intubation	
82537 ministration	BR	82662 Enzyme immunoassay technique for drugs, EMIT ..	30.0
82538 48 hours after continuous ACTH infusion	BR	82664 Electrophoretic technique, not elsewhere specified ..	45.0
82538 after metyrapone tartrate administration	BR	82666 Epiandrosterone	BR
82539 dexamethasone suppression test, plasma and/or	BR	(See also 83593, 83596)	
82540 Creatine, blood	24.0	(Epinephrine, see 82382-82384)	
82545 urine	40.0	82668 Erythropoietin, bioassay	BR
82546 Creatine and creatinine	50.0	(For HI method, see 86280)	
82550 Creatine phosphokinase (CPK), blood, timed kinet-	26.0	82670 Estradiol, RIA (placental)	90.0
82552 ic ultraviolet method	30.0	82671 Estrogens; fractionated	85.0
82555 isoenzymes	20.0	82672 total	60.0
82555 colorimetric	°20.0	82673 Estriol; fluorometric	54.0
82565 Creatinine, blood	°20.0	82674 GLC	45.0
82570 urine	°20.0		
82575 clearance	°40.0		
82585 Cryofibrinogen, blood	40.0		
82595 Cryoglobulin, blood	40.0		
(Crystals, pyrophosphate vs. urate, see 84208)			
82600 Cyanide, blood	80.0		
82601 tissue	80.0		
82606 Cyanocobalamin (Vitamin B-12); bioassay	70.0		
82607 RIA	45.0		
82608 unsaturated binding capacity	60.0		
(Cyclic AMP, see 82030)			

	Unit Value		Unit Value
82676	Chemical	75.0	
82677	RIA	105.0	
(Estrogen receptor assay, see 84233)			
82678	Estrone; chemical	75.0	
82679	RIA	90.0	
(Ethanol, see 82055-82075)			
82690	Ethchlorvynol (Placidyl), blood	60.0	
82691	urine	60.0	
82692	Ethosuximide	BR	
(Ethyl alcohol, see 82055-82075)			
82694	Etiocolanolone	BR	
(See also 83593, 83596)			
(Evans blue, see blood volume, 84605-84610)			
82696	Etiocolanolone, RIA	50.0	
82705	Fat or lipids, feces, screening	10.0	
82710	quantitative, 24 or 72 hour specimen	100.0	
82715	Fat differential, feces, quantitative	BR	
82720	Fatty acids, blood, esterified	40.0	
82725	nonesterified	40.0	
82727	Ferric chloride, urine	BR	
82728	Ferritin, specify method (e.g., RIA, immunoradiometric assay)	BR	
(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)			
(Fetoprotein, alpha-1, see 86329)			
82730	Fibrinogen, quantitative	21.0	
(See also 85371, 85377)			
82735	Fluoride, blood	100.0	
82740	urine	100.0	
82741	Flucytosine (5-fluorocytosine)	BR	
82742	Flurazepam	BR	
82745	Folic acid, (folate), blood bioassay	BR+	
82746	RIA	45.0	
(Follicle stimulating hormone (FSH), see 83000, 83001)			
82750	Formimino-glutamic acid (FIGLU), urine	100.0	
82755	Free radical assay technique for drugs (FRAT)	BR	
82756	Free thyroxine index (T-7)	BR	
82757	Fructose, semen	BR	
(Fructose, TLC screen, see 84375)			
82759	Galactokinase, RBC	BR	
82760	Galactose, blood	40.0	
82763	tolerance test	75.0	
82765	urine	40.0	
82775	Galactose-1-phosphate uridyl transferase	60.0	
(For TLC screen, see 84375)			
82776	screen	18.0	
82780	Gallium	BR	
82784	Gammaglobulin, A, D, G, M nephelometric, each	12.0	
82785	Gammaglobulin, E, RIA	75.0	
82786	Gammaglobulin, salt precipitation method	21.0	
(Gammaglobulin by gel (immuno) diffusion, see 86329)			
(Gamma-glutamyl transpeptidase (GGT), see 82977)			
82790	Gases, blood, oxygen saturation; by calculation from pO ₂	40.0	
82791	by manometry	40.0	
82792	by oximetry	20.0	
82793	by spectrophotometry	40.0	
82795	by calculation from pCO ₂	6.0	
82800	Gases, blood, pH, only	20.0	
82801	pCO ₂	24.0	
82802	pH, pCO ₂ by electrode	42.0	
82803	pH, pCO ₂ , pO ₂ simultaneous	54.0	
82804	pO ₂ by electrode	40.0	
82812	pO ₂ by manometry	24.0	
82817	pH, pCO ₂ by tonometry	24.0	
(For arterial puncture, see 36600)			
(For blood gas studies as a part of pulmonary function studies, see 94700-94710)			
82926	Gastric acid, free and total; single specimen	11.2	
82927	each additional specimen	9.0	
82928	Gastric acid, free or total; single specimen	9.0	
82929	each additional specimen	7.5	
82931	Gastric acid, pH titration; single specimen	24.0	
82932	each additional specimen	18.0	
82939	Gastric analysis, tubeless (Diagnex blue)	BR	
(Gastric analysis, with stimulation, see 89140, 89141)			
(Gastric analysis, pepsin, see 83974)			
(For gastric intubation, see 89130, 74340)			
(For aspiration of specimens with insulin administration (Hollander test), see 91075)			
82941	Gastrin, RIA	48.0	
(GGT, see 82977)			
(GLC, gas liquid chromatography, see 82486)			
82942	Globulin, serum	10.5	
(See also 82784, 82786, 84155-84200, 86329)			
82943	Glucagon, RIA	BR	
82944	Glucosamine	6.0	
82947	Glucose; except urine (e.g., blood, spinal fluid, joint fluid)	10.5	
82948	blood, stick test	8.2	
82949	fermentation	22.5	
82950	post glucose dose (includes glucose)	13.5	
82951	tolerance test (GTT), three specimens (includes glucose)	37.5	
82952	tolerance test, each additional beyond three specimens	10.5	
(For intravenous glucose tolerance test, see 82961)			
82953	tolbutamide tolerance test	15.0	
(For insulin tolerance test, see 82937)			
(For leucine tolerance test, see 83681)			
82954	urine	20.0	
(For intubation, see 89130, 79340)			
82955	Glucose-6-phosphate dehydrogenase, erythrocyte	60.0	
82960	screen	56.0	
82961	Glucose tolerance test, intravenous	BR	
(For glucose tolerance test with medication use 90784 in addition)			
82963	Glucosidase, beta	BR	
82965	Glutamate dehydrogenase, blood	40.0	
(Glutamic oxaloacetic transaminase (SGOT), see 84450-84455)			
(Glutamic pyruvic transaminase (SGPT), see 84460-84465)			
82975	Glutamine (glutamic acid amide), spinal fluid	80.0	
82977	Glutamyl transpeptidase, gamma (GGT)	BR	
82978	Glutathione	BR	
82979	Glutathione reductase, RBC	BR	
82980	Glutethimide	56.2	
(Glycohemoglobin, see 83036)			
82985	Glycoprotein electrophoresis	60.0	

	Unit Value		Unit Value
82995 Gold, blood	100.0	83493 blood, Porter-Silber type	45.0
82996 Gonadotropin, chorionic, bioassay; qualitative	30.0	83494 blood, fluorometric	38.0
82997 quantitative	30.0	83495 urine, Porter-Silber type	52.0
82998 Gonadotropin, chorionic, RIA	38.0	83496 urine, fluorometric	52.0
(Gonadotropin, chorionic, beta subunit, RIA, see 84701)		(See also 82531-82534, 82634, 84409)	
(For immunoassay, qualitative, see 86006, 86007)		83497 Hydroxyindolacetic acid, 5-(HIAA), urine	60.0
(For quantitative titer, see 86008, 86009)		(For HIAA, blood, see 84260)	
83000 Gonadotropin, pituitary FSH; bioassay	90.0	83498 Hydroxyprogesterone, 17-d, RIA	105.0
83001 RIA	90.0	83499 Hydroxyprogesterone, 20-	BR
83002 (LH)(ICSH)RIA	90.0	83500 Hydroxy-proline, urine, free only	100.0
83003 Growth hormone (HGH), (somatotropin) RIA	48.0	83505 total only	100.0
83004 after glucose tolerance test	48.0	83510 free and total	180.0
(For growth hormone secretion after arginine tolerance test, see 82173)		83523 Imipramine	67.0
(For human growth hormone antibody, RIA, see 86277)		(Immunoglobulines, see 82784, 82785, 82786, 86329, 86335)	
83005 Guanase, blood	40.0	83524 Indican, urine	35.0
83008 Guanosine monophosphate (GMP) cyclic, RIA	BR	83525 Insulin, RIA	40.0
83010 Haptoglobin, chemical	60.0	83526 Insulin tolerance	80.0
83011 quantitative, electrophoresis	30.0	(For proinsulin, see 84206)	
83012 phenotypes, electrophoresis	60.0	83528 Intrinsic factor level	BR
83015 Heavy metal screen (arsenic, bismuth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit)	30.0	(For intrinsic factor antibodies, RIA, see 86340)	
83018 chromatography, DEAE column	BR	83530 ((Hsulfm)) Inulin clearance	40.0
83020 Hemoglobin, electrophoresis (includes A ₂ , S, C, etc.)	80.0	(For administration, see 36410, 99070)	
(Hemoglobin, carboxyhemoglobin (CO), see 82375, 82376; colorimetric, see 85018, 85031)		(83533, 83534 protein bound iodine have been deleted. To report, use 84999)	
83030 F (fetal), chemical	40.0	(For thyroxine, see 84435-84439)	
83033 F(fetal), qualitative (APT) test, fecal	56.0	(For triiodothyronine (true T-3), RIA, see 84480)	
83036 glycosylated (A1c)	60.0	(For T-3 or T-4 radioactive resin uptake, see RT3U, 84250; for RT3U+thyroxine, see 84251)	
83040 methemoglobin, electrophoretic separation	80.0	83540 Iron, serum, chemical	20.0
83045 qualitative	20.0	83545 automated	12.0
83050 quantitative	40.0	83546 radioactive uptake method	30.0
83051 plasma	40.0	83550 binding capacity, serum chemical	20.0
83052 sickle, turbidimetric	34.0	83555 automated	12.0
83053 solubility, S-D, etc.	40.0	83565 radioactive uptake method	30.0
83055 sulfhemoglobin, qualitative	20.0	83570 Isocitric dehydrogenase (IDH), blood, kinetic ultraviolet	26.0
83060 quantitative	40.0	83571 colorimetric	20.0
83065 thermolabile	BR	(Isopropyl alcohol, see alcohol 82076)	
83068 unstable, screen	BR	83576 Isonicotinic acid hydrazide (INH)	105.0
83069 urine	BR	83578 Kanamycin	49.0
83070 Hemosiderin, urine	12.0	83582 Ketogenic steroids, urine; 17-(17-KGS)	45.0
83071 Hemosiderin, RIA	25.6	83583 11-desoxy: 11-oxy ratio	75.0
(Heroin, screening, see 82660, 82486, 82662, 82755, 84231; quantitative, see 82096, 82101)		83584 Ketoglutarate, alpha	40.0
(HIAA, see 83497)		(Ketone bodies, see 82005-82010; urine, see 81000-81005)	
83086 Histidine; blood, qualitative	BR	83586 Ketosteroids, 17-(17-KS), blood; total	38.0
83087 urine, qualitative	BR	83587 fractionation, alpha/beta	75.0
83088 Histamine	100.0	83588 RIA	54.0
(Hollander test, see 91075)		83589 Ketosteroids, 17-(17-KS), urine; total	36.0
(Homocystine, qualitative, see 82615)		83590 fractionation, alpha/beta	60.0
(Homocystine, quantitative, see 82620)		83593 chromatographic fractionation	75.0
83093 Homogentisic acid; blood, qualitative	BR	(83596 D/A/E ratio has been deleted.)	
83094 Homogentisic acid, urine, qualitative	20.0	83597 11-desoxy: 11-oxy ratio	75.0
83095 quantitative	40.0	(See also 82528, 82632, 82633, 82666, 82694)	
(Hormones, see individual alphabetic listings in chemistry section)		83599 Ketosteroids, 17-OH, RIA	64.1
83150 homo-vanillic acid (HVA), urine	80.0	83600 Kynurenic acid	90.0
83485 Hydroxybutyric dehydrogenase, alpha (HBD), blood; kinetic ultraviolet method	22.0	83605 Lactate, lactic acid	40.0
83486 colorimetric method	20.0	83610 Lactic dehydrogenase (LDH), RIA	33.7
83491 Hydroxycorticosteroids, 17- (17-OHCS); RIA	64.1	83615 Lactic dehydrogenase (LDH), blood, kinetic ultraviolet method	26.0
83492 Hydroxycorticosteroids, 17- (17-OHCS); gas liquid chromatography (GLC)	82.0		

	Unit Value		Unit Value
83620	colorimetric or fluorometric	°20.0	
83624	heat or urea inhibition (total not included)	24.0	83825 Mercury quantitative, blood
83625	isozymes, electrophoretic separation and quantitation	60.0	83830 urine
			(Mercury screen, see 83015)
83626	chemical separation	20.0	83835 Metanephrines, urine
83628	Lactic dehydrogenase, liver (LLDH)	20.0	
83629	Lactic dehydrogenase (LDH), urine	20.0	(For catecholamines, see 82382-82384)
83631	Lactic dehydrogenase (LDH), CSF	20.0	83840 Methadone
	(For hydroxybutyric dehydrogenase (HBD), see 83485)		(Methamphetamine, see 82145)
83632	Lactogen, human placental (HPL) chorionic somatomammotropin, RIA	30.0	(Methanol, see 82078)
83633	Lactose, urine; qualitative	20.0	83842 Methapyrilene
83634	quantitative	20.0	83845 Methaqualone
	(For tolerance, see 82951-82952)		(For metals, heavy, screening (Reinsch test), see 82177)
	(For TLC screen, see 84375)		83857 Methemalbumin
83645	Lead, screening, blood	20.0	
83650	urine	20.0	(Methemoglobin, see hemoglobin 83045-83050)
83655	quantitative, blood	60.0	83858 Methsuximide, serum
83660	urine	60.0	
83661	Lecithin-sphingomyelin ratio (L/S ratio), amniotic fluid	75.0	(Methyl alcohol, see 82078)
83670	Leucine amino-peptidase (LAP), blood, kinetic ultraviolet method	26.0	83859 Methypylon
83675	colorimetric	20.0	83860 Morphine, screening
83680	urine	26.0	83861 quantitative
83681	Leucine tolerance test	26.0	83862 RIA
83685	Lidocaine	20.0	83864 Mucopolysaccharides, acid, blood
83690	Lipase, blood	30.0	83865 Mucopolysaccharides, acid, urine quantitative
83700	Lipids, blood, total	30.0	83866 screen
83705	fractionated (cholesterol, triglycerides, phospholipids)	60.0	83870 Mucoprotein, blood (seromuroid)
	(For feces, see 82705-82715)		83872 Mucin, synovial fluid (rope test)
83715	Lipoprotein, blood; electrophoretic separation and quantitation phenotyping	60.0	83873 Myeline basic protein, CSF, RIA
83717	analytic ultracentrifugation separation and quantitation (atherogenic index)	100.0	(For oligoclonal bands, see 83916)
83718	Lipoprotein high density cholesterol (HDL cholesterol) by precipitation method	BR	83874 Myoglobin, electrophoresis
83719	Lipoprotein very low density cholesterol (VLDL cholesterol) by ultracentrifugation	BR	83875 Myoglobin, urine
83720	Lipoprotein cholesterol fractionation calculation by formula	BR	83880 Nalorphine
83725	Lithium, blood, quantitative	60.0	83885 Nickel, urine
	(Luteinizing hormone (LH), see 83002)		83887 Nicotine
83727	Luteinizing releasing factor (LRH), RIA	60.0	83895 Nitrogen, urine, total, 24 hour specimen
83728	Lysergic acid diethylamide (LSD) RIA	BR	83900 feces, 24 hour specimen
83730	(Macroglobulins (sia test))	30.0	83910 Nonprotein nitrogen, blood
83735	Magnesium, blood, chemical	20.0	(Norepinephrine, see 82382-82384)
83740	fluorometric	20.0	83915 Nucleotidase 5'-
83750	atomic absorption	40.0	83916 Oligoclonal immune globulin (Ig), CSF, by electrophoresis
83755	urine, chemical	40.0	(For myelin basic protein, CSF, see 83873)
83760	fluorometric	40.0	83917 Organic acids; screen, qualitative
83765	atomic absorption	40.0	83918 quantitative
83775	Malate dehydrogenase, kinetic ultraviolet method	30.0	83920 Ornithine carbonyl transferase, (OCT)
	(Maltose tolerance, see 82951, 82952)		83930 Osmolality, blood
	(Mammotropin, see 84146)		83935 urine
83785	Manganese, blood or urine	60.0	83938 Ouabain
83790	Mannitol clearance	BR	83945 Oxalate, urine
	(Marijuana, see tetrahydrocannabinol THC, 84408)		(For alpha oxoglutarate, see 82120)
83795	Melanin, urine, quantitative	60.0	83946 Oxazepam
83799	Meperidine, quantitative	54.0	83947 Oxybutyric acid, beta
	(For screen, see 82486, 82489, 82662, 82755, 84231)		83948 Oxycodone
83805	Meprobamate, blood or urine	60.0	(Oxygen, see gases, blood, 82790-82817)
	(For screen, see 82486, 82489, 84231)		83949 Oxytocinase, RIA
			(Para-aminohippuric acid, see 82134)
			83965 Paraldehyde, blood, quantitative
			83970 Parathormone (parathyroid hormone), RIA
			(PBI, see 83533)
			83971 Penicillin, urine
			83972 Pentazocine
			83973 Pentose, urine, qualitative

	Unit Value		Unit Value
(For TLC screen, see 84375)		84132 Potassium, blood	°24.0
83974 Pepsin, gastric	23.0	84133 urine	°24.0
83975 Pepsinogen, blood	40.0	84135 Pregnanediol; RIA	BR
83985 Pesticide, other than chlorinated hydrocarbons, blood, urine or other material	BR+	84136 other method (specify)	BR
(Pesticide, chlorinated hydrocarbons, see 82441)		84138 Pregnanetriol; RIA	BR
83986 pH, body fluid, except blood	BR	84139 other method (specify)	BR
(For blood, see 82800, 82802, 82803, 82817)		84141 Primidone	60.0
83992 Phencyclidine (PCP)	38.0	84142 Procainamide	60.0
83995 Phenol, blood or urine	60.0	84144 Progesterone, any method	105.0
84005 Phenolsulphonphthalein (PSP), urine	20.0	(For proinsulin, RIA, see 84206)	
(For injection procedure, see 36410 for provision of materials, see 99070)		84146 Prolactin (mammatropin), RIA	225.0
84021 Phenothiazine, urine	100.0	84147 Propoxyphene	60.0
(See also 82486 et seq.)		(For screen, see 82486 et seq.)	
84022 quantitative, chemical	BR	84149 Propranolol	BR
(For also individual drugs)		84150 Prostaglandin, any one, RIA	BR
84030 Phenylalanine, blood, Guthrie	12.0	84155 Protein, total, serum, chemical	°20.0
(Phenylalanine-tyrosine ratio, see 84030, 84510)		84160 refractometric	12.0
84031 fluorometric	12.0	84165 electrophoretic fractionation and quantitation	60.0
84033 Phenylbutazone	20.0	84170 total and albumin/globulin ratio	°40.0
84035 Phenylketones; blood, qualitative	20.0	(For serum albumin, see 82040, for serum globulin, 82942)	
84037 urine, qualitative	20.0	84175 other sources, quantitative	24.0
84038 Phenylpropanolamine	20.0	84176 Protein, special studies (e.g., monoclonal protein analysis)	BR
84039 Phenylpyruvic acid; blood	20.0	84180 urine, quantitative, 24 hour specimen	24.0
84040 Phenylpyruvic acid, urine	20.0	84185 Bence-Jones	12.0
(For qualitative chemical tests, urine, see 81005)		84190 electrophoretic fractionation and quantitation	80.0
84045 Phenytoin	61.0	84195 spinal fluid semi-quantitative (Pandy)	20.0
84060 Phosphatase, acid, blood	24.0	84200 electrophoretic fractionation and quantitation	80.0
84065 (prostatic) fraction	40.0	(For protein bound iodine (PBI), see 83533)	
84066 prostatic fraction, RIA	60.0	84201 Protirelin, thyrotropin releasing hormone (TRH) test	BR
84075 alkaline, blood	24.0	84202 Protoporphyrin, RBC; quantitative	30.0
84078 heat stable (total not included)	16.0	84203 screen	20.0
84080 isoenzymes, electrophoretic method	BR	84205 Protiptylene	68.0
84081 Phosphatidylglycerol	BR	84206 Proinsulin, RIA	60.0
84082 Phosphates, tubular reabsorption of (TRP)	60.0	84207 Pyridoxine (Vitamin B-6)	BR
(Phosphates, inorganic, see 84100-84105)		84208 Pyrophosphate vs. urate, crystals (polarization)	12.0
(Phosphates, organic, see 82480-82484)		84210 Pyruvate, blood	30.0
84083 Phosphoglucomutase, isoenzymes	60.0	84220 Pyruvic-kinase, RBC	30.0
84085 Phosphogluconate, 6-, dehydrogenase, RBC	18.0	84228 Quinine	30.0
84087 Phosphohexose isomerase	30.0	84230 Quinidine, blood	40.0
84090 Phospholipids, blood	30.0	84231 Radioimmunoassay (RIA) not elsewhere specified	BR
(See also 83705)		(Reinsch test, see 83015)	
(For lecithin/sphingomyelin ratio, see 83661)		84232 Releasing factor	BR
84100 Phosphorus, blood	°24.0	84233 Receptor assay; estrogen (estradiol)	BR
84105 urine	°24.0	84234 progesterone	BR
(Pituitary gonadotropins, see 83000-83002)		84235 endocrine, other than estrogen or progesterone (specify hormone)	BR
(PKU, see 81005, 84030, 84031)		84236 progesterone and estrogen	BR
84106 Porphobilinogen, urine; qualitative	20.0	84238 nonendocrine (e.g., acetylcholine) (specify receptor)	BR
84110 Porphobilinogen, urine, quantitative	20.0	84244 Renin (Angiotensin I); (RIA)	60.0
84118 Porphyrins, copro-, urine; quantitative	30.0	(See also 82163, angiotensin II)	
84119 qualitative	24.0	84246 furosemide test	BR
84120 Porphyrins, urine, fractionated (uroporphyrin and coproporphyrin)	64.0	(84250, 84251 resine uptake have been deleted. To report, use 84479, 84435)	
84121 uro-, copro-, and porphobilinogen, urine	80.0	84252 Riboflavin (Vitamin B-2)	BR
(For porphyrin precursors, see 82630)		(Salicylates, see 82011, 82012)	
84126 feces, quantitative	100.0	(Saline infusion test, see 82091)	
84128 Porphyrins, plasma	82.0	(Secretin test, see 99070, 89100 and appropriate analyses)	
(For protoporphyrin, RBC, see 84202, 84203)		84255 Selenium, blood, urine or tissue	100.0
		84260 Serotonin, blood	120.0

	Unit Value		Unit Value
(For urine metabolites, see 83497)		°84455 colorimetric or fluorometric	°20.0
84275 Sialic acid, blood	50.0	84460 glutamic pyruvic (SGPT), blood timed kinetic ultraviolet	24.0
(Sickle hemoglobin, see 83020, 83052, 83053, 85660)		°84465 colorimetric or fluorometric	°20.0
84285 Silica, blood, urine or tissue	100.0	(Transferrin, see 86329)	
84295 Sodium, blood	°24.0	84472 Trichloroethanol	60.0
84300 urine	°24.0	84474 Trichloroacetic acid	36.0
(Somatomammotropin, see 83632)		(Trichloroacetaldehyde, see 82400-82405)	
(Somatotropin, see 83003; chorionic, see 83632)		84476 Trifluoperazine	36.0
84310 Sorbitol dehydrogenase, serum	26.0	84478 Triglycerides, blood	30.0
84315 specific gravity (except urine)	8.0	(Sec also 83705)	
84317 Starch, feces, screening	8.0	84479 Triiodothyronine (T-3), resin uptake	
84318 Stercobilin, qualitative, feces	BR	84480 Triiodothyronine, true (TT-3), RIA	36.0
(For stone analysis see 82355-82370)		84481 Triiodothyronine, free (FT-3), RIA (unbound T-3 only)	BR
84324 Strychnine	75.0	84483 Trimethadione	36.0
(Sugar, see under glucose)		84485 Trypsin, duodenal fluid	30.0
84375 sugars chromatographic separation	80.0	84488 Trypsin, feces, quantitative, 24 hour specimen	30.0
(Sulfhemoglobin, see hemoglobin, 83055-83060)		84490 quantitative	30.0
(84382 has been deleted)		(Tubular reabsorption of phosphate, blood and urine, see 84082)	
(For injection, see 36410, 99070)		84510 Tyrosin, blood	40.0
84395 Sulfonamide, blood chemical	20.0	(Ultracentrifugation, lipoprotein, see 82190)	
(84397 has been deleted.)		(Urate vs. pyrophosphate crystals, see 84208)	
(T-3, see 84479-84481)		84520 Urea nitrogen, blood (BUN); quantitative	°22.0
(T-4, see 84435-84439)		84525 stick test	8.0
(84401 has been deleted.)		84540 urine	°20.0
84403 Testosterone, blood, RIA	105.0	84545 clearance	°40.0
84405 Testosterone, urine, RIA	120.0	84550 Uric acid, blood, chemical	°20.0
84406 Testosterone, binding protein	BR	84555 uricase, ultraviolet method	26.0
84407 Tetracaine	BR	84560 urine	20.0
84408 Tetrahydrocannabinol THC (marijuana)	BR	84565 Urobilin, urine, qualitative	12.0
84409 Tetrahydrocortisone or tetrahydrocortisol	105.0	84570 quantitative, timed specimen	24.0
(See also 83492-83497)		84575 feces, quantitative	60.0
84410 Thallium, blood or urine	100.0	84577 Urobilinogen, feces, quantitative	30.0
84420 Theophylline, blood or saliva	60.0	84578 Urobilinogen, urine, qualitative	24.0
84425 Thiamine (Vitamin B-1)	BR	84580 quantitative, timed specimen	24.0
84430 Thiocyanate, blood	30.0	84583 semiquantitative	20.0
84434 Thioridazine	40.0	84584 Uropepsin, urine	24.0
(Thyrotropin releasing hormone (TRH) test, see 84201)		(Uroporphyrins, see 84120, 84121)	
84435 Thyroxine, (T-4), CPB or resin uptake	33.0	84585 ((Vanillyl mandelic)) Vanillylmandelic acid (VMA), urine	24.0
84436 Thyroxine, true (TT-4), RIA	21.0	84588 Vasopressin (antidiuretic hormone), RIA	BR
84437 Thyroxine (T-4), neonatal	20.0	84589 Viscosity, fluid	10.0
84439 Thyroxine, free (FT-4), RIA (unbound T-4 only) ..	45.0	84590 Vitamin A, blood	40.0
(84441 Thyroxine (T-4) method unspecified has been de- leted. To report, use 84435-84439)		84595 including carotene (see also 82380)	60.0
84441 Thyroxine (T-4), specify method (e.g., CPB, RIA)	40.0	(Vitamin B-1, see 84425)	
84442 Thyroxine binding globulin (TBG)	52.0	(Vitamin B-2, see 84252)	
(Thyroxine, free thyroxine index, T-7, see 82756)		(Vitamin B-6, see 84207)	
(Thyroid hormones, PBI, thyroxine, etc., see 84480, 84441, 84250)		(Vitamin B-12, blood, see 82606, 82607)	
84443 Thyroid stimulating hormone (TSH), RIA	60.0	(Vitamin B-12, absorption (Schilling), see 78270, 78271)	
84444 Thyrotropin releasing factor (TRF), RIA;	BR	(Vitamin C, see 82180)	
84445 plus long acting (LATS)	BR	(Vitamin E, see 84446)	
84446 Tocopherol alpha (Vitamin E)	38.0	84597 Vitamin K	BR
(Tolbutamide tolerance, see 82951-82952)		(VMA, see 84585)	
84447 Toxicology, screen; general	BR	84600 Volatiles (acetic anhydride, carbon tetrachloride, dichloroethane, dichloromethane, diethylether)	45.0
84448 sedative (acid and neutral drugs, volatiles)	45.0	(For acetaldehyde, see 82000)	
84450 Transaminase, blood, glutamic oxaloacetic (SGOT), timed kinetic ultraviolet method	24.0	84605 Volume, blood, dye method (Evans blue)	30.0

		Unit Value
84610	including total plasma and total blood cell volume	50.0
	(Volume, blood, RISA or Cr-51, see 78110, 78111)	
84613	Warfarin	BR
84615	Xanthurenic acid	BR
84620	Xylose tolerance test, blood	40.0
84630	Zinc, quantitative, blood	100.0
84635	urine	100.0
84645	Zinc sulphate turbidity	20.0
	(84680 has been deleted. To report use 82677)	
84695	Gentamicin	38.5
84701	Gonadotropin, chorionic, beta subunit, RIA	66.7
84800	Thyroid stimulating hormone (TSH), neonatal	60.0
84810	Tobramycin	BR
84999	Unlisted chemistry or toxicology procedure	BR

NOTE:

Gas-liquid chromatography, paper chromatography, electrophoresis, nuclear medicine, enzyme immunoassay and radioimmunoassay techniques are being extended constantly for the analysis of many drugs, hormones and other substances. Where these methodologies are not specifically listed under the compound in question, such tests should be coded under the listing for the specific general methodology. (For immunodiffusion, immunoprecipitin, and counter-immunoelectrophoretic methods other than enzyme and radioimmunoassay techniques, see immunology section.)

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-23-300 GENERAL STATEMENT.
- WAC 296-23-301 RATES FOR DAILY AND ANCILLARY SERVICES.
- WAC 296-23-305 QUESTIONABLE BENEFICIARY.
- WAC 296-23-310 REFUND OF INCORRECT PAYMENTS.
- WAC 296-23-315 TREATMENT OF UNRELATED CONDITIONS.
- WAC 296-23-330 CLOSED CLAIMS.
- WAC 296-23-335 RX'S TAKE HOME.
- WAC 296-23-340 ROUTINE LABORATORY PROCEDURES ON ADMISSION.
- WAC 296-23-356 BILLING PROCEDURES.
- WAC 296-23-357 X-RAYS.

Chapter 296-23A WAC
HOSPITALS

WAC

HOSPITAL RULES

- 296-23A-100 General information.
- 296-23A-105 Rates for daily and ancillary services.
- 296-23A-110 Hospital outpatient fee schedule information.
- 296-23A-115 Hospital outpatient services conversion factors.
- 296-23A-120 Questionable eligibility.
- 296-23A-125 Refund of incorrect payments.
- 296-23A-130 Treatment of unrelated illness or injury.
- 296-23A-135 Closed claims.
- 296-23A-140 Take-home rx's.
- 296-23A-145 Routine laboratory procedures on admission.
- 296-23A-150 Billing procedures.

HOSPITAL OUTPATIENT RADIOLOGY

- 296-23A-200 General information—Hospital outpatient radiology.
- 296-23A-205 Billing procedures.
- 296-23A-210 Injection procedures.
- 296-23A-215 Responsibility for x-rays.
- 296-23A-220 Duplication of x-rays.
- 296-23A-225 Additional views.
- 296-23A-230 Unlisted service or procedure.
- 296-23A-235 Special report.
- 296-23A-240 Head and neck.

- 296-23A-242 Chest.
- 296-23A-244 Spine and pelvis.
- 296-23A-246 Upper extremities.
- 296-23A-248 Lower extremities.
- 296-23A-250 Abdomen.
- 296-23A-252 Gastrointestinal tract.
- 296-23A-254 Urinary tract.
- 296-23A-256 Gynecological and obstetrical.
- 296-23A-258 Vascular system.
- 296-23A-260 Miscellaneous.
- 296-23A-262 Diagnostic ultrasound.
- 296-23A-264 Therapeutic radiology.
- 296-23A-266 Nuclear medicine.
- 296-23A-268 Therapeutic.

HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY

- 296-23A-300 General information—Hospital outpatient pathology and laboratory.
- 296-23A-310 Billing procedures.
- 296-23A-315 Unlisted service or procedure.
- 296-23A-320 Special report.
- 296-23A-325 Panel or profile tests.
- 296-23A-330 Urinalysis.
- 296-23A-335 Chemistry and toxicology.
- 296-23A-340 Hematology.
- 296-23A-345 Immunology.
- 296-23A-350 Microbiology.
- 296-23A-355 Cytopathology
- 296-23A-360 Miscellaneous.

HOSPITAL OUTPATIENT PHYSICAL THERAPY

- 296-23A-400 Hospital outpatient physical therapy rules.
- 296-23A-410 Muscle testing.
- 296-23A-415 Modalities.
- 296-23A-420 Procedures.
- 296-23A-425 Tests and measurements.

HOSPITAL RULES

NEW SECTION

WAC 296-23A-100 GENERAL INFORMATION. Hospital services will be paid when necessary for treatment of the accepted industrial illness or injury. General information and rules pertaining to the care of injured workers are explained in the section beginning WAC 296-20-010 through 296-20-17003.

To avoid a delay in paying hospital bills be sure the claim number is listed in the space provided on the bill form. If the department's Report of Accident form is completed at the hospital, then a preassigned claim number will be on the form. In other circumstances, the hospital may not be able to obtain the claim number from the injured worker or the attending physician prior to hospitalization and/or outpatient services. When this occurs, contact the local service location or call the department's provider toll-free line in Olympia. Self-insurers may be contacted directly to obtain claim numbers on self-insured claims. See Appendix B in the medical aid rules and maximum fee schedules for a list of self-insured employers.

Do not substitute the date of injury with either the date of admission or the date of service.

We urge you to submit bills to the department or self-insurer at the end of each month for the services rendered during that month.

The department or self-insurer will pay hospital inpatient charges for bed rest, physical therapy and/or administration of injectable drugs only under the conditions specified in WAC 296-20-075.

NEW SECTION

WAC 296-23A-105 RATES FOR DAILY AND ANCILLARY SERVICES. The department or self-insurer pays for inpatient daily and ancillary services, and certain outpatient services, by multiplying allowed charges times the ratio of total rate setting revenue minus bad debt to total rate setting revenue for each hospital set annually based upon the latest available budget approved by the Washington state hospital commission. Beginning November 1, 1986, hospital outpatient radiology, pathology and laboratory, and physical therapy services are to be billed and will be paid using the appropriate labor and industries outpatient fee schedule procedure codes.

NEW SECTION

WAC 296-23A-110 HOSPITAL OUTPATIENT FEE SCHEDULE INFORMATION. The hospital outpatient fee schedule contains procedure codes and fee maximums for radiology, pathology and laboratory, and physical therapy services performed in a hospital outpatient setting by practitioners who are approved by the department (see WAC 296-20-015). The fee schedule is based on the Physicians' Current Procedural Terminology (CPT) manual of procedure codes with modifications to accommodate ease of billing and department rules. (Note: Do not use the CPT manual as a billing reference.)

NEW SECTION

WAC 296-23A-115 HOSPITAL OUTPATIENT SERVICES CONVERSION FACTORS.

Radiology (codes 70000 through 79999)	\$5.42
Pathology and laboratory (codes 80000 through 89999)	\$0.51
Physical therapy (codes beginning with 9)	\$1.18

(The conversion factor multiplied by the unit value equals the fee maximum for a procedure code in this chapter.)

NEW SECTION

WAC 296-23A-120 QUESTIONABLE ELIGIBILITY. It is the responsibility of the hospital to try to determine at the time of admission or outpatient service(s) if the injured worker is covered under the Industrial Insurance Act for an allowable industrial illness or injury as stated in the medical aid rules and maximum fee schedules.

In cases of questionable eligibility for an industrial illness or injury, where the hospital has billed the injured worker or other insurance, and the claim is subsequently allowed, the hospital must make a full refund to the injured worker or other insurer and bill the department or self-insurer for services rendered.

NEW SECTION

WAC 296-23A-125 REFUND OF INCORRECT PAYMENTS. When the department or self-insurer has paid a hospital billing and it is later determined that the service performed was not the responsibility of the department or self-insurer, then it is the hospital's responsibility to refund the department. The department or self-insurer will deduct the incorrect payments from future hospital payments if the hospital does not refund.

NEW SECTION

WAC 296-23A-130 TREATMENT OF UNRELATED ILLNESS OR INJURY. Treatment or surgery for an unrelated illness or injury, while the injured worker is hospitalized or receiving hospital outpatient services, is not usually allowed. When such unrelated treatment is permitted by the department or self-insurer, the requesting physician must identify which services are needed due to the industrial illness or injury and which are needed due to the unrelated condition(s). Diagnostic tests and/or treatment for unrelated conditions directly affecting recovery from the industrial illness or injury may be given consideration as stated under WAC 296-20-055.

Diagnostic tests and studies ordered by the attending physician as a part of the initial care and diagnosis of an industrial injury will be allowed.

NEW SECTION

WAC 296-23A-135 CLOSED CLAIMS. The department or self-insurer will not pay for services rendered after the claim has been closed. If responsibility is later accepted by the department or self-insurer, WAC 296-23A-120 will apply.

NEW SECTION

WAC 296-23A-140 TAKE-HOME RX'S. Take-home prescriptions will be authorized upon discharge of the patient or completion of hospital outpatient services if the medication is necessary for the industrial illness or injury.

NEW SECTION

WAC 296-23A-145 ROUTINE LABORATORY PROCEDURES ON ADMISSION. On admission of an industrially injured patient to a hospital, the department or the self-insurer will allow routine laboratory work-up consisting of a complete blood count or hematocrit, urinalysis, serology, and routine admission chemical screening procedure. Laboratory reports for the procedures accomplished must accompany the bill.

NEW SECTION

WAC 296-23A-150 BILLING PROCEDURES. (1) Bills for hospital services must be submitted on UB-82 bill forms. Follow the billing instructions provided by the Washington state hospital association. The self-insurer may accept other bill forms.

The following information must appear on the UB-82: Claim number, claimant name and address, worker's social security number (if available), employer name, date of birth, sex, patient status, date of injury, covered dates, nature of injury, side of body for outpatient services, diagnosis with the appropriate ICD-9-CM code(s), date of service, and description of service rendered with the appropriate ICD-9-CM procedure code(s) for inpatient stays or CPT-4 procedure code(s) for outpatient radiology, pathology and laboratory, and physical therapy services.

Summarize inpatient charges by revenue codes as specified in the UB-82 instructions. Itemized detail of summary charges for inpatient services must be attached.

(2) For a bill to be considered for payment, it should be received by the department or self-insurer within ninety days from the date of service.

(3) Supporting documentation for inpatient and outpatient services must be attached to the billings. The reports needed are:

- (a) X-ray findings.
- (b) Laboratory and pathology reports.
- (c) Diagnostics study findings.
- (d) Emergency room reports.
- (e) Admission history and physical examination.
- (f) Discharge summary for stays over forty-eight hours.
- (g) Operative report.
- (h) Physical therapy notes.
- (i) Occupational therapy notes.

(4) The department or the self-insurer may reject bills for services rendered in violation of the medical aid rules and maximum fee schedules.

(5) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital, and fees will be allowed on this basis.

(6) Call-back services between 6 p.m. and 8 a.m., when surgical staff are not normally on duty during this period of time, should be billed using the appropriate revenue codes.

(7) The claim number must be placed on each bill and on each page of the attached documents in the upper right hand corner.

HOSPITAL OUTPATIENT RADIOLOGY

NEW SECTION

WAC 296-23A-200 GENERAL INFORMATION—HOSPITAL OUTPATIENT RADIOLOGY. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general instructions section beginning with WAC 296-20-010. Some of the similarities are repeated here for the convenience of those hospitals referring to the radiology section. Radiology fees for nonhospital providers are covered in chapter 296-23 WAC.

The following procedures and fee maximums apply only when these services are performed by or under the supervision of a physician.

The department or self-insurer may deny payment for radiology procedures which are determined to be excessive or unnecessary for management of the accepted industrial illness or injury.

The technical component represents the expenses of nonradiologist personnel, materials, facilities and space, used for diagnostic or therapeutic services rendered. It excludes the cost of radio-isotopes.

The professional component represents the professional services supplied by physicians. See WAC 296-23-010 to 296-23-130 for billing the professional component.

NEW SECTION

WAC 296-23A-205 BILLING PROCEDURES. (1) Department billing instructions appear in WAC 296-20-125. Hospital billing information and instructions appear in WAC 296-23A-100, 296-23A-105, and 296-23A-150.

(2) Fee maximums for radiology services are listed for the combined professional and technical components.

(3) Hospitals are reimbursed only for the technical component at a rate up to and including sixty percent of the fee maximum.

(4) Hospitals should bill their usual and customary rates for the technical component of outpatient radiology services.

(5) Radiology procedures performed by other than the billing hospital shall be billed at the value charged the hospital by the reference (outside) radiology department. When possible, the service should be billed under the same procedure code as billed by the reference radiology department.

NEW SECTION

WAC 296-23A-210 INJECTION PROCEDURES. Values for injection procedures include all usual preinjection and postinjection care specifically related to the injection procedure, necessary local anesthesia, placement of needle or catheter, and injection of contrast media.

Vascular injection procedures are listed in the cardiovascular section. Other injection procedures are listed in the appropriate sections.

NEW SECTION

WAC 296-23A-215 RESPONSIBILITY FOR X-RAYS. (1) X-rays should not be sent to the department or self-insurer unless requested for comparison and interpretation in determining permanent disability, other administrative or legal decisions, and for cases in litigation. X-rays must be retained by the hospital for a period of ten years.

(2) X-rays must be made available upon request to consultants, to medical examiners, to the department, to self-insurers and/or to the board of industrial insurance appeals.

(3) If a hospital ceases to function as an acute care facility, department approved custodial arrangements must be made to insure availability of x-rays on request.

NEW SECTION

WAC 296-23A-220 DUPLICATION OF X-RAYS. Every attempt should be made to minimize the number of x-rays taken of injured workers. The attending physician or any other person or institution having possession of x-rays which pertain to the injury and are deemed to be needed for diagnostic or treatment purposes should make these x-rays available upon request.

The department or self-insurer will not authorize nor pay for additional x-rays when recent x-rays are available except when presented with adequate information regarding the need to re-take the x-ray.

NEW SECTION

WAC 296-23A-225 ADDITIONAL VIEWS. The department will only reimburse hospitals for the number of views stated in the description of the procedure. If the number of views taken is not described by a procedure, and the necessity of the views can be supported to the satisfaction of the department, then see WAC 296-23A-230 for the appropriate billing procedure.

NEW SECTION

WAC 296-23A-230 UNLISTED SERVICE OR PROCEDURE. A radiology service or procedure may be provided that is not listed in this section of the fee schedule. When reporting such a service, the appropriate "unlisted procedure" code may be used to indicate the service, identifying it by "special report" as discussed in WAC 296-23A-235. The "unlisted procedures" and accompanying codes for the RADIOLOGY section are as follows:

- 76499 Unlisted diagnostic radiologic procedure
- 76999 Unlisted diagnostic ultrasound procedure
- 77299 Unlisted procedure, therapeutic radiology clinical treatment planning
- 77399 Unlisted procedure, medical radiation physics, dosimetry and treatment devices

- 77499 Unlisted procedure, therapeutic radiology clinical treatment management
- 77799 Unlisted procedure, clinical brachytherapy
- 78099 Unlisted endocrine procedure, diagnostic nuclear medicine
- 78199 Unlisted hematopoietic, R-E and lymphatic procedure, diagnostic nuclear medicine
- 78299 Unlisted gastrointestinal procedure, diagnostic nuclear medicine
- 78399 Unlisted musculoskeletal procedure, diagnostic nuclear medicine
- 78499 Unlisted cardiovascular procedure, diagnostic nuclear medicine
- 78599 Unlisted respiratory procedure, diagnostic nuclear medicine
- 78699 Unlisted nervous system procedure, diagnostic nuclear medicine
- 78799 Unlisted genitourinary procedure, diagnostic nuclear medicine
- 78999 Unlisted miscellaneous procedure, diagnostic nuclear medicine
- 79999 Unlisted radionuclide therapeutic procedure.

NEW SECTION

WAC 296-23A-235 SPECIAL REPORT. A service that is rarely provided, unusual, variable, or new, may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure; and the time, effort and equipment necessary to provide the service. Additional items which may be helpful include: Complexity of symptoms, final diagnosis, pertinent physical findings, diagnostic and therapeutic procedures, concurrent problems, and follow-up care.

NEW SECTION

WAC 296-23A-240 HEAD AND NECK.

	Unit Value
	(70002, 70003 have been deleted. To report, use 76499)
70011 Myelography, posterior fossa; complete procedure	BR
70016 Cisternography, positive contrast; complete procedure	BR
	(For injection procedure only for cisternography, see 61053)
	(70020, 70021 have been deleted. To report, use 76499)
	(70022 has been deleted. To report CT guidance for stereotactic localization, use 76355)
70030 Radiologic examination, eye, for detection of foreign body	8.8
70040 for localization of foreign body (does not include detection)	14.0
70050 for detection and localization of foreign body	18.0
70100 Radiologic examination, mandible; partial, less than four views	6.0
70110 complete, minimum of four views	10.0
70120 Radiologic examination, mastoids; less than three views per side	6.0
70130 complete, minimum of three views per side	12.0
70134 Radiologic examination, internal auditory meati, complete	12.0
70140 Radiologic examination, facial bones; less than three views	6.0
70150 complete, minimum of three views	10.0
70160 Radiologic examination, nasal bones, complete, minimum of three views	6.4

	Unit Value		Unit Value
70171 Dacryocystography nasolacrimal, complete procedure	10.0	70491 with contrast material(s)	BR
70190 Radiologic examination; optic foramina	6.0	70492 without contrast material followed by contrast material(s) and further sections	BR
70200 orbits, complete, minimum of four views	8.0		
70210 Radiologic examination, sinuses, paranasal, less than three views	5.0		(For coronal, sagittal, and/or oblique sections, see 76375)
70220 Radiologic examination, sinuses, paranasal, complete, minimum of three views	8.8		(For cervical spine, see 72125, 72126)
		70540 Magnetic resonance (e.g., proton) imaging; orbit, face, and neck	120.0
(70230, 70231 have been deleted. To report, use 76499)			(70550, 70552 have been deleted. To report, use 70551)
70240 Radiologic examination, sella tureica	5.0	70551 brain (including brain stem)	120.0
70250 Radiologic examination, skull; less than four views, with or without stereo	6.0		
70260 complete, minimum of four views, with or without stereo	12.0	<u>NEW SECTION</u>	
70300 Radiologic examination, teeth; single view	2.0	WAC 296-23A-242 CHEST.	
70310 partial examination, less than full mouth	4.0		Unit Value
70320 complete, full mouth	8.0		
70328 Radiologic examination, temporomandibular joint, open and closed mouth; unilateral	6.0		(71000 Chest minifilm has been deleted)
	8.8	71010 Radiologic examination, chest; single view, frontal	4.0
70330 bilateral		71015 stereo, frontal	5.0
70333 Temporomandibular joint arthrotomography (includes a contrast arthrogram and appropriate laminographic studies); complete procedure	21.1	71020 two views, frontal and lateral	7.0
70350 Cephalogram, orthodontic	4.0	71021 apical lordotic procedure	7.2
70355 Orthopantomogram	10.0	71022 oblique projections	7.2
70360 Radiologic examination, neck; soft tissue	4.0	71023 with fluoroscopy	BR
70370 pharynx or larynx, including fluoroscopy and/or magnification technique	8.0	71030 Radiologic examination, chest, complete, minimum of four views	8.0
70374 Laryngography, contrast; complete procedure	24.0	71034 with fluoroscopy	10.0
70380 Radiologic examination, salivary gland for calculus	6.4		(For separate chest fluoroscopy, see 76000)
70391 Sialography; complete procedure	8.0	71035 Radiologic examination, chest, special views, e.g., lateral decubitus, Bucky studies	BR
		71036 Fluoroscopic localization for needle biopsy of intrathoracic lesion, including follow-up films	BR
70450 Computerized axial tomography, head or brain; without contrast material	58.0	71038 Fluoroscopic localization for transbronchial biopsy or brushing	BR
70460 with contrast material(s)	64.0	71041 Bronchography, unilateral; complete procedure	14.0
70470 without contrast material, followed by contrast material(s) and further sections	71.0	71061 Bronchography, bilateral; complete procedure	22.0
		71100 Radiologic examination, ribs, unilateral; two views	7.2
(For coronal, sagittal, and/or oblique sections, see 76375)		71101 including posteroanterior chest, minimum of three views	11.2
70480 Computerized axial tomography, orbit, sella, or posterior fossa or outer, middle, or inner ear; without contrast material	58.0	71110 Radiologic examination, ribs, bilateral; three views	10.0
70481 with contrast material(s)	64.0	71111 including posteroanterior chest, minimum of four views	14.0
70482 without contrast material, followed by contrast material(s) and further sections	71.0	71120 Radiologic examination; sternum, minimum of two views	6.0
		71130 sternoclavicular joint or joints, minimum of three views	6.0
(For coronal, sagittal, and/or oblique sections, see 76375)		71250 Computerized axial tomography, thorax; without contrast material	77.0
70486 Computerized axial tomography, maxillofacial area; without contrast material	58.0	71260 with contrast material(s)	84.0
70487 with contrast material(s)	64.0	71270 without contrast material, followed by contrast material(s) and further sections	90.0
70488 without contrast material, followed by contrast material(s) and further sections	71.0		(For coronal, sagittal, and/or oblique sections, see 76375)
		71550 Magnetic resonance (e.g., proton) imaging, chest (e.g., for evaluation of hilar and mediastinal lymphadenopathy)	120.0
(For coronal, sagittal, and/or oblique sections, see 76375)			
70490 Computerized axial tomography, soft tissue neck; without contrast material	BR		

NEW SECTION

WAC 296-23A-244 SPINE AND PELVIS.

	Unit Value
72010 Radiologic examination, spine, entire, survey study, anteroposterior and lateral.	16.0
72020 Radiologic examination, spine, single view, specify level	6.5
72040 Radiologic examination, spine, cervical; anteroposterior and lateral	6.0
72050 minimum of four views	10.0
72052 complete, including oblique and flexion and/or extension studies	15.2
72070 Radiologic examination, spine; thoracic, anteroposterior and lateral	9.0
72072 thoracic, anteroposterior and lateral, including swimmer's view of the cervicothoracic junction	12.0
72074 thoracic, complete, including obliques, minimum of four views	16.0
72080 thoracolumbar, anteroposterior and lateral	9.0
72090 scoliosis study, including supine and erect studies	6.0
72100 Radiologic examination, spine, lumbosacral; anteroposterior and lateral	9.0
72110 complete with oblique views	16.0
72114 complete, including bending views	18.5
72120 Radiologic examination, spine, lumbosacral, bending views only, minimum of four views	10.0
72125 Computerized axial tomography, cervical spine; without contrast material	62.4
72126 with contrast material	72.8
72127 without contrast material, followed by contrast material(s) and further sections	BR
72128 Computerized axial tomography, thoracic spine; without contrast material	62.4
72129 with contrast material	72.8
72130 without contrast material, followed by contrast material(s) and further sections	BR
72131 Computerized axial tomography, lumbar spine; without contrast material	60.0
72132 with contrast material	70.0
(For coronal, sagittal, and/or oblique sections, see 76375)	
72133 without contrast material, followed by contrast material(s) and further sections	BR
72140 Magnetic resonance (e.g., proton) imaging, spinal cord (including spine)	120.0
(72145 has been deleted. To report, see 72125-72132)	
72170 Radiologic examination, pelvis; anteroposterior only	5.0
72180 stereo	6.4
72190 complete, minimum of three views	8.0
(For pelvimetry, see 74710)	
72192 Computerized axial tomography, pelvis; without contrast material(s)	BR
72193 with contrast material(s)	BR
72194 without contrast material, followed by contrast material(s) and further sections	BR
(For coronal, sagittal, and/or oblique sections, see 76375)	
72200 Radiologic examination, sacroiliac joints; less than three views	5.0
72202 three or more views	8.0

72220 Radiologic examination, sacrum and coccyx, minimum of two views	6.4
72241 Myelography, cervical; complete procedure	18.0
72256 Myelography, thoracic; complete procedure	18.0
72266 Myelography, lumbosacral; complete procedure	18.0
72271 Myelography, entire spinal canal; complete procedure	30.0
72286 Diskography, cervical; complete procedure	20.0
72296 Diskography, lumbar; complete procedure	20.0

NEW SECTION

WAC 296-23A-246 UPPER EXTREMITIES.

	Unit Value
73000 Radiologic examination; clavicle, complete	4.8
73010 scapula, complete	6.0
73020 Radiologic examination, shoulder; one view	4.0
73030 complete, minimum of two views	6.0
73041 Radiologic examination, shoulder, arthrography; complete procedure	10.0
73050 Radiologic examination; acromioclavicular joints, bilateral, with or without weighted distraction	7.0
73060 humerus, minimum of two views	4.8
73070 Radiologic examination, elbow; anteroposterior and lateral views	4.8
73080 complete, minimum of three views	6.0
73086 Radiologic examination, elbow, arthrography; complete procedure	10.0
73090 Radiologic examination; forearm, anteroposterior and lateral views	4.8
73092 upper extremity, infant, minimum of two views	3.6
73100 Radiologic examination, wrist; anteroposterior and lateral views	4.0
73110 complete, minimum of three views	6.0
73116 Radiologic examination, wrist, arthrography; complete procedure	10.0
73120 Radiologic examination, hand; two views	4.0
73130 minimum of three views	6.0
73140 Radiologic examination, finger or fingers, minimum of two views	3.6
73200 Computerized axial tomography, upper extremity; without contrast material	58.0
73201 with contrast material(s)	64.0
73202 without contrast material, followed by contrast material(s) and further sections	71.0
73220 Magnetic resonance (e.g., proton) imaging, upper extremity	BR

NEW SECTION

WAC 296-23A-248 LOWER EXTREMITIES.

	Unit Value
73500 Radiologic examination, hip; unilateral, one view	5.0
73510 complete, minimum of two views	7.0
73520 Radiologic examination, hips, bilateral, minimum of two views of each hip, including anteroposterior view of pelvis	9.6
73526 Radiologic examination, hip, arthrography; complete procedure	BR

	Unit Value		Unit Value
73530 Radiologic examination, hip, during operative procedure	16.0	74170 without contrast material, followed by contrast material(s) and further sections	90.0
(73531 has been deleted. To report, use 73530)		(For coronal, sagittal, and/or oblique sections, see 76375)	
73540 Radiologic examination, pelvis and hips, infant or child, minimum of two views . .	6.4	74181 Magnetic resonance (e.g., proton) imaging, abdomen	120.0
73550 Radiologic examination, femur, anteroposterior and lateral views	6.0		
73560 Radiologic examination, knee; anteroposterior and lateral views	4.4	<u>NEW SECTION</u>	
73562 anteroposterior and lateral, with oblique(s), minimum of three views . . .	6.4	WAC 296-23A-252 GASTROINTESTINAL TRACT.	
73564 complete, including oblique(s), and/or tunnel, and/or patellar, and/or standing views	8.4		Unit Value
(73570 Minimum of three views has been deleted. Report using 73562, 73564)		74210 Radiologic examination; pharynx and/or cervical esophagus	8.8
73581 Radiologic examination, knee, arthrography; complete procedure	16.0	74220 esophagus	8.8
73590 Radiologic examination; tibia and fibula, anteroposterior and lateral views	4.8	74230 Cineradiography, pharynx and/or esophagus	12.0
73592 lower extremity, infant, minimum of two views	4.0	74235 Removal of foreign body(s), esophageal, with use of Foley-type catheter under fluoroscopic guidance	BR
73600 Radiologic examination, ankle; anteroposterior and lateral views	4.4	74240 Radiologic examination, gastrointestinal tract, upper; with or without delayed films, without KUB	14.0
73610 complete, minimum of three views . . .	6.0	74241 with or without delayed films, with KUB	15.2
73616 Radiologic examination, ankle, arthrography; complete procedure	10.0	74245 with small bowel, includes multiple serial films	17.6
73620 Radiologic examination, foot; anteroposterior and lateral views	4.0	74246 Radiologic examination, gastrointestinal tract, upper, air contrast, with specific high density barium, effervescent agent, with or without glucagon; with or without delayed films, without KUB	BR
73630 complete, minimum of three views . . .	5.6	74247 with or without delayed film, with KUB	BR
73650 Radiologic examination; calcaneus, minimum of two views	4.4	74249 with small bowel follow through	BR
73660 toe or toes, minimum of two views . . .	3.6	74250 Radiologic examination, small bowel, includes multiple serial films	14.0
73700 Computerized axial tomography, lower extremity; without contrast material	58.0	74260 Duodenography, hypotonic	BR
73701 with contrast material(s)	64.0	74270 Radiologic examination; colon; barium enema	12.0
73702 without contrast materials, followed by contrast material(s) and further sections	71.0	(74275 has been deleted. If necessary to report, use 76499)	
(For coronal, sagittal, and/or oblique sections, see 76375)		74280 air contrast with high density barium, with or without glucagon	14.0
73720 Magnetic resonance (e.g., proton) imaging, lower extremity	120.0	(74285 has been deleted. To report, see 74270, 74280)	
<u>NEW SECTION</u>			
WAC 296-23A-250 ABDOMEN.			
	Unit Value	74290 Cholecystography, oral contrast	9.6
74000 Radiologic examination, abdomen; single anteroposterior view	6.0	74291 additional or repeat examination or multiple day examination	4.8
74010 anteroposterior and additional oblique and cone views	8.0	74300 Cholangiography; during surgery	10.0
74020 complete, including decubitus and/or erect views	11.0	74301 additional set during surgery	3.0
74022 complete acute abdomen series, including supine, erect, and/or decubitus views, upright PA chest	BR	74305 postoperative	12.0
74150 Computerized axial tomography, abdomen; without contrast material	77.0	(For biliary duct stone extraction, percutaneous, see 74327)	
74160 with contrast material(s)	84.0	74310 intravenous	16.0
		74315 oral contrast	12.0
		74321 Cholangiography, percutaneous, transhepatic; complete procedure	16.0
		(74325, 74326 have been deleted. To report, use 76499)	
		74327 Postoperative biliary duct stone removal, percutaneous via T-tube tract, basket or snare (e.g., Burhenne technique) fluoroscopic monitoring and radiography	BR
		74328 Endoscopic catheterization of the biliary ductal system, fluoroscopic monitoring and radiography	BR

	Unit Value		Unit Value
74329 Endoscopic catheterization of the pancreatic ductal system, fluoroscopic monitoring and radiography	BR	74741 Hysterosalpingography; complete procedure	10.8
74330 Combined endoscopic catheterization of the biliary and pancreatic ductal systems, fluoroscopic monitoring and radiography .	BR	(74460, 74461 have been deleted. To report, use 76499)	
74340 Introduction of long gastrointestinal tube, (e.g., Miller-Abbott), with multiple fluoroscopies and films	BR	74771 Radiologic examination, fetal study, intrauterine contrast visualization; complete procedure	BR
		74775 Perincogram (e.g., vaginogram, for sex determination or extent of anomalies) . . .	BR

NEW SECTION

WAC 296-23A-254 URINARY TRACT.

	Unit Value
74400 Urography (pyelography) intravenous, including kidneys, ureters and bladder	15.2
74405 with special hypertensive contrast concentration and/or clearance studies	16.0
74410 Urography, infusion, drip technique and/or bolus technique	20.0
74415 with nephrotomography	26.0
74420 Urography, retrograde, with or without kidneys, ureters, and bladder	12.0
74426 Urography, antegrade, (pyelostogram, nephrostogram, loopogram); complete procedure	BR
74431 Cystography, minimum of three views; complete procedure	8.8
74441 Vasography, vesiculography, or epididymography; complete procedure	8.8
74446 Corpora cavernosography; complete procedure	BR
74451 Urethrocystography, retrograde; complete procedure	9.6
74456 Urethrocystography, voiding; complete procedure	14.0
(74460, 74461 have been deleted. To report, use 76499)	
74471 Radiologic examination, renal cyst study, translumbar, contrast visualization; complete procedure	10.0
74476 Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; complete procedure	BR
74481 Introduction of ureteral catheter or stent into ureter through renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; complete procedure	BR

NEW SECTION

WAC 296-23A-256 GYNECOLOGICAL AND OBSTETRICAL.

	Unit Value
(For abdomen and pelvis, see 74000-74170, 72170-72190)	
74710 Pelvimetry, with or without placental localization	10.0
74720 Radiologic examination, abdomen, for fetal age, fetal position and/or placental localization; single view	4.0
74725 multiple views	6.0
74731 Placentography with contrast cystography; complete procedure	BR

NEW SECTION

WAC 296-23A-258 VASCULAR SYSTEM.

	Unit Value
HEART	
75501 Angiocardiology by cineradiography; complete procedure	22.0
75506 Angiocardiology by serialography, single plane; complete procedure	23.0
75509 Angiocardiology by serialography, multiplane; complete procedure	46.0
(75510, 75511 CO2 or positive contrast angiocardiology has been deleted. To report, use 76499)	
75520 Cardiac radiography, selective cardiac catheterization, right side; complete procedure	43.0
75524 Cardiac radiography, selective cardiac catheterization, left side; complete procedure	21.5
75528 Cardiac radiography, selective cardiac catheterization, right and left side; complete procedure	55.0
75552 Magnetic resonance (e.g., proton) imaging, myocardium	120.0
AORTA AND ARTERIES	
75601 Aortography, thoracic, without serialography; complete procedure	20.0
75606 Aortography, thoracic, by serialography; complete procedure	30.0
75621 Aortography, abdominal, translumbar, without serialography; complete procedure	32.0
75623 Aortography, abdominal, catheter, without serialography; complete procedure . . .	32.0
75626 Aortography, abdominal, translumbar, by serialography; complete procedure	40.0
75628 Aortography, abdominal, catheter, by serialography; complete procedure	48.0
75631 Aortography, abdominal plus bilateral iliofemoral lower extremity, catheter, by serialography; complete procedure	BR
75651 Angiography, cervicocerebral, catheter, including vessel origin; complete procedure	40.0
75653 Angiography, cervicocerebral, selective catheter, including vessel origin; one vessel, complete procedure	36.0
75655 two vessels, complete procedure	38.0
75657 three or four vessels, complete procedure	40.0
75659 Angiography, brachial, retrograde; complete procedure	40.0
75661 Angiography, external carotid, cerebral, unilateral, selective; complete procedure .	40.0
75663 Angiography, external carotid, cerebral, bilateral, selective; complete procedure . .	50.0

	Unit Value		Unit Value
75667	40.0	75773	BR
75669	46.0	75790	BR
75672	50.0		
75673	54.0	VEINS AND LYMPHATICS	
75677	40.0	75802	25.0
75678	46.0	75804	35.0
75681	50.0	75806	35.0
75682	54.0	75808	35.0
75686	40.0	75811	40.0
75687	46.0	75821	16.0
75691	40.0	75823	26.0
75692	46.0	75826	32.0
75696	50.0	75828	35.0
75697	54.0	75832	40.0
75706	28.0	75834	45.0
75711	30.0	75841	30.0
75712	32.0	75843	32.0
75717	32.0	75846	30.0
75718	34.0	75847	28.0
75723	40.0	75851	32.0
75725	60.0	75861	32.0
75727	46.0	75871	32.0
75728	48.0	75873	BR
		75881	36.0
75732	46.0	75886	36.0
75734	48.0	75888	34.0
75737	44.0	75890	38.0
75738	46.0	75892	34.0
75742	30.0	75893	5.0
75744	50.0		
75747	30.0	TRANSCATHETER THERAPY AND BIOPSY	
75748	40.0	75895	40.0
75751	60.0	75897	42.0
75753	70.0	75898	10.0
75755	80.0	75951	BR
75757	40.0		
75764	BR		
75767	BR		

	Unit Value		Unit Value
75956		76089	Mammary ductogram or galactogram, bilateral; complete procedure
	BR		26.5
75961		76090	Mammography, unilateral
	BR	76091	bilateral
75971			13.2
	BR		(For xeromammography, list 76150 in addition to code for mammography)
75973		76096	Radiologic examination, localization of breast nodule or calcification; before operation, with marker and confirmation of its position with appropriate imaging
	BR		14.6
75975		76100	Radiologic examination, single plane body section, (e.g., tomography), other than kidney
	BR		13.2
75977		76101	Radiologic examination, complex motion (i.e., hypercycloidal) body section (e.g., mastoid polytomography), other than kidney; unilateral
	BR		19.3
75981		76102	bilateral
	BR		35.0
75983			(For nephrotomography, see 74415)
	BR	76120	Cineradiography, except where specifically included
75985		76125	Cineradiography to complement routine examination
	BR		7.0
75990			(76127 has been deleted. The use of photographic media is not reported separately but is considered to be a component of the basic procedure)
	BR		(76130-76137 have been deleted. To report, use code for specific radiologic examination)
		76150	Xeroradiography
			6.0
			(76300 has been deleted. For thermography of the breast, use 76499)
		76350	Subtraction in conjunction with contrast studies
			BR
		76355	Computerized tomography guidance for stereotactic localization
			BR
		76361	Computerized tomography guidance for needle biopsy; complete procedure
			BR
		76366	Computerized tomography guidance for cyst aspiration; complete procedure
			BR
		76370	Computerized tomography guidance for placement of radiation therapy fields
			BR
		76375	Computerized tomography, coronal, sagittal, and/or oblique reconstruction
			23.5
		76400	Magnetic resonance (e.g., proton) imaging, bone marrow blood supply
			120.0
		76499	Unlisted diagnostic radiologic procedure
			BR
NEW SECTION			
WAC 296-23A-260 MISCELLANEOUS.			
			(For arthrography of shoulder, see 73041, elbow, see 73086, wrist, see 73116, hip, see 73526, knee, see 73581, ankle, see 73616)
76000			Fluoroscopy (separate procedure), other than 71023 or 71034
	3.0		
76003			Fluoroscopic localization for needle biopsy or fine needle aspiration
	BR		
76010			Radiologic examination from nose to rectum for foreign body, single film, child
	BR		
76020			Bone age studies
	6.0		
76040			Bone length studies (orthoroentgenogram, scanogram)
	10.0		
			(76060 Osseous survey has been expanded into 76061, 76062)
76061			Radiological examination, osseous survey; limited (e.g., for metastases)
	15.2		
76062			complete (axial and appendicular skeleton)
	BR		
76065			Radiologic examination; osseous survey, infant
	13.2		
76066			Joint survey, single view, one or more joints (specify)
	BR		
76081			Radiologic examination, fistula or sinus tract study; complete procedure
	12.0		
76087			Mammary ductogram or galactogram, unilateral; complete procedure
	15.8		

NEW SECTION

WAC 296-23A-262 DIAGNOSTIC ULTRASOUND.

NOTES

- A-mode: Implies a one-dimensional ultrasonic measurement procedure
- M-mode: Implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures
- B-scan: Implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display
- Real-time scan: Implies a two-dimensional ultrasonic scanning procedure with display of both two-dimensional structure and motion with time

	Unit Value		Unit Value
HEAD AND NECK			
76500	7.7	Echoencephalography, A-mode, diencephalic midline (76505 has been deleted. To report complete A-mode echoencephalography, use 76999)	BR
76506	BR	Echoencephalography, B-scan and/or real time with image documentation (gray scale) (for determination of ventricular size, delineation of cerebral contents and detection of fluid masses or other intracranial abnormalities), including A-mode encephalography as secondary component where indicated	BR
76511	22.9	Ophthalmic ultrasound, echography; A-mode spectral analysis with amplitude quantitation	22.9
76512	22.9	contact B-scan (76515 has been deleted. To report, use 76999)	BR
76516	15.4	Ophthalmic biometry by ultrasound echography, A-mode (76517 has been deleted. To report, use 76999)	BR
76519	BR	with intraocular lens power calculation	BR
76529	BR	Ophthalmic ultrasound foreign body localization (76530 has been deleted. To report A-mode echography of thyroid, use 76999) (76535 has been deleted. To report, use 76536)	BR
76536	BR	Echography, soft tissues of head and neck (e.g., thyroid, parathyroid, parotid), B-scan and/or real time with image documentation	BR
HEART			
(76601 has been deleted. To report, use 76999)			
76604	11.4	Echography, chest, B-scan (includes mediastinum) and/or real time with image documentation	11.4
76620	15.4	Echocardiography, M-mode; complete	15.4
76625	7.7	limited, (e.g., follow-up or limited study)	7.7
76627	11.4	Echocardiography, real time with image documentation (2D); complete	11.4
76628	9.7	limited	9.7
76629	BR	Echocardiography, M-mode and/or real time with image documentation	BR
76632	BR	Doppler echocardiography (Procedure 76632 is often performed in combination with M-mode or 2-dimensional echocardiography) (76640 has been deleted. To report A-mode echography of the breast, use 76999)	BR
76645	19.2	Echography, breast, B-scan and/or real time with image documentation	19.2
ABDOMEN AND RETROPERITONEUM			
76700	22.9	Echography, abdominal, B-scan and/or real time with image documentation; complete study	22.9
76705	15.4	limited (e.g., single organ, quadrant, follow-up)	15.4
76770	22.9	Echography, retroperitoneal (e.g., renal, aorta, nodes) B-scan and/or real time with image documentation; complete	22.9
76775	19.2	limited	19.2
PELVIS			
76805	21.2	Echography, pregnant uterus, B-scan and/or real time with image documentation; complete	21.2
76815	9.7	limited (fetal growth rate, heart beat, anomalies, placental location)	9.7
76816	BR	follow-up or repeat (e.g., for follicles)	BR
75818		Fetal biophysical profile	BR
76825		Echocardiography, fetal heart in utero	BR
76855		Echography, pelvic area (Doppler)	11.4
76856		Echography, pelvic (nonobstetric), B-scan and/or real time with image documentation; complete	BR
76857		limited or follow-up	BR
GENITALIA			
76870		Echography, scrotum and contents	BR
EXTREMITIES			
76880		Echography, extremity, B-scan and/or real time with image documentation	BR
VASCULAR STUDIES			
76925		Peripheral imaging, B-scan, Doppler or real-time scan	BR
ULTRASONIC GUIDANCE PROCEDURES			
76931		Ultrasonic guidance for pericardiocentesis; complete procedure	BR
76935		Ultrasonic guidance for thoracentesis; complete procedure	5.0
76939		Ultrasonic guidance for cyst (any location) or renal pelvis aspiration; complete procedure	2.0
76943		Ultrasonic guidance for needle biopsy; complete procedure	6.0
76945		Ultrasonic guidance for abscess or collection drainage; complete procedure	BR
76947		Ultrasonic guidance for amniocentesis; complete procedure	6.0
76950		Echography for placement of radiation therapy fields, B-scan	17.1
76960		Ultrasonic guidance for placement of radiation therapy fields, except for B-scan echography	14.3
MISCELLANEOUS			
76970		Ultrasound study follow-up (specify) (76980 has been deleted. To report, use code for specific ultrasound examination) (76985 has been deleted. To report, use 76986)	10.0
76986		Echography, intraoperative (76990 has been deleted. To report, use 76999)	BR
76991		Intraluminal ultrasound study (e.g., transrectal, transvesical)	BR
76999		Unlisted ultrasonic procedure	BR
NEW SECTION			
WAC 296-23A-264 THERAPEUTIC RADIOLOGY. Listings of therapeutic radiology provide for teletherapy and brachytherapy to include initial consultation, clinical treatment planning, simulation, medical radiation physics, dosimetry, treatment devices, special services, and clinical treatment management procedures. They include normal follow-up care during course of treatment and for three months following its completion.			
77299		Unlisted procedure, therapeutic radiology clinical treatment planning	
77399		Unlisted procedure, medical radiation physics, dosimetry and treatment devices	
77499		Unlisted procedure, therapeutic radiology clinical treatment management	
77799		Unlisted procedure, clinical brachytherapy	
(For treatment by injectable or ingestible isotopes, see subsection NUCLEAR MEDICINE)			
CONSULTATION: CLINICAL MANAGEMENT			

Preliminary consultation, evaluation of patient prior to decision to treat, or full medical care (in addition to treatment management) when provided by the therapeutic radiologist may be identified by the appropriate procedure codes from medicine or surgery sections.

CLINICAL TREATMENT PLANNING (EXTERNAL AND INTERNAL SOURCES)

The clinical treatment planning process is a complex service including interpretation of special testing, tumor localization, treatment volume determination, treatment time/dosage determination, choice of treatment modality, determination of number and size of treatment ports, selection of appropriate treatment devices, and other procedures.

DEFINITIONS:

Simple—planning requiring single treatment area of interest encompassed in a single port or simple parallel opposed ports with simple blocking.

Intermediate—planning requiring three or more converging ports, two separate treatment areas, special blocking, or special time dose constraints.

Complex—planning requiring highly complex blocking, tangential ports, special wedges or compensators, three or more separate treatment areas, rotational or special beam considerations.

(Procedures 77260, 77265, 77270, 77275 have been deleted. To report, use 77261-77263)

Bill procedure codes 77261-77299 only if a technical component has been performed.

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77261-77299.

MEDICAL RADIATION PHYSICS, DOSIMETRY, TREATMENT DEVICES AND SPECIAL SERVICES

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77300-77315.

(Procedures 77320, 77325, 77330, 77335, 77340 have been deleted. To report, use 77300-77399 as appropriate)

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77321-77332.

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77333-77399.

CLINICAL TREATMENT MANAGEMENT

Except where specified, assumes a treatment on a daily basis (4 or 5 fractions per week) with the use of megavoltage photon or high energy particle sources. Daily and weekly clinical treatment management are mutually exclusive for the same dates.

DEFINITIONS: Simple—single treatment area, single port or parallel opposed ports, simple blocks.

Intermediate—two separate treatment areas, three or more ports on a single treatment area, use of special blocks.

Complex—three or more separate treatment areas, highly complex blocking (mantle, inverted Y, tangential ports, wedges, compensators, or other special beam considerations).

Bill procedure codes 77400-77499 only if a technical component has been performed.

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77400-77430.

(Procedures 77435-77460 have been deleted. To report, use 77400-77499 as appropriate)

Table with 3 columns: Procedure Code, Description, Unit Value. Includes codes 77465-77499.

HYPERTHERMIA

Hyperthermia treatments as listed in this section include external (superficial and deep) and interstitial. Radiation therapy when given concurrently is listed separately.

Hyperthermia is used only as an adjunct to radiation therapy or chemotherapy. It may be induced by a variety of sources, e.g., microwave, ultrasound, low energy radio-frequency conduction, or by probes.

The listed treatments include management during the course of therapy and follow-up care for three months after completion. Preliminary consultation is not included (see WAC 296-21-030). Physics planning and interstitial insertion of temperature sensors, and use of external or interstitial heat generating sources are included.

The following descriptors are included in the treatment schedule:

	Unit Value
77600 Hyperthermia, externally generated; superficial (i.e., heating to a depth of 4 cm or less)	BR
77605 deep (i.e., heating to depths greater than 4 cm)	BR
77610 Hyperthermia generated by interstitial probe(s); 5 or fewer interstitial applicators	BR
77615 more than 5 interstitial applicators	BR

CLINICAL BRACHYTHERAPY

Clinical brachytherapy requires the use of either natural or man-made radioelements applied into or around a treatment field of interest.

DEFINITIONS: (Sources refer to intracavitary placement or permanent interstitial placement; ribbons refer to temporary interstitial placement)

- Simple—application with one to four sources/ribbons
- Intermediate—application with five to ten sources/ribbons
- Complex—application with greater than ten sources/ribbons

(Procedures 77600-77699 have been deleted. To report, use 77332-77334 or 77399 as appropriate)

(Procedures 77700-77749 have been deleted. To report, use 77761-77799 as appropriate)

77750 Infusion or instillation of radioelement solution	12.5
(Procedures 77755-77785 have been deleted. To report, use 77761-77799 as appropriate)	

77761 Intracavitary radioelement application; simple	BR
77762 intermediate	BR
77763 complex	BR
77776 Interstitial radioelement application; simple	BR
77777 intermediate	BR
77778 complex	BR
77789 Surface application of radioelement	24.75
77790 Supervision, handling, loading of radioelement	33.5
77799 Unlisted procedure, clinical brachytherapy	BR

(Procedure 77800 has been deleted. To report, use 77331)

(Procedures 77805-77810 have been deleted. To report, use 77305-77321 or 77326-77328 as appropriate)

(Procedure 77850 has been deleted. To report, use 77300, 77336, 77370)

(Procedure 77860 has been deleted. To report, use 77336)

(Procedure 77999 has been deleted. To report, use 77399)

NEW SECTION

WAC 296-23A-266 NUCLEAR MEDICINE.

NOTES:

Listed procedures may be performed independently or in the course of overall medical care.

Radioimmunoassay tests are found in the clinical pathology section (codes 82000-84999). These codes can be appropriately used by any specialist performing such tests in a laboratory licensed and/or certified for radioimmunoassays. The reporting of these tests is not confined to clinical pathology laboratories alone.

DIAGNOSTIC

	Unit Value
ENDOCRINE SYSTEM	
78000 Thyroid uptake, single determination	6.0
78001 multiple determinations	8.0
78003 stimulation suppression or discharge (not including initial uptake studies)	9.0

78006 Thyroid imaging, with uptake; single determination	16.0
78007 multiple determinations	18.0
78010 Thyroid imaging; only	10.0
78011 with vascular flow	BR
78015 Thyroid carcinoma metastases imaging; limited area (e.g., neck and chest only)	20.0
78016 with additional studies (e.g., urinary recovery)	25.0
78017 multiple areas	BR
78018 whole body	BR

(For triiodothyronine (true TT-3), RIA, see 84480)

(For calcitonin, RIA, see 82308)

(For triiodothyronine, fee (FT-3), RIA (unbound T-3 only), see 84481)

(For T-4 thyroxine, CPB or resin uptake, see 84435)

(For TT-4 thyroxine, RIA, see 84436)

(For T-4 thyroxine, neonatal, see 84437)

(For FT-4 thyroxine, fee, RIA (unbound T-4 only), see 84439)

(78070 has been deleted. To report parathyroid imaging, use 78099)

(For parathormone (parathyroid hormone), RIA, see 83970)

78075 Adrenal imaging	BR
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(For adrenal cortex antibodies, RIA, see 86681)

(For cortisol, RIA, plasma, see 82533)

(For cortisol, RIA, urine, see 82534)

(For aldosterone, double isotope technique, see 82087)

(For aldosterone, RIA, blood, see 82088)

(For aldosterone, RIA, urine, see 82089)

(For 17-ketosteroids, RIA, see 83588)

(For 17-OH ketosteroids, RIA, see 83599)

(For 17-hydroxycorticosteroids, RIA, see 83491)

(For insulin, RIA, see 83525)

(For insulin antibodies, RIA, see 86337)

(For insulin factor antibodies, RIA, see 86338)

(For proinsulin, RIA, see 84206)

(For glucagon, RIA, see 82943)

(For adrenocorticotrophic hormone (ACTH), RIA, see 82024)

(For human growth hormone (HGH), (somatotropin), RIA, see 83003)

(For human growth antibody, RIA, see 86277)

(For thyroglobulin antibody, RIA, see 86800)

(For thyroid microsomal antibody, RIA, see 86376)

(For thyroid stimulating hormone (TSH), RIA, see 84443)

(For thyrotropin releasing factor, RIA, see 84444)

(For plus long-acting thyroid stimulator (LATS), see 84445)

	Unit Value		Unit Value
(For follicle stimulating hormone (FSH component of pituitary gonadotropin), RIA, see 83001)		(For hepatitis B surface antigen (HB _s Ab), RIA, see 86287)	
(For luteinizing hormone (LH component of pituitary gonadotropin), (ICSH), RIA, see 83002)		(For hepatitis B surface antibody (HB _s Ab), RIA, see 86291)	
(For luteinizing releasing factor (LRH), RIA, see 83727)		(For hepatitis Be antigen (HB _e Ag), RIA, see 86293)	
(For prolactin level (mammotropin), RIA, see 84146)		(For hepatitis Be antibody (HB _e Ab), RIA, see 86295)	
(For oxytocin level, (oxytocinase), RIA, see 83949)		78185 Spleen imaging only	20.0
(For vasopressin level (antidiuretic hormone), RIA, see 84588)		(If combined with liver study, use procedures 78215 and 78216)	
(For estradiol, RIA, see 82670)		78186 with vascular flow	25.0
(For progesterone, RIA, see 84144)		78191 Platelet survival	BR
(For testosterone, blood, RIA, see 84403)		78195 Lymphatics and lymph glands imaging	BR
(For testosterone, urine, RIA, see 84405)		78199 Unlisted hematopoietic, reticuloendothelial and lymphatic procedure, diagnostic nuclear medicine	BR
(For etiocholanolone, RIA, see 82696)		(For chemical analysis, RIA tests, see Chemistry and Toxicology section)	
78099 Unlisted endocrine procedure, diagnostic nuclear medicine	BR	GASTROINTESTINAL SYSTEM	
(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		78201 Liver imaging; only	20.0
HEMATOPOIETIC, RETICULOENDOTHELIAL AND LYMPHATIC SYSTEM		78202 with vascular flow	25.0
78102 Bone marrow imaging; limited area	BR	(For spleen imaging only, use 78185 and 78186)	
78103 multiple areas	BR	78215 Liver and spleen imaging	25.0
78104 whole body	BR	78216 with vascular flow	30.0
78110 Blood or plasma volume, radioisotope technique; single sampling	8.0	78220 Liver function study with hepatobiliary agents; with serial images	20.0
78111 multiple samplings	BR	(78221 has been deleted. To report liver function study with probe technique, use 78299)	
(For dye method, see 84605, 84610)		78223 Hepatobiliary ductal system imaging, including gallbladder	BR
78120 Red cell mass determination, single sampling	12.0	78225 Liver-lung imaging (e.g., subphrenic abscess)	BR
78121 multiple samplings	BR	78230 Salivary gland imaging	14.0
(For dye method, see 84610)		78231 with serial images	16.0
78130 Red cell survival study	20.0	78232 Salivary gland function study	BR
78135 with splenic and/or hepatic sequestration	30.0	(78240 has been deleted. To report pancreas imaging, use 78299)	
78140 Red cell splenic and/or hepatic sequestration	20.0	78261 Gastric mucosa imaging	BR
78160 Plasma radioiron disappearance (turnover) rate	16.0	78262 Gastroesophageal reflux study	BR
78162 Radioiron oral absorption	BR	78264 Gastric emptying study	BR
78170 Radioiron red cell utilization	24.0	78270 Vitamin B-12 absorption studies (e.g., Schilling test); without intrinsic factor (e.g., Schilling test)	10.0
(78180 has been deleted. To report radioiron body distribution and storage pools, use 78199)		78271 with intrinsic factor (e.g., Schilling test)	20.0
(For hemosiderin, RIA, see 83071)		78272 Vitamin B-12 absorption studies combined, with and without intrinsic factor	25.0
(For intrinsic factor antibodies, RIA, see 86340)		78276 Gastrointestinal aspirate blood loss localization	BR
(For cyanocobalamin (vitamin B-12), RIA, see 82607)		78278 Acute gastrointestinal blood loss imaging	BR
(For folic acid (folate) serum, RIA, see 82746)		78280 Gastrointestinal blood loss study	16.0
(For human hepatitis antigen, hepatitis associated agent (Australian antigen) (HAA), RIA, see 86287)		78282 Gastrointestinal protein loss	12.0
(For hepatitis A antibody (HAAb), RIA, see 86296)		(78285, 78286 have been deleted. To report gastrointestinal fat or fatty acid absorption studies, use 78299)	
(For hepatitis A virus antibody (HAVAb), see 86297)		(For gastrin, RIA, see 82941)	
(For hepatitis B core antigen (HB _c Ag), RIA, see 86288)		(For intrinsic factor level, see 83528)	
(For hepatitis B core antibody (HB _c Ab), RIA, see 86289)		(For carcinoembryonic antigen level (CEA), RIA, see 86151)	
		78290 Bowel imaging (e.g., ectopic gastric mucosa, Meckel's localization, volvulus)	20.0
		78291 Peritoneal-venous shunt patency test (e.g., for LeVeen shunt)	BR
		78299 Unlisted gastrointestinal procedure, diagnostic nuclear medicine	BR

	Unit Value		Unit Value
(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		78428 Cardiac shunt detection	BR
		78435 Cardiac flow imaging (i.e., angiocardiography) ..	BR
		78445 Vascular flow imaging (i.e., angiography, venography).....	BR
MUSCULOSKELETAL SYSTEM		78455 Venous thrombosis study (e.g., radioactive fibrinogen)	BR
(Bone and joint imaging can be used in the diagnosis of a variety of infectious inflammatory diseases, e.g., osteomyelitis, as well as for localization of primary and/or metastatic neoplasms)		78457 Venous thrombosis imaging (e.g., venogram); unilateral	BR
		78458 bilateral	BR
78300 Bone imaging, limited area (e.g., skull, pelvis) ...	25.0	78470 Cardiac output.....	BR
78305 multiple areas	40.0		
78306 whole body	48.2	(78490 has been deleted. To report tissue clearance studies, use 78499)	
78310 vascular flow only	BR	(For digoxin, RIA, see 82643)	
78350 Bone density (bone mineral content) study; single photon absorptionmetry	BR	(For digitoxin (digitalis), RIA, see 82640)	
78351 dual photon absorptionmetry	BR	(For cerebral blood flow study, see 78615)	
78380 Joint imaging; limited area	BR	78499 Unlisted cardiovascular procedure, diagnostic nuclear medicine	BR
78381 multiple areas	BR	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)	
78399 Unlisted musculoskeletal procedure, diagnostic nuclear medicine	BR		
CARDIOVASCULAR SYSTEM		RESPIRATORY SYSTEM	
(78401 has been deleted. To report, see 78402-78415)		78580 Pulmonary perfusion imaging; particulate	26.0
78402 Cardiac blood pool imaging with vascular flow assessment (sequential imaging with or without time activity curve evaluation)	25.0	78581 gaseous	BR
78403 Cardiac blood pool imaging by gated equilibrium blood pool technique, with determination of global or regional ventricular function (specify right, left, or both) including but not necessarily limited to ejection fraction and wall motion, at rest	BR	78582 gaseous, with ventilation, rebreathing and washout	BR
78404 with exercise and/or pharmacologic intervention, including but not necessarily limited to continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular stress at submaximal or maximal levels	BR	78584 Pulmonary perfusion imaging, particulate, with ventilation; single breath	BR
78407 with determination of ventricular volume (specify right, left, or both)	BR	78585 rebreathing and washout, with or without single breath	1.6
(78409 has been deleted. To report, use 78403)		78586 Pulmonary ventilation imaging, aerosol; single projection	BR
78411 Cardiac blood pool imaging by first pass technique, with determination of global or regional ventricular function (specify right, left, or both) including but not necessarily limited to ejection fraction and wall motion, at rest	BR	78587 multiple projections (e.g., anterior, posterior, lateral views)	BR
78412 with exercise and/or pharmacologic intervention, including but not necessarily limited to continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular stress at submaximal or maximal levels	BR	78591 Pulmonary ventilation imaging, gaseous, single breath, single projection	BR
(78413 has been deleted. To report, use 78411)		78593 Pulmonary ventilation imaging, gaseous, with rebreathing and washout with or without single breath; single projection	22.0
(78405, 78406 Myocardium imaging has been deleted. To report, use 78418-78424)		78594 multiple projections (e.g., anterior, posterior, lateral views)	BR
78414 Determination of ventricular ejection fraction with probe technique	BR	78599 Unlisted respiratory procedure, diagnostic nuclear medicine	BR
78415 Cardiac blood pool imaging, functional imaging (e.g., phase and amplitude analysis)	BR	NERVOUS SYSTEM	
78418 Myocardium imaging, regional myocardial perfusion at rest	BR	78600 Brain imaging, limited procedure	26.0
78419 with exercise and/or pharmacological intervention, including but not necessarily limited to continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular stress at submaximal or maximal levels	BR	78601 with vascular flow	31.0
78420 Myocardium imaging; with quantitative evaluation (e.g., pharmacokinetic temporal assessment) ..	BR	78605 Brain imaging, complete study	30.0
78422 for evaluation of infarction (infarct avid imaging)	BR	78606 with vascular flow	35.0
78424 regional myocardial perfusion (redistribution resting or postexercise study)	BR	78610 Brain imaging, vascular flow only	10.0
78425 Cardiac regurgitant index	BR	78615 Cerebral blood flow, inert radionuclide gas washout	BR
		78630 Cerebrospinal fluid flow, imaging (not including introduction of material); cisternography	35.0
		78635 ventriculography	35.0
		78640 myelography	BR
		78645 shunt evaluation	35.0
		78650 CSF leakage	32.0
		(For myelin basic protein, CSF, RIA, see 83873)	
		78655 Eye tumor identification	BR
		78660 Dacryocystography (lacrima flow study)	BR
		78699 Unlisted nervous system procedure, diagnostic nuclear medicine	BR
		GENITOURINARY SYSTEM	
		78700 Kidney imaging; only	18.0
		78701 with vascular flow	20.0
		78704 with function study (i.e., imaging renogram) ..	23.0
		78707 with vascular flow and function study	30.0
		78715 Kidney vascular flow only	BR
		78720 Kidney function study only, (i.e., renogram).....	15.0

	Unit Value		Unit Value
78725	BR	Kidney function study only, (i.e., blood clearance) (For renin (angiotensin I), RIA, see 84244) (For angiotensin II, RIA, see 82163) (For beta-2 microglobulin, RIA, see 82231, 82232)	(For aminophylline, see 82137) (For amitriptyline, see 82138) (For amphetamine, chemical quantitative, see 82145) (For chlordiazepoxide, see 82420, 82425)
78727	BR	Kidney transplant evaluation	(For chlorpromazine, see phenothiazine, urine, 84021, 84022)
78730	BR	Urinary bladder residual study	(For clonazepam, see 82510)
78740	BR	Ureteral reflux study (radionuclide voiding cystogram) (For estradiol, RIA, see 82670) (For estriol, RIA, see 82677) (For progesterone, RIA, see 84144) (For prostatic acid phosphatase, RIA, see 84066)	(For cocaine, quantitative, see 82520) (For diazepam, see 82636) (For dihydromorphinone, quantitative, see 82649) (For phenytoin (diphenylhydantoin), see 84045)
78760	BR	Testicular imaging	(For flucytosine, see 82741)
78761	BR	with vascular flow (For testosterone, blood, RIA, see 84403) (For testosterone, urine, RIA, see 84405) (78770, 78775 have been deleted. To report either placenta imaging or placenta localization, use 78799) (For lactogen, human placental (HPL) chorionic somatomammotropin, RIA, see 83632) (For chorionic gonadotropin, RIA, see 82998) (For chorionic gonadotropin beta subunit, RIA, see 84701) (For pregnanediol, RIA, see 84135) (For pregnanetriol, RIA, see 84138)	(For gentamicin, see 84695) (For lysergic acid diethylamide (LSD), RIA, see 83728) (For morphine (Heroin), RIA, see 83862) (For phencyclidine (PCP), see 83992) (For phenobarbital, see barbiturates, 82205, 82210) (For tobramycin, see 84840) (For kanamycin, see 83578)
			78890 Generation of automated data: Interactive process involving nuclear physician and/or allied health professional personnel; simple manipulations and interpretation, not to exceed 30 minutes BR
			78891 complex manipulations and interpretation, exceeding 30 minutes BR (use 78890 or 78891 in addition to primary procedure)
78799	BR	Unlisted genitourinary procedure, diagnostic nuclear medicine (For chemical analysis, RIA tests, see Chemistry and Toxicology section)	78895 Bedside unit required BR (use 78895 in addition to primary procedure)
		MISCELLANEOUS STUDIES	78990 Provision of diagnostic radionuclide(s) 12.0
		(For specific organ, see appropriate heading)	78999 Unlisted miscellaneous procedure, diagnostic nuclear medicine BR
		(For radiophosphorus tumor identification, ocular, see 78655)	
78800	BR	Tumor localization; limited area (For specific organ, see appropriate heading) (For eye tumor identification, see 78655)	
78801	BR	multiple areas	
78802	BR	whole body	
78805	BR	Abscess localization; limited area	
78806	BR	whole body (For imaging bone infectious inflammatory disease, see 78300-78381) (For Rast, see 86421, 86422) (For gamma-E immunoglobulin, RIA, see 82785) (For gamma-G immunoglobulin, see 82784) (For alpha-1 antitrypsin, RIA, see 86064) (For alpha-1 fetoprotein, RIA, see 86244) (For antinuclear antibodies, RIA, see 86038) (For lactic dehydrogenase, RIA, see 83610) (For amikacin, see 82112)	9000 Radionuclide therapy, hyperthyroidism, initial, including evaluation of patient 48.0 79001 subsequent, each therapy 20.0 79020 Radionuclide therapy, thyroid suppression (euthyroid cardiac disease), including evaluation of patient 48.0 79030 Radionuclide ablation of gland for thyroid carcinoma BR 79035 Radionuclide therapy for metastases of thyroid carcinoma BR 79100 Radionuclide therapy, polycythemia vera, chronic leukemia, each treatment 16.0 79200 Intracavitary radioactive colloid therapy 24.0 79300 Interstitial radioactive colloid therapy 60.0 79400 Radionuclide therapy, nonthyroid, nonhematologic (e.g., for metastases to bone) BR
NEW SECTION			
WAC 296-23A-268 THERAPEUTIC.			

	Unit Value
79420 Intravascular radionuclide therapy, particulate . . .	BR
79440 Intra-articular radionuclide therapy	BR
79900 Provision of therapeutic radionuclide(s)	BR
79999 Unlisted radionuclide therapeutic procedure	BR

HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY

NEW SECTION

WAC 296-23A-300 GENERAL INFORMATION—HOSPITAL OUTPATIENT PATHOLOGY AND LABORATORY. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general instructions section beginning with WAC 296-20-010. Some of the similarities are repeated here for the convenience of those hospitals referring to the pathology and laboratory section. Pathology and laboratory fees for nonhospital providers are covered in chapter 296-23 WAC.

The following procedures and fee maximums apply only when these services are performed by or under the supervision of a physician.

Unless otherwise specified, the fee maximums include the collection and handling of the specimens by the laboratory performing the procedure.

The department or self-insurer may deny payment for pathology or laboratory procedures which are determined to be excessive, unrelated, or unnecessary for management of the accepted industrial illness or injury.

The technical component represents the expenses of the nonpathologist personnel, materials, facilities and space, used for diagnostic or therapeutic services rendered.

The professional component represents the professional services supplied by physicians. See WAC 296-23-200 to 296-23-232 for billing the professional component.

Panel (profile) tests: These are certain multiple tests performed on a single specimen of blood or urine. They are distinguished from the single or multiple test(s) performed on an "individual," "immediate," or "stat" reporting basis.

NEW SECTION

WAC 296-23A-310 BILLING PROCEDURES. (1) Department billing instructions appear in WAC 296-20-125. Hospital information and billing instructions appear in WAC 296-23A-100, 296-23A-105, and 296-23A-150.

(2) Some pathology and laboratory services contain a professional component. Fee maximums for these services are set for the combined professional and technical components, and the procedure codes for these services are marked with a "*."

All other pathology and laboratory services do not have a professional component. Fee maximums for these services are for the total procedure.

(3) Hospitals are reimbursed only for the technical component at a rate up to and including sixty percent of the fee maximum for the procedure codes with a "*." All other procedure codes are reimbursed at a rate up to and including one hundred percent of the fee maximum.

(4) Hospitals should bill their usual and customary rates for the technical component of outpatient pathology and laboratory services.

(5) Laboratory procedures performed by other than the billing hospital shall be billed at the value charged the hospital by the reference (outside) laboratory. When possible, the service should be billed under the same procedure code or panel procedure number listed under "PANEL OR PROFILE TESTS" used by the reference laboratory.

(6) Laboratory reports must be attached to the bills for laboratory services.

NEW SECTION

WAC 296-23A-315 UNLISTED SERVICE OR PROCEDURE. A pathology or laboratory service or procedure may be provided that is not listed in this section of the fee schedule. When reporting such a service, the appropriate "unlisted procedure" code may be used to indicate the service, identifying it by "special report" as discussed in WAC 296-23A-420. The "unlisted procedures" and accompanying

codes for the PATHOLOGY AND LABORATORY section are as follows:

80099 Unlisted panel
81099 Unlisted urinalysis procedure
84999 Unlisted chemistry or toxicology procedure
85999 Unlisted hematology procedure
86999 Unlisted immunology procedure
87999 Unlisted microbiology procedure
88099 Unlisted necropsy (autopsy) procedure
88199 Unlisted cytopathology procedure
88299 Unlisted cytogenetic procedure
88399 Unlisted surgical pathology procedure
89399 Unlisted miscellaneous pathology test

NEW SECTION

WAC 296-23A-320 SPECIAL REPORT. A service that is rarely provided, unusual, variable or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure; and the time, effort, and equipment necessary to provide the service. Additional items which may be helpful include: Complexity of symptoms, final diagnosis, pertinent physical findings, diagnostic and therapeutic procedures, concurrent problems, and follow-up care. For report requirements see WAC 296-20-01002.

NEW SECTION

WAC 296-23A-325 PANEL OR PROFILE TESTS.

The following list contains those tests that can be and are frequently done as groups and combinations ("profiles") on automated multi-channel equipment. For any combination of tests among those listed immediately below, use the appropriate number 80002-80019. Groups of the tests listed here are distinguished from multiple tests performed individually for immediate or "stat" reporting.

The following unit values apply when three or more of the tests listed below are performed on the same blood or urine specimen, under the conditions described in WAC 296-23A-300.

Albumin	
Albumin/globulin ratio	
Bilirubin, direct	
Bilirubin, total	
Calcium	
Carbon dioxide content	
Chlorides	
Cholesterol	
Creatinine	
Globulin	
Glucose (sugar)	
Lactic dehydrogenase (LDH)	
Phosphatase, alkaline	
Phosphorus (organic phosphate)	
Potassium	
Protein, total	
Sodium	
Transaminase, glutamic oxaloacetic (SGOT)	
Transaminase, glutamic pyruvic (SGPT)	
Urea nitrogen (BUN)	
Uric acid	
80002 Automated multichannel test; 1 or 2 clinical chemistry test(s)	21.0
80003 3 clinical chemistry tests	28.0
80004 4 clinical chemistry tests	32.0
80005 5 clinical chemistry tests	36.0
80006 6 clinical chemistry tests	40.0
80007 7 clinical chemistry tests	44.0
80008 8 clinical chemistry tests	48.0
80009 9 clinical chemistry tests	52.0
80010 10 clinical chemistry tests	56.0
80011 11 clinical chemistry tests	60.0
80012 12 clinical chemistry tests	64.0

	Unit Value
80016 13-16 clinical chemistry tests	66.8
80018 17-18 clinical chemistry tests	69.6
80019 19 or more clinical chemistry tests (indicate instrument used and number of tests performed)...	72.4

THERAPEUTIC DRUG MONITORING

(e.g., antiepilepsy drugs, cardiac drugs, antibiotics, sedatives)

80031 Therapeutic quantitative drug monitoring in blood and/or urine; measurement one drug (if drug not specified by individual code number)	BR
80032 2 drugs measured	BR
80033 3 drugs measured	BR
80034 4 or more drugs measured	BR
80040 Serum radioimmunoassay for circulating antibiotic levels	BR

ORGAN OR DISEASE ORIENTED PANELS

Organ "panels" as an approach to diagnosis have been developed in response to the increased use of general screening programs that are now in use in physicians' offices, health centers, clinics, and hospitals. Also included here are profiles that combine laboratory tests together under a problem oriented classification. The lack of an expanded list of laboratory tests under each number is deliberate. Because no two laboratories utilize the same array of tests in a particular panel, each laboratory should establish its own profile and accompany each reported panel by a listing of the components of that panel performed by the laboratory.

	Unit Value
80050 General health screen panel	31.0
80052 Premarital profile	BR
80053 Executive profile	BR
80055 Obstetric profile	BR
80056 Amenorrhea profile	BR
80057 Male infertility and/or gynecomastia profile	BR
80058 Hepatic function panel	BR
80059 Hepatitis panel	BR
80060 Hypertension panel	BR
80061 Lipid profile	BR
80062 Cardiac evaluation (including coronary risk) panel	BR
80063 Cardiac injury panel	BR
80064 with creatine phosphokinase (CPK) and/or lactic dehydrogenase (LDH) isoenzyme determination	BR
80065 Metabolic panel	BR
80066 Malabsorption panel	BR
80067 Pulmonary (lung function) panel	BR
80068 Lung maturity profile	BR
80070 Thyroid panel	BR
80071 with thyrotropin releasing hormone (TRH)	BR
80072 Arthritis panel	BR
80073 Renal panel	BR
80075 Parathyroid panel	BR
80080 Prostatic panel	BR
80082 Pancreatic panel	BR
80084 Pituitary panel	BR
80085 Microcytic anemia panel	BR
80086 Macrocytic anemia panel	BR
80088 Transition panel (for management of patient with proven metastatic disease)	BR
80089 Muscle panel	BR
80090 Antibody panel (e.g., TORCH: Toxoplasma IFA, rubella HI, cytomegalovirus CF, herpes virus CF)	BR
80099 Unlisted panel	BR

NEW SECTION

WAC 296-23A-330 URINALYSIS.

(For specific analyses, see appropriate section)

	Unit Value
81000 Urinalysis; routine (pH, specific gravity, protein, tests for reducing substances as glucose), with microscopy	12.0
81002 routine, without microscopy	8.0
81004 components, single, not otherwise listed, specify ..	5.0
81005 chemical, qualitative, any number of constituents	8.0
(81006 urine volume measurement has been deleted. To report, use 81099)	
81010 concentration and dilution test	14.0
81011 water deprivation test	BR
81012 water deprivation test with vasopressin response ..	BR
81015 microscopic only	10.0
81020 two or three glass test	10.0
81030 Quantitative sediment analysis and quantitative protein (Addis count)	40.0
81099 Unlisted urinalysis procedure	BR

NEW SECTION

WAC 296-23A-335 CHEMISTRY AND TOXICOLOGY.

NOTES:

The material for examination may be from any source. Examination is quantitative unless specified. (For list of automated, multichannel tests, see 80003-80019)

Clinical pathology includes radioimmunoassay as one method of performing many chemistry tests. These codes can be appropriately used by any specialist performing such tests in a laboratory licensed and/or certified for radioimmunoassays. The reporting of these tests is not confined to clinical pathology laboratories alone.

	Unit Value
82000 Acetaldehyde, blood	40.0
82003 Acetaminophen, urine	40.0
(Acetic anhydride, see volatiles, 84600)	
82005 Acetoacetic acid	40.0
82009 Acetone, qualitative	12.0
82010 quantitative	12.0
(For acetone bodies, see 82009-82010, 82635, 83947)	
82011 Acetylsalicylic acid; quantitative	32.0
82012 qualitative	32.0
82013 Acetylcholinesterase	40.0
(Acid, gastric, see gastric acid, 82926-82932)	
(Acid phosphatase, see 84060-84065)	
82015 Acidity, titratable, urine	30.0
(ACTH, see 82024)	
(Adrenalin-Noradrenalin, see catecholamines, 82382-82384)	
82024 Adrenocorticotrophic hormone (ACTH), RIA	120.0
82030 Adenosine; 5'-diphosphate (ADP) and 5'-monophosphate (AMP), cyclic, RIA, blood	40.0
82035 5'-triphosphate, blood	40.0
82040 Albumin serum	20.0
82042 urine, quantitative (specify method, e.g., Esbach)	20.0
(For albumin/globulin ratio, albumin/globulin ratio by electrophoretic method, see 84155-84200)	
82055 Alcohol (ethanol), blood; chemical	30.0
82060 by gas-liquid chromatography	40.0
82065 Alcohol (ethanol), urine; chemical	30.0
82070 by gas-liquid chromatography	40.0
82072 Alcohol (ethanol) gelation	30.0
82075 Alcohol (ethanol), breath	60.0
82076 Alcohol; isopropyl	60.0
82078 methyl	60.0

	Unit Value		Unit Value
82085 Aldolase, blood; kinetic ultraviolet method	26.0	82210 quantitative and identification	80.0
82086 colorimetric	20.0	(For qualitative screen, see 82486, 82660, 82755, 84231)	
82087 Aldosterone; double isotope technique	120.0	82225 Barium	BR
82088 RIA blood	100.0	(Bence-Jones protein, 84185)	
82089 RIA urine	100.0	82230 Beryllium, urine	80.0
82091 saline infusion test	BR	(Beta-glucosidase, see 82963)	
(Alkaline phosphatase, see 84075-84080)		82231 Beta-2 microglobulin, RIA; urine	BR
82095 Alkaloids, tissue; screening	80.0	82232 serum	BR
82096 quantitative	120.0	82235 Bicarbonate excretion, urine	BR
82100 Alkaloids, urine, screening	80.0	82236 Bicarbonate loading test	BR
82101 quantitative	120.0	(Bicarbonate, see 82374)	
(See also 82486, 82600, 82662, 82755, 84231)		82240 Bile acids, blood, fractionated	120.0
(Alpha amino acid nitrogen, see 82126)		82245 Bile pigments, urine	8.0
(Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)		82250 Bilirubin; blood, total or direct	24.0
(Alphaketoglutarate, see 83584)		82251 blood, total and direct	30.0
(Alpha tocopherol (Vitamin E), see 84446)		82252 feces, qualitative	BR
82112 Amikacin	BR	82260 urine, quantitative	12.0
(Amikacin serum radioimmunoassay, see 80040)		82265 amniotic fluid, quantitative	30.0
82126 amino acid nitrogen, alpha	50.0	82268 Bismuth	80.0
82128 Amino acids, qualitative	40.0	82270 Blood; occult, feces, screening	8.0
82130 Amino acids, urine or plasma, chromatographic fractionation and quantitation	180.0	82273 duodenal, gastric contents, qualitative	BR
82134 Aminohippurate, para (PAH)	30.0	(Blood urea nitrogen (BUN), see 84520-84525, 84545)	
82135 Aminolevulinic acid, delta (ALA)	50.0	(Blood volume, see 84605-84610, 78110, 78111)	
82137 Aminophylline	60.0	82280 Boric acid; blood	100.0
82138 Amitriptyline	60.0	82285 urine	100.0
82140 Ammonia; blood	40.0	82286 Bradykinin	BR
82141 urine	40.0	82290 Bromides; blood	24.0
82142 Ammonium chloride loading test	40.0	82291 urine	40.0
82143 Amniotic fluid scan (spectrophotometric)	50.0	82300 Cadmium, urine	100.0
(For L/S ratio, see 83661)		82305 Caffeine	60.0
(Amobarbital, see 82205-82210)		82306 Calcifediol (25-OH Vitamin D-3), chromatographic technique	BR
82145 Amphetamine or methamphetamine, chemical, quantitative	80.0	82307 Calciferol (Vitamin D), RIA	BR
82150 Amylase, serum	30.0	(For 1, 25-Dihydroxyvitamin D, use 82652)	
82155 isoenzymes electrophoretic	BR	82308 Calcitonin, RIA	80.0
82156 Amylase, urine (diastase)	30.0	82310 Calcium, blood; chemical	22.0
82157 Androstenedione RIA	80.0	82315 fluorometric	22.0
82159 Androsterone	50.0	82320 emission flame photometry	22.0
82160 RIA	50.0	82325 atomic absorption flame photometry	24.0
(See also 83593-83596)		82330 fractionated, diffusible	60.0
(Angiotensin I, see renin, 84244)		82331 after calcium infusion test	24.0
82163 Angiotensin II, RIA	BR	82335 Calcium, urine; qualitative (Sulkowitch)	11.0
82164 Angiotensin-converting enzyme	BR	82340 quantitative, timed specimen	32.0
82165 Aniline	BR	82345 Calcium, feces, quantitative, timed specimen	80.0
(Antidiuretic hormone, RIA, see 84588)		82355 Calculus (stone), qualitative; chemical	40.0
82168 Antihistamines	BR	82360 Calculus (stone), quantitative; chemical	60.0
82170 Antimony, urine	80.0	82365 infrared spectroscopy	60.0
(Antimony, screen, see 83015)		82370 X-ray diffraction	50.0
(Antitrypsin, alpha-1-, see 86329)		(Carbamates, see individual listings)	
82173 Arginine tolerance test	BR	82372 Carbamazepine, serum	BR
82175 Arsenic, blood, urine, gastric contents, hair or nails, quantitative	80.0	82374 Carbon dioxide, combining power or content	10.0
(For heavy metal screening, see 83015)		(See also 82801-82803, 82817)	
(Aspirin, see acetylsalicylic acid, 82011, 82012)		82375 Carbon monoxide, (carboxyhemoglobin); quantitative	48.0
(Atherogenic index, blood, ultracentrifugation, quantitative, see 83717)		82376 qualitative	48.0
82205 Barbiturates; quantitative	60.0	(Carbon tetrachloride, see 84600)	
		(Carboxyhemoglobin, see 82375, 82376)	
		82380 Carotene, blood	40.0
		(Carotene plus Vitamin A, see 84595)	
		82382 Catecholamines (dopamine, norepinephrine, epinephrine); total urine	BR
		82383 blood	BR

	Unit Value		Unit Value
82384	fractionated	BR	
(For urine metabolites, see 83835, 84585)			
82390	Ceruloplasmin, chemical (copper oxidase), blood	40.0	
(For gel diffusion technique, see 86331; immunodiffusion technique, see 86329)			
82400	Chloral hydrate; blood	60.0	
82405	urine	40.0	
82415	Chloramphenicol; blood	40.0	
82418	Chlorazepate dipotassium	40.0	
82420	Chlordiazepoxide; blood	60.0	
82425	urine	60.0	
82435	Chlorides; blood (specify chemical or electrometric)	20.0	
82436	urine (specify chemical, electrometric or Fantus test)	20.0	
82437	sweat (without iontophoresis)	20.0	
82438	spinal fluid	20.0	
82441	Chlorinated hydrocarbons, screen	20.0	
82443	Chlorothiazide-hydrochlorothiazide	60.0	
(Chlorpromazine, see 84021, 84022)			
82465	Cholesterol, serum; total	22.0	
82470	total and esters	30.0	
82480	Cholinesterase; serum	40.0	
82482	RBC	60.0	
82484	serum and RBC	80.0	
82485	Chondroitin B sulfate, quantitative	BR	
(Chorionic gonadotropin, see gonadotropin, 82996-83002)			
82486	Chromatography; gas-liquid, compound and method not elsewhere specified	BR	
82487	paper, 1-dimensional, compound and method not elsewhere specified	BR	
82488	paper, 2-dimensional, not elsewhere specified	BR	
82489	thin layer, not elsewhere specified	BR	
82490	Chromium; blood	100.0	
82495	urine	100.0	
82505	Chymotrypsin, duodenal contents	30.0	
82507	Citrate	80.0	
82512	Clonazepam	BR	
82520	Cocaine, quantitative	60.0	
(Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)			
(Codeine, screen, see 82486, 82660, 82662, 82755, 84231)			
(Codeine, quantitative, see 82096, 82101)			
(Complement, see 86159-86162)			
(Compound S, see 82634)			
82525	Copper; blood	60.0	
82526	urine	60.0	
(Copro bilinogen, feces, 84575)			
(Copro porphyrins, see 84118-84121)			
(Corticosteroids, see 83492-83496)			
82528	Corticosterone, RIA	BR	
(See also 83593-83597)			
82529	Cortisol; fluorometric, plasma	36.0	
82531	CPB, plasma	75.0	
82532	CPB, urine	75.0	
82533	RIA, plasma	90.0	
82534	RIA, urine	90.0	
82536	after adrenocorticotrophic hormone (ACTH) administration	BR	
82537	48 hours after continuous ACTH infusion	BR	
82538	after metyrapone tartrate administration	BR	
82539	dexamethasone suppression test, plasma and/or urine	BR	
82540	Creatine; blood	24.0	
82545	urine	40.0	
82546	Creatine and creatinine	50.0	
82550	Creatine phosphokinase (CPK), blood; timed kinetic ultraviolet method	26.0	
82552	isoenzymes	30.0	
82555	colorimetric	20.0	
82565	Creatinine; blood	20.0	
82570	urine	20.0	
82575	clearance	40.0	
82585	Cryofibrinogen, blood	40.0	
82595	Cryoglobulin, blood	40.0	
(Crystals, pyrophosphate vs. urate, see 84208)			
82600	Cyanide; blood	80.0	
82601	tissue	80.0	
82606	Cyanocobalamin (Vitamin B-12); bioassay	70.0	
82607	RIA	45.0	
82608	unsaturated binding capacity	60.0	
(Cyclic AMP, see 82030)			
(Cyclic GMP, see 83008)			
82614	Cystine, blood, qualitative	BR	
82615	Cystine and homocystine, urine; qualitative	30.0	
82620	quantitative	40.0	
82624	Cystine aminopeptidase	BR	
(D hemoglobin, see 83053)			
(Delta-aminolevulinic acid (ALA), see 82135)			
82626	Dehydroepiandrosterone (DHEA), RIA	BR	
(See also 83593)			
(Deoxycortisol, 11-(compound S), RIA, see 82634)			
82628	Desipramine	BR	
82633	Desoxycorticosterone, 11-RIA	BR	
82634	Desoxycortisol, 11-(compound S), RIA	80.0	
(see also 83492)			
(Dexamethasone suppression test, see 82539)			
82635	Diacetic acid	18.0	
(Diastase, urine, see 82156)			
82636	Diazepam	50.0	
82638	Dibucaine number	34.0	
82639	Dicumarol	BR	
(Dichloroethane, see 84600)			
(Dichloromethane, see 84600)			
(Diethylether, see 84600)			
82640	Digitoxin (digitalis); blood, RIA	BR	
82641	urine	BR	
82643	Digoxin, RIA	36.0	
82646	Dihydrocodinone	BR	
(Dihydrocodinone screen, see 82486-82489, 82662, 82755, 84231)			
82649	Dihydromorphinone, quantitative	75.0	
(Dihydromorphinone screen, see 82486, 82489, 82662, 82755, 84231)			
82651	Dihydrotestosterone (DHT)	BR	
82652	Dihydroxyvitamin D, 1, 25-	BR	
82654	Dimethadione	BR	
(Diphenylhydantoin, see 84045)			
(Dopamine, see 82382-82384)			
82656	Doxepin	BR	
82660	Drug screen (amphetamines, barbiturates, alkaloids)	65.0	
(See also 82486-82489, 82662, 82755, 84231)			

	Unit Value		Unit Value
(Duodenal contents, see individual enzymes; for intubation and collection, see 89100)		82763 tolerance test	75.0
(Endocrine receptor assays, see 84233-84235)		82765 urine	40.0
82662 Enzyme immunoassay technique for drugs, EMIT	30.0	(For TLC screen, see 84375)	
(For enzyme immunoassay for bacteria, use 86227)		82775 Galactose-1-phosphate uridyl transferase; quantitative	60.0
82664 Electrophoretic technique, not elsewhere specified	45.0	82776 screen	18.0
82666 Epiandrosterone	BR	82780 Gallium	BR
(See also 83593, 83596)		82784 Gammaglobulin, A, D, G, M nephelometric, each	12.0
(Epinephrine, see 82382-82384)		82785 Gammaglobulin, E, (e.g., RIA, EIA)	75.0
82668 Erythropoietin, bioassay	BR	82786 Gammaglobulin, salt precipitation method	21.0
(For HI method, see 86280)		(Gammaglobulin by gel (immuno) diffusion, see 86329)	
82670 Estradiol, RIA (placental)	90.0	(Gamma-glutamyl transpeptidase (GGT), see 82977)	
82671 Estrogens; fractionated	85.0	82790 Gases, blood, oxygen saturation; by calculation from pO ₂	40.0
82672 total	60.0	82791 by manometry	40.0
82673 Estriol; fluorometric	54.0	82792 by oximetry	20.0
82674 GLC	45.0	82793 by spectrophotometry	40.0
82676 Chemical	75.0	82795 by calculation from pCO ₂	6.0
82677 RIA	105.0	82800 Gases, blood; pH, only	20.0
(Estrogen receptor assay, see 84233)		82801 pCO ₂	24.0
82678 Estrone; chemical	75.0	82802 pH, pCO ₂ by electrode	42.0
82679 RIA	90.0	82803 pH, pCO ₂ , pO ₂ simultaneous	54.0
(Ethanol, see 82055-82075)		82804 pO ₂ by electrode	40.0
82690 Ethchlorvynol; blood	60.0	82812 pO ₂ by manometry	24.0
82691 urine	60.0	82817 pH, pCO ₂ by tonometry	24.0
82692 Ethosuximide	BR	82926 Gastric acid, free and total; single specimen	11.2
(Ethyl alcohol, see 82055-82075)		82927 each additional specimen	9.0
82694 Etiocholanolone	BR	82928 Gastric acid, free or total; single specimen	9.0
(See also 83593, 83596)		82929 each additional specimen	7.5
(Evans Blue, see blood volume, 84605-84610)		82931 Gastric acid, pH titration; single specimen	24.0
82696 Etiocholanolone, RIA	50.0	82932 each additional specimen	18.0
82705 Fat or lipids, feces; screening	10.0	(82939 has been deleted. If necessary to report use 84999)	
82710 quantitative, 24 or 72 hour specimen	100.0	(Gastric analysis, with stimulation, see 89140, 89141, 91052)	
82715 Fat differential, feces, quantitative	BR	(Gastric analysis, pepsin, see 83974)	
82720 Fatty acids, blood; esterified	40.0	(For gastric intubation, see 89130, 74340)	
82725 nonesterified	40.0	82938 Gastrin (serum) after secretin stimulation (e.g., for gastrinoma, Zollinger-Ellison syndrome)	BR
82727 Ferric chloride, urine	BR	82941 Gastrin, RIA	48.0
82728 Ferritin, specify method (e.g., RIA, immunoradiometric assay)	BR	(Gentamicin, see 84695)	
(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)		(GGT, see 82977)	
(Fetoprotein, alpha-1, see 86329)		(Gentamicin serum radioimmunoassay, see 80040)	
82730 Fibrinogen, quantitative	21.0	(GLC, gas liquid chromatography, see 82486)	
(See also 85371, 85377)		82942 Globulin, serum	10.5
82735 Fluoride; blood	100.0	(See also 82784, 82786, 84155-84200, 86329)	
82740 urine	100.0	82943 Glucagon, RIA	BR
82741 Flucytosine (5-fluorocytosine)	BR	82944 Glucosamine	6.0
82742 Flurazepam	BR	82946 Glucagon tolerance test	BR
82745 Folic acid (folate), blood; bioassay	BR	82947 Glucose; except urine (e.g., blood, spinal fluid, joint fluid)	10.5
82746 RIA	45.0	82948 blood, stick test	8.2
(Follicle stimulating hormones (FSH), see 83000, 83001)		82949 fermentation	22.5
82750 Formiminoglutamic acid (FIGLU), urine	100.0	82950 post glucose dose (includes glucose)	13.5
82755 Free radical assay technique for drugs (FRAT)	BR	82951 tolerance test (GTT), three specimens (includes glucose)	37.5
82756 Free thyroxine index (T-7)	BR	82952 tolerance test, each additional beyond three specimens	10.5
82757 Fructose, semen	BR	(For intravenous glucose tolerance test, see 82961)	
(Fructose, TLC screen, see 84375)		82953 tolbutamide tolerance test	15.0
(Furosemide test, see 84246)		(For insulin tolerance test, see 82937)	
82759 Galactokinase, RBC	BR	(For leucine tolerance test, see 83681)	
82760 Galactose; blood	40.0		

	Unit Value		Unit Value
82954	Glucose, urine	20.0	(Heroin, screening, see 82660, 82486, 82662, 82755, 84231; quantitative, see 82096, 82101)
82955	Glucose-6-phosphate dehydrogenase(G6PD); quantitative	60.0	(HIAA, see 83497)
82960	screen	56.0	
82961	Glucose tolerance test, intravenous	BR	83086 Histidine; blood, qualitative
82963	Glucosidase, beta	BR	83087 urine, qualitative
82965	Glutamate dehydrogenase, blood	40.0	83088 Histamine
	(Glutamic oxaloacetic transaminase (SGOT), see 84450-84455)		(Homocystine, qualitative, see 82615)
	(Glutamic pyruvic transaminase (SGPT), see 84460-84465)		(Homocystine, quantitative, see 82620)
82975	Glutamine (glutamic acid amide), spinal fluid	80.0	83093 Homogentisic acid; blood, qualitative
82977	Glutamyl transpeptidase, gamma (GGT)	BR	83094 urine, qualitative
82978	Glutathione	BR	83095 urine, quantitative
82979	Glutathione reductase, RBC	BR	83150 Homovanillic acid (HVA), urine
82980	Glutethimide	56.2	(Hormones, see individual alphabetic listings in chemistry section)
	(Glycohemoglobin, see 83036)		83485 Hydroxybutyric dehydrogenase, alpha (HBD), blood; kinetic ultraviolet method
82985	Glycoprotein, electrophoresis	60.0	83486 colorimetric method
82995	Gold, blood	100.0	83491 Hydroxycorticosteroids, 17-(17-OHCS); RIA
82996	Gonadotropin, chorionic, bioassay; qualitative	30.0	83492 gas liquid chromatography (GLC)
82997	quantitative	30.0	83493 blood, Porter-Silber type
82998	Gonadotropin, chorionic, RIA	38.0	83494 blood, fluorometric
	(Gonadotropin, chorionic, beta subunit, RIA, see 84701)		83495 urine, Porter-Silber type
	(For immunoassay, qualitative, see 86006, 86007)		83496 urine, fluorometric
	(For quantitative titer, see 86008, 86009)		(See also 82531-82534, 82634, 84409)
83000	Gonadotropin, pituitary, follicle stimulating hormone (FSH); bioassay	90.0	83497 Hydroxyindolacetic acid, 5-(HIAA), urine
83001	RIA	90.0	(For HIAA, blood, see 84260)
83002	Gonadotropin, pituitary, luteinizing hormone (LH)(ICSH), RIA	90.0	83498 Hydroxyprogesterone, 17-d, RIA
	(For luteinizing releasing factor (LRH), see 83727)		83499 Hydroxyprogesterone, 20-
83003	Growth hormone humane (HGH), (somatotropin); RIA	48.0	83500 Hydroxyproline, urine; free only
83004	after glucose tolerance test	48.0	83505 total only
	(For growth hormone secretion after arginine tolerance test, see 82173)		83510 free and total
	(For human growth hormone antibody, RIA, see 86277)		83523 Imipramine
83005	Guanase, blood	40.0	(Immunoglobulins, see 82784, 82785, 82786, 86329, 86335)
83008	Guanosine monophosphate (GMP), cyclic, RIA	BR	83524 Indican, urine
83010	Haptoglobin; chemical	60.0	83525 Insulin, RIA
83011	quantitative, electrophoresis	30.0	(For proinsulin, see 84206)
83012	phenotypes, electrophoresis	60.0	83526 Insulin tolerance test
83015	Heavy metal screen (arsenic, bismuth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit)	30.0	83528 Intrinsic factor level
83018	chromatography, DEAE column	BR	(For intrinsic factor antibodies, RIA, see 86340)
83020	Hemoglobin; electrophoresis (includes A ₂ , S, C, etc.)	80.0	83530 Insulin clearance
	(Hemoglobin, carboxyhemoglobin (CO), see 82375, 82376; colorimetric, see 85018, 85031)		(83533, 83534 Protein bound iodine have been deleted. To report, use 84999)
83030	F (fetal), chemical	40.0	(For thyroxine, see 84435-84439)
83033	F (fetal), qualitative (APT) test, fecal	56.0	(For triiodothyronine (true T-3), RIA, see 84480)
83036	glycosylated (A1c)	60.0	83540 Iron, serum; chemical
83040	methemoglobin, electrophoretic separation	80.0	83545 automated
83045	methemoglobin, qualitative	20.0	83546 radioactive uptake method
83050	methemoglobin, quantitative	40.0	83550 Iron binding capacity, serum; chemical
83051	plasma	40.0	83555 automated
83052	sickle, turbidimetric	34.0	83565 radioactive uptake method
83053	solubility, S-D, etc.	40.0	83570 Isocitric dehydrogenase (IDH), blood; kinetic ultraviolet
83055	sulfhemoglobin, qualitative	20.0	83571 colorimetric
83060	sulfhemoglobin, quantitative	40.0	(Isopropyl alcohol, see alcohol 82076)
83065	thermolabile	BR	83576 Isonicotinic acid hydrazide (INH)
83068	unstable, screen	BR	83578 Kanamycin
83069	urine	BR	83582 Ketogenic steroids, urine; 17-(17-KGS)
83070	Hemosiderin, urine	12.0	83583 11-desoxy: 11-oxy ratio
83071	Hemosiderin, RIA	25.6	83584 Ketoglutarate, alpha

	Unit Value		Unit Value
(Ketone bodies, see 82005-82010; urine, see 81000-81005)			
83586	38.0	83735	20.0
83587	75.0	83740	20.0
83588	54.0	83750	40.0
83589	36.0	83755	40.0
83590	60.0	83760	40.0
83593	75.0	83765	40.0
(83596 D/A/E ratio has been deleted)		83775	30.0
83597	75.0	(Maltose tolerance, see 82951, 82952)	
(See also 82528, 82632, 82633, 82666, 82694)			
83599	64.1	(Mammotropin, see 84146)	
83600	90.0	83785	60.0
83605	40.0	83790	BR
83610	33.7	(Marijuana, see tetrahydrocannabinol THC, 84408)	
83615	26.0	83795	60.0
83620	20.0	83799	54.0
83624	24.0	(For screen, see 82486, 82489, 82662, 82755, 84231)	
83625	60.0	83805	60.0
83626	20.0	(For screen, see 82486, 82489, 84231)	
83628	20.0	83825	70.0
83629	20.0	83830	70.0
83631	20.0	(Mercury screen, see 83015)	
(For hydroxybutyric dehydrogenase (HBD), see 83485)			
83632	30.0	83835	52.0
83633	20.0	(For catecholamines, see 82382-82384)	
83634	20.0	83840	60.0
(For tolerance, see 82951-82952)			
(For TLC screen, see 84375)			
83645	20.0	(Methamphetamine, see 82145)	
83650	20.0	(Methanol, see 82078)	
83655	60.0	83842	50.0
83660	60.0	83845	90.0
83661	75.0	83857	32.0
83670	26.0	(Methemoglobin, see hemoglobin 83045-83050)	
83675	20.0	83858	90.0
83680	26.0	(Methyl alcohol, see 82078)	
83681	26.0	83859	90.0
83685	20.0	(Microglobulin, beta-2, RIA, see 82231, 82232)	
83690	30.0	83860	80.0
83700	30.0	83861	120.0
83705	60.0	83862	82.0
(For feces, see 82705-82715)			
83715	60.0	83864	60.0
83717	100.0	83865	60.0
83718	BR	83866	21.0
83719	BR	(83870 Mucoprotein, blood has been deleted. To report use 84999)	
83720	BR	83872	21.0
83725	60.0	83873	BR
(Luteinizing hormone (LH), see 83002)			
83727	60.0	(For oligoclonal bands, see 83916)	
83728	BR	83874	30.0
83730	30.0	83875	40.0
(Macroglobulins, alpha-2-Sia, see 86329)			
		83880	60.0
		83885	100.0
		83887	75.0
		83895	60.0
		83900	100.0
		83910	20.0
		(Norepinephrine, see 82382-82384)	
		83915	25.0
		83916	BR
		(For myelin basic protein, CSF, see 83873)	

	Unit Value		Unit Value
83917 Organic acids; screen, qualitative	30.0	84087 Phosphohexose isomerase	30.0
83918 quantitative	30.0	84090 Phospholipids, blood	30.0
83920 Ornithine carbamyl transferase (OCT)	24.0		
83930 Osmolality; blood	20.0	(See also 83705)	
83935 urine	20.0	(For lecithin/sphingomyelin ratio, see 83661)	
83938 Ouabain	BR	84100 Phosphorus (phosphate); blood	24.0
83945 Oxalate, urine	40.0	84105 urine	24.0
(For alpha-oxoglutarate, see 83584)		(Pituitary gonadotropins, see 83000-83002)	
83946 Oxazepam	40.0	(PKU, see 81005, 84030, 84031)	
83947 Oxybutyric acid, beta	40.0	84106 Porphobilinogen, urine; qualitative	20.0
83948 Oxycodone	52.0	84110 quantitative	20.0
(Oxygen, see gases, blood, 82790-82817)		84118 Porphyrins, copro-, urine; quantitative	30.0
83949 Oxytocinase, RIA	52.0	84119 qualitative	24.0
(Para-aminohippuric acid, see 82134)		84120 Porphyrins; copro- and uro-, fractionated, urine	64.0
83965 Paraldehyde, blood, quantitative	60.0	84121 uro-, copro-, and porphobilinogen, urine	80.0
83970 Parathormone (parathyroid hormone), RIA	165.0	84126 Porphyrins, feces, quantitative	100.0
(PBI, see 83533)		84128 Porphyrins, plasma	82.0
83971 Penicillin, urine	50.0	(Porphyrin precursors, see 82135)	
83972 Pentazocine	60.0	(For protoporphyrin, RBC, see 84202, 84203)	
83973 Pentose, urine, qualitative	13.5	84132 Potassium; blood	24.0
(For TLC screen, see 84375)		84133 urine	24.0
83974 Pepsin, gastric	23.0	84135 Pregnanediol; RIA	BR
83975 Pepsinogen, blood	40.0	84136 other method (specify)	BR
83985 Pesticide other than chlorinated hydrocarbons, blood, urine, or other material	BR	84138 Pregnanetriol; RIA	BR
(Pesticide, chlorinated hydrocarbons, see 82441)		84139 other method (specify)	BR
83986 pH, body fluid, except blood	BR	84141 Primidone	60.0
(For blood, see 82800, 82802, 82803, 82817)		84142 Procainamide	60.0
83992 Phencyclidine (PCP)	38.0	84144 Progesterone, any method	105.0
(Phenobarbital, see barbiturates 82205-82210)		(Progesterone receptor assay, see 84234)	
83995 Phenol, blood or urine	60.0	(For proinsulin, RIA, see 84206)	
84005 Phenolsulphonphthalein (PSP), test, urine	20.0	84146 Prolactin (mammotropin), RIA	225.0
84021 Phenothiazine, urine; qualitative, chemical	100.0	84147 Propoxyphene	60.0
(See also 82486 et seq.)		(For screen, see 82486 et seq.)	
84022 quantitative, chemical	BR	84149 Propranolol	BR
(See also individual drugs)		84150 Prostaglandin, any one, RIA	BR
84030 Phenylalanine (PKU), blood; Guthrie	12.0	84155 Protein, total, serum; chemical	20.0
(Phenylalanine-tyrosine ratio, see 84030, 84510)		84160 refractometric	12.0
84031 fluorometric	12.0	84165 electrophoretic fractionation and quantitation	60.0
84033 Phenylbutazone	20.0	84170 Protein, total and albumin/globulin ratio	40.0
84035 Phenylketones; blood, qualitative	20.0	(For serum albumin, see 82040; serum globulin, see 82942)	
84037 urine, qualitative	20.0	84175 Protein, other sources, quantitative	24.0
84038 Phenylpropanolamine	20.0	84176 Protein, special studies (e.g., monoclonal protein analysis)	BR
84039 Phenylpyruvic acid; blood	20.0	84180 Protein, urine; quantitative, 24-hour specimen	24.0
84040 urine	20.0	84185 Bence-Jones	12.0
(For qualitative chemical tests, urine, see 81005)		84190 electrophoretic fractionation and quantitation	80.0
84045 Phenytoin	61.0	84195 Protein, spinal fluid; semi-quantitative (Pandy)	20.0
84060 Phosphatase, acid; blood	24.0	84200 electrophoretic fractionation and quantitation	80.0
84065 prostatic fraction	40.0	84201 Protirelin, thyrotropin releasing hormone (TRH) test	BR
84066 prostatic fraction, RIA	60.0	84202 Protoporphyrin, RBC; quantitative	30.0
84075 Phosphatase, alkaline, blood	24.0	84203 screen	20.0
84078 heat stable (total not included)	16.0	84205 Protiptylene	68.0
84080 isoenzymes, electrophoretic method	BR	84206 Proinsulin, RIA	60.0
84081 Phosphatidylglycerol	BR	84207 Pyridoxine (Vitamin B-6)	BR
84082 Phosphates, tubular reabsorption of (TRP)	60.0	84208 Pyrophosphate vs. urate, crystals (polarization)	12.0
(Phosphates, inorganic, see 84100-84105)		84210 Pyruvate, blood	30.0
(Phosphates, organic, see 82480-82484)		84220 Pyruvic kinase, RBC	30.0
84083 Phosphoglucomutase, isoenzymes	60.0	84228 Quinine	30.0
84085 Phosphogluconate, 6-, dehydrogenase, RBC	18.0	84230 Quinidine, blood	40.0
		84231 Radioimmunoassay (RIA) not elsewhere specified	BR
		(Reinsch test, see 83015)	
		84232 Releasing factor	BR
		84233 Receptor assay; estrogen (estradiol)	BR

	Unit Value		Unit Value
84234 progesterone	BR	84434 Thioridazine	40.0
84235 endocrine, other than estrogen or progesterone (specify hormone)	BR	(Thyrotropin releasing hormone (TRH) test, see 84201)	
84236 progesterone and estrogen	BR	84435 Thyroxine, (T-4), CPB or resin uptake	33.0
84238 nonendocrine (e.g., acetylcholine) (specify receptor)	BR	84436 Thyroxine, true (TT-4), RIA	21.0
84244 Renin (angiotensin I); (RIA)	60.0	84437 Thyroxine (T-4), neonatal	20.0
(See also 82163, angiotensin II)		84439 Thyroxine, free (FT-4), RIA (unbound T-4 only)	45.0
84246 furosemide test	BR	(84441 Thyroxine (T-4) method has been deleted. To report, use 84435-84439)	
(Renin converting enzyme, see 82164)		84442 Thyroxine binding globulin (TBG)	52.0
(84250, 84251 resin uptake have been deleted. To report, use 84479, 84435)		(Thyroxine, free thyroxine index, T-7, see 82756)	
84252 Riboflavin (Vitamin B-2)	BR	(Thyroid hormones, PBI, thyroxine, etc., see 84480, 84250)	
(Salicylates, see 82011, 82012)		84443 Thyroid stimulating hormone (TSH), RIA	60.0
(Saline infusion test, see 82091)		(Thyroid stimulating hormone (TSH), neonatal, see 84800)	
(Secretin test, see 89100 and appropriate analyses)		84444 Thyrotropin releasing factor (TRF), RIA	BR
84255 Selenium, blood, urine or tissue	100.0	84445 plus long acting (LATS)	BR
84260 Serotonin, blood	120.0	(Tobramycin, see 84840)	
(For urine metabolites, see 83497)		84446 Tocopherol alpha (Vitamin E)	38.0
84275 Sialic acid, blood	50.0	(Tolbutamide tolerance, see 82951-82952)	
(Sickle hemoglobin, see 83020, 83052, 83053, 85660)		84447 Toxicology, screen; general	BR
84285 Silica, blood, urine or tissue	100.0	84448 sedative (acid and neutral drugs, volatiles)	45.0
84295 Sodium; blood	24.0	84450 Transaminase, glutamic oxaloacetic (SGOT), blood; timed kinetic ultraviolet method	24.0
84300 urine	24.0	84455 colorimetric or fluorometric	20.0
(Somatomammotropin, see 83632)		84460 Transaminase, glutamic pyruvic (SGPT), blood; timed kinetic ultraviolet method	24.0
(Somatotropin, see 83003; chorionic, see 83632)		84465 colorimetric or fluorometric	20.0
84310 Sorbitol dehydrogenase, serum	26.0	(Transferrin, see 86329)	
84315 Specific gravity (except urine)	8.0	84472 Trichloroethanol	60.0
(For urine specific gravity, see 81000)		84474 Trichloroacetic acid	36.0
84317 Starch, feces, screening	8.0	(Trichloroacetaldehyde, see 82400-82405)	
84318 Stercobilin, qualitative, feces	BR	84476 Trifluoperazine	36.0
(Stone analysis, see 82355-82370)		84478 Triglycerides, blood	30.0
84324 Strychnine	75.0	(See also 83705)	
(Sugar, see under glucose)		84479 Triiodothyronine (T-3), resin uptake	BR
84375 Sugars, chromatographic, TLC or paper chromatography	80.0	84480 Triiodothyronine true (TT-3), RIA	36.0
(Sulfhemoglobin, see hemoglobin, 83055-83060)		84481 Triiodothyronine, free (FT-3), RIA (unbound T-3 only)	BR
(84382 has been deleted)		84483 Trimethadione	36.0
84395 Sulfonamide, blood, chemical	20.0	84485 Trypsin, duodenal fluid	30.0
(84397 has been deleted)		84488 Trypsin, feces; qualitative, 24-hour specimen	30.0
(T-3, see 84435, 84479, 84480)		84490 quantitative	30.0
(T-4, see 84435-84439)		(Tubular reabsorption of phosphate, blood and urine, see 84082)	
(84401 has been deleted)		84510 Tyrosine, blood	40.0
84403 Testosterone, blood, RIA	105.0	(Ultracentrifugation, lipoprotein, see 83717)	
(84404 has been deleted)		(Urate vs. pyrophosphate crystals, see 84208)	
84405 Testosterone, urine, RIA	120.0	84520 Urea nitrogen, blood (BUN); quantitative	22.0
84406 Testosterone, binding protein	BR	84525 stick test	8.0
84407 Tetracaine	BR	84540 Urea nitrogen urine	20.0
84408 Tetrahydrocannabinol THC (marijuana)	BR	84545 Urea nitrogen clearance	40.0
84409 Tetrahydrocortisone or tetrahydrocortisol	105.0	84550 Uric acid; blood, chemical	20.0
(See also 83491-83497)		84555 uricase, ultraviolet method	26.0
84410 Thallium, blood or urine	100.0	84560 Uric acid, urine	20.0
84420 Theophylline, blood or saliva	60.0	84565 Urobilin, urine; qualitative	12.0
84425 Thiamine (Vitamin B-1)	BR	84570 quantitative, timed specimen	24.0
84430 Thiocyanate, blood	30.0	84575 Urobilin, feces, quantitative	60.0
		84577 Urobilinogen, feces, quantitative	30.0
		84578 Urobilinogen, urine; qualitative	24.0
		84580 quantitative, timed specimen	24.0

	Unit Value		Unit Value
84583 semiquantitative.....	20.0		
84584 Uropepsin, urine	24.0	(Antifactor (specific coagulation factors), see 85300-85341)	
(Uroporphyrins, see 84120, 84121)		(Antiplasmin, see 85410)	
(Valproic acid, see 80031)		(Antiprothrombinase, see 85311)	
84585 Vanillylmandelic acid (VMA), urine	24.0	(Antithrombin III, see 85300)	
84588 Vasopressin (antidiuretic hormone), RIA	BR	(Basophil count, see 85005)	
84589 Viscosity, fluid	10.0	85000 Bleeding time; Duke	10.0
84590 Vitamin A, blood.....	40.0	85002 Ivy or template	24.0
84595 including carotene	60.0	(85003 Adelson-Crosby immersion method has been deleted. To report, use 85999)	
(See also 82380)		(Blood cell morphology only, see 85548)	
(Vitamin B-1, see 84425)		85005 Blood count; basophil count, direct	10.0
(Vitamin B-2, see 84252)		85007 differential WBC count (includes RBC morphology and platelet estimation)	7.5
(Vitamin B-6, see 84207)		(See also 85548, 85585)	
(Vitamin B-12, blood, see 82606, 82607)		(For other fluids, e.g., CSF, see 89051, 89190)	
(Vitamin B-12, absorption (Schilling), see 78270, 78271)		85009 differential WBC count, buffy coat	12.0
(Vitamin C, see 82180)		85012 eosinophil count, direct	10.0
(Vitamin D, see 82306, 82307)		(For nasal smear, see 89180)	
(Vitamin E, see 84446)		85014 hematocrit	8.0
84597 Vitamin K	BR	85018 hemoglobin, colorimetric.....	8.0
(VMA, see 84585)		(For other hemoglobin determination, see 83020-83068)	
84600 Volatiles (acetic anhydride, carbon tetrachloride, dichloroethane, dichloromethane, diethylether)....	45.0	85021 hemogram, automated (RBC, WBC, Hgb, Hct and indices only)	10.5
(For acetaldehyde, see 82000)		85022 hemogram, automated, and differential WBC count (CBC)	15.0
84605 Volume, blood, dye method (Evans blue)	30.0	85027 hemogram, automated, with platelet count	12.0
84610 including total plasma and total blood cell volume	50.0	85028 hemogram, automated, and differential WBC count (CBC) with platelet count	17.0
(Volume, blood, RISA or Cr-51, see 78110, 78111)		85029 Additional automated hemogram indices (e.g., red cell distribution width (RDW), mean platelet volume (MPV), red blood cell histogram, platelet histogram, white blood cell histogram, three part differential); one to three indices	BR
84613 Warfarin	BR	85030 four or more indices	BR
84615 Xanthurenic acid.....	BR	85031 Blood count; hemogram, manual, complete CBC (RBC, WBC, Hgb, Hct, differential and indices)...	16.5
84620 Xylose tolerance test, blood	40.0	85041 red blood cell count (RBC) only	8.0
84630 Zinc, quantitative; blood	100.0	(See also 85021-85031, 89050)	
84635 urine	100.0	85044 reticulocyte count	12.0
84645 Zinc sulphate turbidity	20.0	85048 white blood cell (WBC)	8.0
(84680 has been deleted. To report use 82677)		(See also 85021-85031)	
84695 Gentamicin	38.5	85060 Blood smear, peripheral, interpretation by physician with written report	BR
84701 Gonadotropin, chorionic, beta subunit, RIA	66.7	85095 Bone marrow smear and/or cell block; aspiration only.....	45.0
84800 Thyroid stimulating hormone (TSH), neonatal....	60.0	(85096 has been deleted. For interpretation of smear, use 85097; for cell block interpretation, see 88304, 88305)	
84810 Tobramycin	BR	85097 smear interpretation only	BR
84999 Unlisted chemistry or toxicology procedure.....	BR	85100 aspiration, staining and interpretation	140.0
		85101 aspiration and staining only	75.0
		(For special stains, see 85535, 85540, 85560, 88312-88313)	
		85102 Bone marrow needle biopsy	75.0
		85103 staining and interpretation	60.0
		85105 interpretation only	100.0
		85109 staining and preparation only	30.0
		85150 Calcium clotting time	40.0
		85160 Calcium saturation clotting test	40.0
		85165 Capillary fragility test, Rumpel-Leede separate procedure.....	20.0

NOTE:

Gas-liquid chromatography, paper chromatography, electrophoresis, nuclear medicine, enzyme immunoassay and radioimmunoassay techniques are being extended constantly for the analysis of many drugs, hormones and other substances. Where these methodologies are not specifically listed under the compound in question, such tests should be coded under the listing for the specific general methodology. (For immunodiffusion, immunoprecipitin, and counter-immunoelectrophoretic methods other than enzyme and radioimmunoassay techniques, see immunology section.)

NEW SECTION

WAC 296-23A-340 HEMATOLOGY.

Unit
Value

(Includes blood clotting (coagulation) procedures. For blood banking procedures, see under Immunology)

(Agglutinins, see Immunology)

	Unit Value		Unit Value	
85170	Clot retraction; screen	8.0	85420 plasminogen, except antigenic assay	BR
85171	quantitative	45.0	(For plasminogen activator, see 85665)	
85172	inhibition by drugs	BR	85421 plasminogen, antigenic assay	BR
85175	Clot lysis time, whole blood dilution	40.0	(Fragility, red blood cell, see 85547, 85555-85557)	
	(Clotting factor I (fibrinogen), see 82730, 85371-85377)			
85210	Clotting factor II prothrombin, specific	40.0	85441 Heinz bodies; direct	9.0
	(See also 85610-85618)		85445 induced, acetyl phenylhydrazine	19.5
85220	factor V (AcG or proaccelerin) labile factor	40.0	(Hematocrit (PCV), see 85014, 85021-85031)	
85230	factor VII (proconvertin, stable factor)	40.0	(Hemoglobin, see 83020-83068, 85018-85031)	
85240	factor VIII (AHG), one stage	40.0	85460 Hemoglobin, fetal, differential lysis (Kleihauer)	26.0
85242	factor VIII (AHG), two stage	40.0	(See also 83030, 83033)	
85244	factor VIII related antigen quantitation	BR	(Hemogram, see 85021-85031)	
85250	factor IX (PTC or Christmas)	40.0	(Hemolysins, see 86006, 86281, 86282)	
85260	factor X (Stuart-Prower)	40.0	85520 Heparin assay	60.0
85270	factor XI (PTA)	40.0	85530 Heparin-protamine tolerance test	60.0
85280	factor XII (Hageman)	40.0	85535 Iron stain (RBC or bone marrow smears)	18.0
85290	factor XIII (fibrin stabilizing)	40.0	(Ivy bleeding time, see 85002)	
85291	factor XIII (fibrin stabilizing), screen solubility	40.0	85538 Leder stain (esterase) blood or bone marrow	30.0
85292	preallikrein assay (Fletcher factor assay)	BR	85540 Leucocyte alkaline phosphatase with count	20.0
85293	high molecular weight kinninogen assay (Fitzgerald factor assay)	BR	85544 Lupus erythematosus (LE) cell prep	20.0
85300	Clotting inhibitors or anticoagulants; antithrombin III, except antigen assay	40.0	(Lysozyme, see 85548)	
85301	antithrombin III, antigen assay	BR	85547 Mechanical fragility, RBC	30.0
85302	protein C assay	BR	85548 Morphology of red blood cells, only	9.0
85310	antithromboplastin	40.0	85549 Muramidase, serum	52.0
85311	antiprothrombinase	40.0	(Nitroblue tetrazolium dye test, see 86384)	
85320	antiprothromboplastin	40.0	85555 Osmotic fragility, RBC	15.0
85330	antifactor VIII	40.0	85556 incubated, qualitative	18.0
85340	cross recalcification time (mixtures)	40.0	85557 incubated, quantitative	60.0
85341	PTT inhibition test	BR	(Packed cell volume, see 85014)	
85345	Coagulation time; Lee and White	30.0	(Partial thromboplastin time, see 85730-85732)	
85347	activated	20.0	(Parasites, blood, e.g., malaria smears, see 87207)	
85348	other methods	BR	85560 Peroxidase stain, WBC	15.0
	(Complete blood count, see 85021-85031)		(Plasmin, see 85400)	
	(Differential count, see 85007 et seq.)		(Plasminogen, see 85420)	
	(Drug inhibition, clot retraction, see 85172)		(Plasminogen activator, see 85665)	
	(Duke bleeding time, see 85000)		85575 Platelet; adhesiveness (in vivo)	45.0
	(Eosinophil count, direct, see 85012)		85576 aggregation (in vitro), any agent	BR
	(Eosinophils, microscopic examination for, in various body fluids, see 89180)		85577 retention (in vitro), glass bead	30.0
	(Ethanol gel, see 85363)		85580 count (Rees-Ecker)	14.0
85360	Euglobulin lysis	40.0	85585 estimation on smear, only	10.0
	(Fetal hemoglobin, see 83030-83033, 85460)		(See also 85007)	
85362	Fibrin degradation (split) products (FDP)(FSP); agglutination, slide	12.0	85590 phase microscopy	20.0
85363	ethanol gel	10.0	85595 electronic technique	20.0
85364	hemagglutination inhibition (Merskey), microtitr	36.0	(Protamine paracoagulation (PPP), see 85368)	
85365	immuno-electrophoresis	BR	85610 Prothrombin time	16.0
85367	precipitation	18.0	(See also 85618)	
85368	protamine paracoagulation (PPP)	BR	85612 Russell viper venom type (includes venom)	36.0
85369	staphylococcal clumping	12.0	85614 two stage	30.0
	(Fibrinogen, quantitative, see 82730)		85615 Prothrombin utilization (consumption)	40.0
85371	Fibrinogen, semiquantitative; latex	40.0	85618 Prothrombin - Proconvertin, P & P (Owren)	18.0
85372	turbidimetric	22.5	(Red blood cell count, see 85021-85031)	
85376	Fibrinogen; thrombin with plasma dilution	24.0	85630 Red blood cell size (Price-Jones)	40.0
85377	thrombin time dilution	36.0	85632 Red blood cell peroxide hemolysis	30.0
85390	Fibrinolysins; screening	20.0	85635 Reptilase test	33.0
85392	with EACA control	BR	(Reticulocyte count, see 85044)	
85395	semiquantitative	30.0	(Rumpel-Leede test, see 85165)	
85396	lysis of homologous clot	105.0		
85398	Fibrinolysis, quantitative	45.0		
85400	Fibrinolytic mechanisms; plasmin	BR		
85410	antiplasmin	BR		

	Unit Value		Unit Value
85650 Sedimentation rate (ESR); Wintrobe type	14.0	86008 Antibody, quantitative titer, not otherwise specified; first antigen	18.0
85651 Westergren type	10.5	86009 each additional antigen	12.0
85660 Sickling of RBC, reduction, slide method	14.0	86011 Antibody, detection, leukocyte antibody	44.0
(Sickling, electrophoresis, see 83020)		86012 Antibody absorption, cold auto absorption; per se- rum	30.0
(Sickling, solubility, S-D, see 83053)		(For elution, see 86019)	
(Sickling, turbidimetric (Sickledex dithionate), see 83052)		86013 differential	45.0
(Siderocytes, see 85535)		86014 Antibody, platelet antibodies (agglutinins)	45.0
(Smears for parasites, malaria, etc., see 87207)		86016 Antibodies, RBC, saline; high protein and antihuman globulin technique	30.0
(Staphylococcal clumping test, see 85369)		(See also 86032)	
85665 Streptokinase titer (plasminogen activator)	BR	86017 with ABO Rh(D) typing (for holding blood in- stead of complete crossmatch)	24.0
85670 Thrombin time; plasma	20.0	86018 enzyme technique including antihuman globulin ..	17.0
85675 titer	12.0	86019 elution, any method	45.0
85700 Thromboplastin generation test; screening (Hicks- Pitney)	40.0	86021 Antibody identification; leukocyte antibodies	60.0
85710 definitive, with platelet substitute	45.0	86022 platelet antibodies	75.0
85711 with patient's platelets	45.0	86023 platelet associated immunoglobulin assay	BR
85720 all factors	BR	86024 RBC antibodies (8-10 cell panel) standard tech- nique	38.0
(For individual clotting factors, see 85210 et seq.)		86026 RBC antibodies (8-10 cell panel), with enzyme technique including antihuman globulin	52.0
85730 Thromboplastin time, partial (PTT); plasma or whole blood	30.0	(For absorption and elution, see 86012-86013, 86019)	
85732 substitution, plasma	30.0	86028 saline or high protein, each (Rh, AB, etc.)	12.0
(For thromboplastin inhibition test, see 85341)		(Anti-DNA, see 86225)	
(Tourniquet test, see 85165)		(Anti-deoxyribonuclease titer, see 86215)	
85810 Viscosity, blood	40.0	86031 Antihuman globulin test; direct (Coombs) 1-3 dilu- tions	12.0
85820 serum or plasma	40.0	86032 indirect, qualitative (broad, gamma or nongamma, each)	15.0
(Von Willebrand factor assay, see 85426)		86033 indirect, titer (broad, gamma or nongamma each)	12.0
(WBC count, see 85021-85031, 85048, 89050)		86034 enzyme technique, qualitative	30.0
85999 Unlisted hematology procedure	BR	86035 drug sensitization, identification (e.g., penicillin) .	75.0
NEW SECTION		(For antibody detection (screening), see 86016, 86017)	
WAC 296-23A-345 IMMUNOLOGY.		(Antihyaluronidase titer, see 86315)	
(Includes serology, immunohematology and blood bank- ing)		86038 Antinuclear antibodies (ANA), RIA	55.0
(Acetylcholine antireceptor antibody, see 86685)		(Antinuclear antibodies, fluorescent technique, see 86255, 86256)	
(Acid hemolysins, see 86281)		86045 Antistreptococcal carbohydrate, anti-A CHO	40.0
(Actinomycosis, see 86000-86009)		(Antistreptococcal antibody, anti-DNAse, see 86215)	
(Adrenal cortex antibodies, RIA, see 86681)		(Antistreptokinase titer, see 86590)	
86000 Agglutinins; febrile, each	14.0	86060 Antistreptolysin O titer	20.0
86002 panel (typhoid O & H, paratyphoid A & B, bru- cella and Proteus OX-19)	45.0	86063 screen	10.0
86004 warm	36.0	86064 Antitrypsin, alpha-1; RIA	20.0
(Agglutinins and autohemolysins, see 86004, 86011- 86013, 86281-86283, 86006-86009)		86066 Pi (Protease inhibitor) typing	20.0
(Agglutinins, auto, see 86282-86283, 86011, 86013)		86067 other method (specify)	20.0
(Agglutinins, cold, see 86006, 86013, 86282, 86283)		(Autoagglutinins, see 86282, 86283)	
(Alpha-1 antitrypsin, see 86064, 86067, 86329)		(Autoantibodies, see specific antigens)	
(Alpha-1 fetoprotein, see 86244)		(Blastomycosis, see 86006-86009)	
(Amebiasis, see 86171, 86280)		86068 Blood crossmatch, complete standard technique, in- cludes typing and antibody screening of recipient and donor; first unit	60.0
(Anti-AChR (acetylcholine receptor) antibody titer, see 86685)		86069 each additional unit	45.0
86006 Antibody, qualitative, not otherwise specified; first antigen, slide or tube	12.0	86072 Blood crossmatch; enzyme technique	10.5
86007 each additional antigen	7.5	86073 screening for compatible unit saline and/or high protein	26.0
		86074 antiglobulin technique	15.0
		(For enzyme technique, see 86018)	

	Unit Value		Unit Value
86075		Blood crossmatch, minor only (plasma, Rh immune globulin), includes recipient and donor typing and antibody screening; first unit	
	44.0		
86076		each additional unit	27.0
		(For incompatibility problems, see 86004, 86011-86014, 86016-86026, 86031-86035, 86068-86076)	
		(For typing, antibody screening and blood in lieu of crossmatch, see 86017)	
86077		Blood bank physician services; difficult crossmatch and/or evaluation of irregular antibody(s), interpretation and written report	BR
86078		investigation of transfusion reaction including suspicion of transmissible disease, interpretation and written report	BR
86079		authorization for deviation from standard blood banking procedures (e.g., use of outdated blood, transfusion of Rh incompatible units), with written report	BR
86080		Blood typing; ABO only	12.0
86082		ABO and Rho(D)	18.0
86090		MN	20.0
86095		Blood typing, RBC antigens other than ABO or Rho(D); antiglobulin technique, each antigen	10.5
86096		direct, slide or tube, including Rh subtypes, each antigen	10.5
86100		Blood typing; Rho(D) only	12.0
86105		Rh genotyping, complete	45.0
		(For Rho variant Du, see 86095)	
86115		anti-Rh immunoglobulin testing (RhoGAM type)	68.0
86120		special (Kell, Duffy)	BR
86128		Blood autotransfusion, including collection, processing and storage	45.0
		(86129, 86131, 86134, 86138, and 86139 have been deleted)	
		(Bovine milk antibody, see 86008, 86009)	
		(Brucellosis, see 86000-86002)	
86140		C-reactive protein	20.0
		(Candidiasis, see 86008)	
86149		Carcinoembryonic antigen (CEA); gel diffusion	60.0
86151		RIA	60.0
		(Cat scratch disease, see 86171)	
86155		Chemotaxis assay, specify method	BR
		(Coccidioidomycosis, see 86006-86009, 86171, 86490)	
		(Cold agglutinin or hemolysin, see 86006-86013, 86282, 86283)	
86158		Complement; C'1 esterase	52.0
86159		C'2 esterase	52.0
86162		total (CH 50)	70.0
86163		C'3 esterase	BR
86164		C'4 esterase	BR
		(For complement fractions, quantitative, see 86329)	
86171		Complement fixation tests, each (e.g., cat scratch fever, coccidioidomycosis, histoplasmosis, psittacosis, rubella, streptococcus MG, syphilis)	40.0
		(Coombs test, see 86031-86035)	
86185		Counterelectrophoresis, each antigen	24.0
		(For HAA, see 86285-86287)	
		(Crossmatch, see 86068-86076)	
		(86201 and 86202 have been deleted)	
		(Cryptococcosis, see 86008, 86009, 86255, 86256)	
		(Cysticercosis, see 86280)	
86209		Cytotoxic testing	BR
86215		Deoxyribonuclease, antibody	36.0
86225		Deoxyribonucleic acid (DNA) antibody	36.0
		(Diphtheria, see 86280)	
		(Direct antiglobulin test (Coombs), see 86031)	
		(Donath-Landsteiner screen, see 86008, 86009)	
		(Drug sensitization, RBC, see 86035)	
		(Echinococcosis, see 86171, 86280)	
86227		Enzyme immunoassay for infectious agent antigen ..	BR
		(For precipitin or agglutination rapid test for infectious agent, use 86403)	
		(For enzyme immunoassay for drugs, use 82662)	
86228		Enzyme immunoassay for infectious agent antibody ..	BR
		(For HTLV-III antibody tests, see 86312-86314)	
86229		Enzyme immunoassay for chemical constituent	BR
		(Eosinophils, nasal smear, see 89190)	
86235		Extractable nuclear antigen (ENA), antibody	30.0
		(86240 and 86241 have been deleted)	
86243		Fc receptor assay, specify method	BR
86244		Feto-protein, alpha-1, RIA	57.0
		(86245 has been deleted)	
		(Filariasis, see 86280)	
86255		Fluorescent antibody; screen	24.0
86256		titer	36.0
		(Fluorescent technique for antigen identification in tissue, see 88346)	
86265		Frozen blood, preparation for freezing, each unit including processing and collection	BR
86266		with thawing	BR
86267		with freezing and thawing	BR
		(FTA, see 86650)	
		(Gc grouping, see 86335)	
		(Gel (agar) diffusion tests, see 86331)	
		(86272 and 86273 have been deleted)	
		(Gm grouping, see 86335)	
		(Gonadotropins, chorionic, see 82996-82998, 84701)	
86277		Growth hormone, human (HGH), antibody, RIA ..	BR
		(HAA, see 86285-86287)	
		(Ham test, see 86281)	
86280		Hemagglutination inhibition tests (HAI), each (e.g., amebiasis, rubella, viral)	60.0
86281		Hemolysins, acid (for paroxysmal hemoglobinuria) (Ham test)	24.0
86282		Hemolysins and agglutinins, auto, screen, each	30.0
86283		incubated with glucose (e.g., ATP)	75.0
		(Cold, see 86006-86009; warm, see 86004; acid, see 86281)	
86285		Hepatitis B surface antigen (HB _s Ag) (Australian antigen, HAA); counterelectrophoresis method	18.0
86286		counterelectrophoresis with concentration of serum	24.0
86287		RIA method	36.0

	Unit Value		Unit Value
(For gel diffusion technique, see 86331; CF, see 86171; HAI, see 86280)		(86351 has been deleted)	
86288 Hepatitis B core antigen (HB _c Ag), RIA	BR	86353 Lymphocyte transformation, phytohemagglutination (PHA) or other mitogen culture (MC) (e.g., tuberculin, candida)	120.0
86289 Hepatitis B core antibody (HB _c Ab), RIA	BR	86357 Lymphocytes; T & B differentiation	165.0
86290 IgM antibody (e.g., RIA, EIA, RPHA)	BR	86358 B-cell evaluation	BR
86291 Hepatitis B surface antibody (HB _s Ab) (e.g., RIA, EIA, RPHA)	BR	(Malaria, see 87207)	
86293 Hepatitis Be antigen (HB _e Ag) (e.g., RIA, EIA)	BR	(86365 has been deleted)	
86295 Hepatitis Be antibody (HB _e Ab) (e.g., RIA, EIA)	BR	(Melioiodosis, see 86280)	
86296 Hepatitis A antibody (HAAb) (e.g., RIA, EIA)	BR	(86297 Hepatitis A virus antibody has been deleted. To report, use 86296)	
		86376 Microsomal antibody (thyroid); RIA	BR
		86377 other method (specify)	30.0
86298 IgG antibody	BR	86378 Migration inhibitory factor test (MIF)	BR
86299 IgM antibody	BR	(Milk antibody, antibovine, see 86008-86009)	
86300 Heterophile antibodies, screening (includes monotype test) slide or tube	20.0	(Mitochondrial antibody, liver, see 86255-86256)	
86305 quantitative titer	30.0	(Mononucleosis screening slide, see 86006-86007)	
86310 plus titers after absorption with beef cells and guinea pig kidney	30.0	86382 Neutralization test, viral	BR
(Histoplasmosis, see 86006-86009, 86171)		86384 Nitroblue tetrazolium dye test (NTD)	BR
(HLA typing, see 86812-86817)		(Ouchterlony diffusion, see 86331)	
(Hormones, see individual alphabetic listing in chemistry section)		(Parietal cell antibody, see 86255, 86256)	
86312 HTLV-III antibody detection; ELISA	BR	86385 Paternity testing, ABO + Rh factors + MN (per individual)	37.5
86314 confirmatory test (e.g., Western blot)	BR	86386 each additional antigen system	15.0
(Human growth hormone antibody, RIA, see 86277)		(Penicillin antibody RBC, see 86035)	
(86315 has been deleted)		(86388, 86389, and 86391 have been deleted)	
86320 Immunoelectrophoresis, serum, each specimen (plate)	100.0	(Platelet antibodies (agglutinins), see 86014)	
86325 other fluids (e.g., urine) with concentration, each specimen	100.0	(Platelet associated immunoglobulin assay, see 86023)	
86327 crossed (2 dimensional assay)	BR	(86392, 86393, and 86398 have been deleted)	
86329 Immunodiffusion; quantitative, each IgA, IgG, IgM, ceruloplasmin, transferrin, alpha-2, macroglobulin, complement fractions, alpha-1 antitrypsin, or other (specify)	30.0	86402 Precipitin determination, gel diffusion, in aspergillosis, bagassosis, farmer lung, pigeon breeder disease, silo filler disease, other alveolitis (specify)	BR
86331 gel diffusion, qualitative (Ouchterlony)	30.0	86403 Precipitin (e.g., latex bead) or agglutination rapid test for infectious agent antigen	BR
(For ceruloplasmin by chemical method, see 82390)		(For enzyme immunoassay for infectious agent antigen, use 86227)	
(IgE, RIA, see 82785; RIST, see 86423)		86405 Precipitin test for blood (species identification)	BR
86335 Immunoglobulin typing (Gc, Gm, Inv), each	BR	(Pregnancy test, see 82996, 82997, 86006-86009)	
(Insulin antibody, see 86016)		(86415 and 86416 have been deleted)	
86337 Insulin antibodies, RIA	BR	(Psittacosis, CF, see 86171)	
86338 Insulin factor antibodies, RIA	32.0	86421 Radioallergosorbent test (RAST); up to 5 antigens	BR
86340 Intrinsic factor antibodies, RIA	32.0	86422 6 or more antigens	BR
(Intrinsic factor, antibody (fluorescent), see 86255, 86256)		86423 Radioimmunosorbent test (RIST) IgE, quantitative	BR
(Inv grouping, see 86335)		(Rapid plasma reagin test (RPR), see 86592)	
(Latex fixation, see individual antigen or antibody; also 86006, 86007)		(86424, 86425, 86426, and 86427 have been deleted)	
(LE cell preparation, see 85544)		86430 Rheumatoid factor, latex fixation	12.0
(LE factor, see 86006, 86007, 86255, 86256)		(RIST, see 86423)	
(Leishmaniasis, see 86280)		(RPR, see 86592)	
(Leptospirosis, see 86006-86009)		(Rubella, CF, see 86171; HAI, see 86280)	
(Leukoagglutinins, see 86013, 86021)		(Schistosomiasis agglutination, see 86006-86009)	
86343 Leukocyte histamine release test (LHR)	BR	(Serologic test for syphilis (STS), see 86171, 86592, 86593)	
86344 Leukocyte phagocytosis	BR	86455 Skin test; energy testing, one or more antigens	BR
(86345, 86346, and 86347 have been deleted)		86490 coccidioidomycosis, each test	20.0
86349 Leukocyte transfusion (leukapheresis)	BR	86510 histoplasmosis	20.0
(Lymphocyte culture, see 86353)		86540 mumps	20.0
		86580 tuberculosis, patch or intradermal	20.0

	Unit Value	<u>NEW SECTION</u>		Unit Value
86585	12.0	WAC 296-23A-350	MICROBIOLOGY.	
(Skin tests 86450, 86460, 86470, 86480, 86495, 86500, 86520, 86530, 86550, 86565, and 86570 have been deleted)			(Includes bacteriology, mycology, parasitology, and virology)	
(Smooth muscle antibody, see 86255, 86256)				
(Sporotrichosis, see 86006-86009)				
(Streptococcus MG, see 86171)				
86590	27.0	87001	Animal inoculation, small animal; with observation	36.0
(Streptolysin O antibody, see antistreptolysin O, 86060-86063)		87003	with observation and dissection	45.0
(Streptobacillus, see 86008, 86009)		87015	Concentration (any type), for parasites, ova, or tubercle bacillus (TB, AFB)	20.0
86592	9.0	87040	Culture, bacterial, definitive, aerobic; blood (may include anaerobic screen)	48.0
(See also 89006, 89007)		87045	stool	25.0
86593	15.0	87060	throat or nose	20.0
(Syphilis serology, see also 86171)		87070	any other source	16.0
(Tetanus, see 86280)			(For urine, see 87086-87088)	
(Thyroglobulin antibody, see 86006-86009, 86171)		87072	Culture, presumptive, pathogenic organisms, by commercial kit, any source except urine	BR
(Thyroglobulin antibody, RIA, see 86800)			(For urine, see 87087)	
86594	BR	87075	Culture, bacterial, any source; anaerobic (isolation) definitive identification, including gas chromatography in addition to anaerobic culture	36.0
86595	BR	87076	Culture, bacterial, screening only, for single organisms	15.0
(86597 tissue typing has been deleted. To report, use 86810-86822)		87081	Culture, presumptive, pathogenic organisms, screening only, by commercial kit (specify type); for single organisms	BR
86600	80.0	87082	multiple organisms	BR
(For CF, see 86171; IFA, see 86255, 86256)		87083	with colony estimation from density chart (includes throat cultures)	BR
86630	BR	87084	with colony count	BR
86650	30.0		(For urine colony count, see 87086)	
86660	80.0	87086	Culture, bacterial, urine; quantitative, colony count	15.0
86662	BR	87087	commercial kit	12.0
(Trichinosis, see 86006-86009)		87088	identification, in addition to quantitative or commercial kit	12.0
(Trypanosomiasis, see 86171, 86280)		87101	Culture, fungi, isolation; skin	15.0
(Tuberculosis, see 86580, 86585, 87116-87118, 87190)		87102	other source	18.0
(Vaccinia immune globulin, see 86274)		87106	definitive identification, by culture, per organism, in addition to skin or other source	30.0
(VDRL, see 86592, 86593)		87109	Culture, mycoplasma, any source	75.0
(Viral antibodies, see 86171, 86280, 86382)		87116	Culture, tubercle or other acid-fast bacilli (e.g., TB, AFB, mycobacteria); any source, isolation only	18.0
(Visceral larval migrans, see 86280)		87117	concentration plus isolation	30.0
(Warm agglutinins, see 86004)		87118	definitive identification, per organism, (does not include isolation and/or concentration)	30.0
(86670 has been deleted)		87140	Culture, typing; fluorescent method each antiserum	20.0
86681	31.0	87143	gas liquid chromatography (GLC) method	45.0
86685	BR	87145	phage method	40.0
86800	31.0	87147	serologic method agglutination grouping, per antiserum	20.0
86810	BR	87151	serologic method, speciation	20.0
86812	BR	87155	precipitin method, grouping, per antiserum	12.0
86813	BR	87158	other methods	20.0
86816	BR	87163	Culture, special extensive definitive diagnostic studies, beyond usual definitive studies	25.0
86817	BR	87164	Dark field examination, any source (e.g., penile, vaginal, oral, skin); includes specimen collection	60.0
86821	BR	87166	without collection	30.0
86822	BR	87173	Endotoxin, bacterial (pyrogens); animal inoculation	36.0
86999	BR	87174	chemical	24.0
		87176	homogenization, tissue, for culture	15.0
		87177	Ova and parasites, direct smears, concentration and identification	36.0
			(Individual smears and procedures, see 87015, 87208-87211)	
			(Trichrome, iron hemotoxylin and other special stains, see 88312)	
		87181	Sensitivity studies, antibiotic; agar diffusion method, each antibiotic	40.0

	Unit Value		Unit Value		
87184	disc method, each plate (12 or less discs)	24.0			
87186	microtiter, minimum inhibitory concentration (MIC), any number of antibiotics	45.0	(For obtaining specimen, see percutaneous needle biopsy under individual organ in Surgery)		
87188	tube dilution method, each antibiotic	30.0	(For aerosol collection of sputum, see 89350)		
87190	tubercle bacillus (TB, AFB), each drug	60.0	(For special stains, see 88312-88314)		
87205	Smear, primary source, with interpretation; routine stain for bacteria, fungi, or cell types	12.0	88170	Fine needle aspiration with or without preparation of smears; superficial tissue (e.g., thyroid, breast, prostate)	BR
87206	fluorescent and/or acid fast stain for bacteria, fungi, or cell types	18.0	88171	deep tissue under radiologic guidance	BR
87207	special stain for inclusion bodies or intracellular parasites (e.g., malaria, kala azar, herpes)	24.0		(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943; for fluoroscopic guidance use 76003)	
87208	direct or concentrated, dry, for ova and parasites	12.0	88172	Evaluation of fine needle aspirate with or without preparation of smears; immediate cytohistologic study to determine adequacy of specimen(s)	BR
	(For concentration, see 87015; complete examination, see 87177)		88173	interpretation and report	BR
	(For complex special stains, see 88312-88313)		88180	Flow cytometry; each cell surface marker	BR
	(For fat, meat fibers, nasal eosinophils, and starch, see miscellaneous section)		88182	cell cycle or DNA analysis	BR
87210	wet mount with simple stain, for bacteria, fungi, ova, and/or parasites	12.0	88199	Unlisted cytopathology procedure	BR
87211	wet and dry mount, with interpretation, for ova and parasites	18.0		(For electron microscopy, see 88348)	
87220	Tissue examination for fungi (e.g., KOH slide)	BR	CYTOGENETIC STUDIES		
87250	Virus, inoculation of embryonated eggs, suitable tissue culture, or small animal, includes observation and dissection	12.0	*88260	Chromosome analysis; lymphocytes, count 1-4 cells, screening	180.0
	(Electron microscopy, see 88348)		*88261	count 1-4 cells, 1 karyotype	375.0
	(Inclusion bodies in tissue sections, see 88304-88309; in smears, see 87207-87210; in fluids, see 88106)		*88262	count 1-20 cells for mosaicism, 2 karyotypes	525.0
	(87300 autogenous vaccine has been deleted. To report, use 87999)		*88265	Chromosome analysis; myeloid cells, 2 karyotypes (Philadelphia chromosome)	225.0
87999	Unlisted microbiology procedure	BR	*88267	amniotic fluid, count 1-4 cells, 1 karyotype	600.0
			*88268	skin, count 1-4 cells, 1 karyotype	600.0
			*88270	other tissue cells, count 1-4 cells, 1 karyotype	BR
			*88280	additional karyotyping, each study	75.0
			*88285	additional cells counted, each study	15.0
			88299	Unlisted cytogenetic study	BR

NEW SECTION

WAC 296-23A-355 CYTOPATHOLOGY

	Unit Value	SURGICAL PATHOLOGY			
*88104	Cytopathology, fluids, washings or brushings, with centrifugation except cervical or vaginal; smears and interpretation		(Procedures 88300 through 88399 include accession, handling and reporting)		
*88106	filter method only with interpretation	45.0	*88300	Surgical pathology, gross examination only	20.0
*88107	smears and filter preparation with interpretation	60.0	NOTE:		
*88108	concentration technique, smears and interpretation (e.g., Saccomanno technique)	BR	Only one of the numbers 88302-88309 should be used in reporting specimens (single or multiple) that are removed during a single surgical procedure.		
	(88109 has been deleted. For interpretation of smear, use 88104; for cell block interpretation, see 88150)		*88302	Surgical pathology, gross and microscopic examination of presumptively normal tissue(s), for identification and record purposes	60.0
	(For cervical or vaginal smears, see 88150)		*88304	Surgical pathology, gross and microscopic examination of presumptively abnormal tissue(s); uncomplicated specimen	75.0
	(For gastric intubation with lavage, see 89130-89141)		*88305	single complicated or multiple uncomplicated specimen(s), without complex dissection	105.0
	(For x-ray localization, see 74340)		*88307	single complicated specimen requiring complex dissection or multiple complicated specimens	150.0
*88125	Cytopathology, forensic (e.g., sperm)	75.0	88309	complex diagnostic problem with or without extensive dissection	BR
*88130	Sex chromatin identification; (Barr bodies)	40.0		(For fine needle aspiration, preparation and interpretation of smears, see 88170-88173)	
*88140	peripheral blood smear, polymorphonuclear "drum sticks"	40.0	*88311	decalcification procedure (list separately in addition to code for surgical pathology examination)	12.0
	(For guard stain, see 88313)		*88312	Special stains (list separately in addition to code for surgical pathology examination); Group I stains for microorganisms (e.g., Gridley, acid fast, methenamine silver), each	25.0
*88150	Cytopathology, smears, cervical or vaginal (e.g., Papanicolaou), screening and interpretation, up to three smears	26.5			
*88155	with definitive hormonal evaluation (e.g., maturation index, karyopyknotic index, estrogenic index)	40.0			
*88160	Cytopathology, any other source; screening and interpretation	36.0			
88161	preparation, screening and interpretation	BR			
88162	extended study involving over 5 slides and/or multiple stains	BR			

	Unit Value		Unit Value
*88313 Group II, all other (e.g., iron, trichrome) except immunocytochemistry and immunoperoxidase stains, each	12.0	89136 two hours	90.0
(For immunocytochemistry and immunoperoxidase tissue studies, see 88342)		89140 two hours including gastric stimulation (e.g., histalog, pentagastrin)	105.0
88314 histochemical staining with frozen section(s)	BR	89141 three hours, including gastric stimulation	120.0
88317 Interpretation and report by treating physician of previously diagnosed histologic slide (without consultation)	BR	(For radiologic localization of gastric tube, see 74340)	
88318 Determinative histochemistry to identify chemical components (e.g., copper, zinc)	BR	(For chemical analyses, see 82926-82932)	
88319 Determinative histochemistry to identify enzyme constituents	BR	(Joint fluid chemistry, see Chemistry and Toxicology, this section)	
*88321 Consultation and report on referred slides prepared elsewhere	140.0	89160 Meat fibers, feces	12.0
88323 Consultation and report on referred material requiring preparation of slides	BR	(89180 has been deleted. To report, use 89190)	
88325 Consultation, comprehensive, with review of records and specimens, with report on referred material	BR	89190 Nasal smear for eosinophils	BR
*88329 Consultation during surgery	100.0	89205 Occult blood, any source except feces	10.5
*88331 with frozen section(s), single specimen	90.0	(Occult blood, feces, see 82270)	
*88332 each additional tissue block with frozen section(s)	30.0	(Paternity tests, see 86385, 86386)	
88342 Immunocytochemistry (including tissue immunoperoxidase), each antibody	BR	(89210 has been deleted)	
(88345 has been deleted. To report, use 88346)		89300 Semen analysis; presence and/or sperm motility of sperm including Huhner test	12.0
88346 Immunofluorescent study, each antibody	BR	89310 motility and count	40.0
88348 Electron microscopy; diagnostic scanning	BR	89320 complete (volume, count, motility and differential)	80.0
(88360 Whole organ sections has been deleted. To report, use 88399)		(Skin tests, see 86455-86585 and 95005-95199)	
(88370 has been deleted. To report, use 88342)		89323 Sperm immobilization	BR
(For physician interpretation of peripheral blood smear, use 85060)		89325 Sperm agglutination, with antibody titer	BR
88399 Unlisted surgical pathology procedure	BR	(For medicolegal identification of sperm, see 88125)	
NEW SECTION		(For complete spinal fluid examination, see 89070)	
WAC 296-23A-360 MISCELLANEOUS.		(89345 has been deleted)	
(Basal metabolic rate has been deleted. If necessary to report, use 89399)		89330 Cervical mucus penetration test, with or without spinnbarkeit test	BR
(89005-89007 have been deleted)		89350 Sputum, obtaining specimen, aerosol induced technique (separate procedure)	20.0
89050 Cell count, miscellaneous body fluids (e.g., CSF, joint fluid), except blood	12.0	89355 Starch granules, feces	10.5
89051 with differential count	20.0	(For chloride and sodium analysis, see 82437, 84295)	
89060 Crystal identification by compensated polarizing lens analysis; synovial fluid	BR	(Tissue culture, see 86595)	
(89070 has been deleted)		(Tissue typing, see 86810-86822)	
(89080 has been deleted)		89365 Water load test	BR
89100 Duodenal intubation and aspiration; single specimen (e.g., simple bile study or afferent loop culture) plus appropriate test procedure	40.0	89399 Unlisted miscellaneous pathology test	BR
89105 collection of multiple fractional specimens with pancreatic or gallbladder stimulation, single or double lumen tube	BR		
(For radiological localization, see 74340)			
(For chemical analysis, see Chemistry and Toxicology)			
89125 Fat stain, feces, urine, sputum	15.0		
89130 Gastric intubation and aspiration, diagnostic, each specimen, for chemical analyses or cytopathology	20.0		
89132 after stimulation	45.0		
89135 Gastric intubation and aspiration, and fractional collections (e.g., gastric secretory study); one hour	60.0		

HOSPITAL OUTPATIENT PHYSICAL THERAPY

NEW SECTION

WAC 296-23A-400 HOSPITAL OUTPATIENT PHYSICAL THERAPY RULES. Hospitals should refer to WAC 296-20-010 through 296-20-125 for general information, rules, and billing instructions pertaining to the care of injured workers.

Physical therapy treatment will be permitted only upon consultation with and periodic review by an authorized health care practitioner and when performed by a licensed registered physical therapist or a physical therapist assistant serving under the direction of a licensed registered physical therapist.

Use of diapulse or similar machine on injured workers is not authorized. See WAC 296-20-03002 for further information.

No inpatient physical therapy treatment will be allowed when such treatment constitutes the only or major treatment received by the worker. See WAC 296-20-075 and 296-23A-100 for further information.

Biofeedback treatment may be rendered on physician's orders only, by R.P.T.'s certified in biofeedback and L.P.T.'s working under the supervision of a certified R.P.T. The extent of biofeedback treatment is limited to those procedures allowed within the scope of practice of the R.P.T. or L.P.T. See WAC 296-21-0501 for rules pertaining to the authorized conditions and the reporting requirements.

NEW SECTION

WAC 296-23A-410 MUSCLE TESTING. (The maximum allowable is for payment in full, regardless of time required.)

	Unit Value
95831 Muscle testing manual (separate procedure); extremity (excluding hand) or trunk, with report . . .	16.0
95832 hand (with or without comparison with normal side)	16.0
95833 total evaluation of body, excluding hands	16.0
95834 total evaluation of body, including hands	16.0
95842 Muscle testing, electrical: reaction of degeneration, chronaxy, galvanic/tetanus ratio, one or more extremities, one or more methods	16.0
95851 Range of motion measurements and report (separate procedure); each extremity, excluding hand	16.0
95852 hand, with or without comparison with normal side	16.0

NEW SECTION

WAC 296-23A-415 MODALITIES. Physician or therapist is required to be in constant attendance.

	Unit Value
(97000 has been deleted. To report, use 97010-97039)	
97010 Physical medicine treatment to one area, initial 30 minutes; hot or cold packs	12.0
97012 traction, mechanical	12.0
97014 electrical stimulation (unattended)	12.0
97016 vasopneumatic devices	12.0
97018 paraffin bath	12.0
97020 microwave	12.0
97022 whirlpool	12.0
97024 diathermy	12.0
97026 infrared	12.0
97028 ultraviolet	12.0
97039 unlisted modality (specify)	12.0
97040 modality; each additional 15 minutes	3.75
97050 Two or more modalities to the same area	13.0

NEW SECTION

WAC 296-23A-420 PROCEDURES. Therapist is required to be in constant attendance.

	Unit Value
(97100 has been deleted. To report, use 97110-97139)	
(97101 has been deleted. To report, use 97145)	
97110 Physical medicine treatment to one area, initial 30 minutes, each visit; therapeutic exercises	16.0
97112 neuromuscular reeducation	16.0
97114 functional activities	16.0
97116 gait training	16.0
97118 electrical stimulation (manual)	16.0
97122 traction, manual	16.0
97124 massage	16.0
97126 contrast baths	16.0
97128 ultrasound	16.0
97139 unlisted procedure (specify)	16.0
97145 Physical medicine treatment to one area, each additional 15 minutes	5.0
97220 Hubbard tank; initial 30 minutes, each visit	24.0
97221 each additional 15 minutes (maximum allowance, one hour)	5.0
97240 Pool therapy or Hubbard tank with therapeutic exercises; initial 30 minutes; each visit	30.0

Unit
Value

97241 each additional 15 minutes (maximum allowance, one hour)	6.0
97260 Joint mobilization (cervical, thoracic, lumbosacral, sacroiliac, hand, wrist) (separate procedure); one area	16.0
97500 Orthotics training (dynamic bracing, splinting), upper extremities; initial 30 minutes, each visit	24.0
97501 each additional 15 minutes	12.0
97520 Prosthetic training; initial 30 minutes, each visit	24.0
97521 each additional 15 minutes	12.0
97530 Kinetic activities to increase coordination, strength and/or range of motion, one area (any two extremities or trunk), initial 30 minutes, each visit	24.0
97531 each additional 15 minutes	12.0
97540 Activities of daily living (ADL) and diversional activities; initial 30 minutes, each visit	24.0
97541 each additional 15 minutes	12.0
97554 Combination of modality(s) and procedure(s); initial 30 minutes	16.0
97555 Combination of modality(s) and procedure(s); each additional 15 minutes	5.0

NEW SECTION

WAC 296-23A-425 TESTS AND MEASUREMENTS.

	Unit Value
97600 Patient assessment and evaluation by a therapist, with report	16.0
97700 Office visit, including one of the following tests or measurements, with report; initial 30 minutes	24.0
a. Orthotic "check-out"	
b. Prosthetic "check-out"	
c. Activities of daily living "check-out"	
d. Biofeedback evaluation	
e. Physical capacities evaluation	
97701 each additional 15 minutes	12.0
97720 Extremity testing for strength, dexterity or stamina; initial 30 minutes, each visit	24.0
97721 each additional 15 minutes	12.0
(97740, 97741 have been deleted. To report, see 97530, 97531)	
97752 Muscle testing, torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine)	24.0
99070 Supplies and materials provided by the therapist over and above those usually included with office visit or other services rendered. List item provided. Bill at cost.	BR

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-21-011 FOOTNOTES.
+ BR: By Report; see WAC 296-20-01002 for detailed information.

@ Listed units represent basic anesthesia value only; add value for time. See WAC 296-21-130 for calculating total anesthesia values.

MEDICINE MODIFIERS

Listed values for most procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" (including the hyphen) after the usual procedure number. The value should be listed as a single modified total for the procedure. When multiple modifiers are applicable to a single procedure, see modifier code -99.

Unit Value

AMENDATORY SECTION (Amending Order 86-36, filed 10/1/86, effective 11/1/86)

- 22 UNUSUAL SERVICES: When the services provided are greater than those usually required for the listed procedure, identify by adding this modifier (-22) to the usual procedure number. List modified value. May require report BR
- 26 PROFESSIONAL COMPONENT: The listed values of certain procedures (laboratory, x-ray, specific diagnostic and therapeutic services, etc.) are a combination of a physician component and a technical component. When the physician component is billed separately, identify by adding this modifier (-26) to the usual procedure number. Payment is made on the basis of up to and including forty percent of the fee maximum.
- 52 REDUCED VALUES: Under certain circumstances, the listed value for a procedure is reduced or eliminated because of ground rules, common practice, or at the physician's election (e.g., the management of a patient in diabetic coma involving detention with patient in critical condition, with spinal tap, gastric lavage, multiple arterial punctures, cutdown, etc.). Under these or similar circumstances, the services provided can be identified by their usual procedure numbers and the use of a reduced value indicated by adding this modifier (-52) to the procedure number. (Use of this modifier provides a means of reporting services at a reduced charge without disturbing usual relative values.)
- 55 POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another physician has performed the surgical procedure, the postoperative component may be identified by adding the modifier '-55' to the usual procedure number.
- 56 PREOPERATIVE MANAGEMENT ONLY: When one physician performs the preoperative care and evaluation and another physician performs the surgical procedure, the preoperative component may be identified by adding the modifier '-56' to the usual procedure number.
- 75 CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.
- 76 REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This circumstance may be reported by adding the modifier '-76' to the repeated service.
- 77 REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This situation may be reported by adding modifier '-77' to the repeated service.
- 90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by other than the billing physician, the procedure(s) shall be identified by adding this modifier (-90) to the usual single or panel procedure number and shall be billed as charged to the physician.
- 99 MULTIPLE MODIFIERS: Under certain circumstances multiple modifiers may be applicable. Under such circumstances, identify by adding this modifier (-99) to the usual procedure number and briefly indicate the circumstances. Value in accordance with appropriate modifiers BR

WAC 296-22-010 GENERAL INFORMATION AND INSTRUCTIONS. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general information section beginning with WAC 296-20-010. Some commonalities are repeated here for the convenience of those doctors referring to the surgery section. Definitions and rules unique to surgery are also included here. Doctor's services rendered for office, home, hospital, consultations and other services are listed in the medicine section. The department may designate those diagnostic and surgical procedures which can be performed in other than a hospital inpatient setting. Where a worker has a medical condition which necessitates a hospital admission, prior approval of the department or self-insurer must be obtained.

(1) Listed values for all surgical procedures include the surgery, local infiltration, digital block or topical anesthesia when used and the normal uncomplicated follow-up care for the period indicated in days in the column headed "follow-up days."

(2) Follow-up care for diagnostic procedures (e.g., endoscopy, injection procedures for radiography, etc.) includes only that care related to recovery from the diagnostic procedure itself. Care of the condition for which the diagnostic procedure was performed or other concomitant conditions is not included and may be charged for in accordance with the services rendered.

(3) Follow-up care for therapeutic surgical procedures includes only that care usually a part of the surgical service. Complications, exacerbations, recurrence or the presence of other diseases or injuries requiring additional services concurrent with the procedure(s) or during the listed period of normal follow-up care may warrant additional charges. (See modifier -68.)

When an additional surgical procedure(s) is carried out within the listed period of follow-up care for a previous surgery, the follow-up periods will continue concurrently to their normal terminations.

(4) PREOPERATIVE VISITS AND SERVICES: Under most circumstances the immediate preoperative visit in the hospital or elsewhere necessary to examine the patient, complete the hospital records, and initiate the treatment program is included in the listed value for the surgical procedure.

Additional charges may be warranted for preoperative services under the following circumstances:

(a) When the preoperative visit is the initial visit (e.g., an emergency, etc.) and prolonged detention or evaluation is required to prepare the patient or to establish the need for and type of surgical procedure.

(b) When the preoperative visit is a consultation as defined in WAC 296-21-030.

(c) When procedures not usually part of the basic surgical procedure (e.g., bronchoscopy prior to chest surgery, etc.) are provided during the immediate preoperative period.

(5) CONCURRENT SERVICES BY MORE THAN ONE PHYSICIAN: Charges for concurrent services of two or more physicians may be warranted under the following circumstances:

(a) Medical services provided during the surgical procedure or in the postoperative period (e.g., diabetic management, operative monitoring of cardiac or brain conditions, management of postoperative electrolyte imbalance, etc.).

(b) TWO SURGEONS: Under certain circumstances the skills of two surgeons (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.). By prior agreement, the total value may be apportioned in relation to the responsibility of work done. The total value may be increased by 25% in lieu of the assistant's charge. (See modifier -62.)

(c) CO-SURGEONS: Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body of the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by an appropriate amount in lieu of the usual assistant's charge. (See modifier -64.)

(d) SURGICAL TEAM: Under some circumstances highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the surgical team concept with a single, global fee for the total service. The services included in the "global" charge vary widely and no single

value can be listed. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the "global" charge. (See modifier -66.)

(6) **ASTERISK (*) PROCEDURES OR ITEMS:** Certain relatively small surgical services involve a readily identifiable surgical procedure but include variable preoperative and postoperative services (e.g., incision and drainage of an abscess, injection of a tendon sheath, manipulation of a joint under anesthesia, dilation of the urethra, etc.). Because of the indefinite pre and postoperative services the usual "package" concept for surgical services (see above) cannot be applied. Such procedures are identified by an asterisk (*) preceding or following the procedure code number.

Where an asterisk (*) precedes or follows a procedure number and its value, the following rules apply:

(a) The services as listed includes the surgical procedure only. Associated pre and postoperative services are not included.

(b) Preoperative services are considered as one of the following:

(i) When the asterisk (*) procedure is carried out at the time of an initial visit (new patient) and this procedure constitutes the major service at that visit, procedure number 99025 is listed in lieu of the usual initial visit as an additional service.

(ii) When the asterisk (*) procedure is carried out at the time of an initial or other visit involving significant identifiable services (e.g., removal of a small skin lesion at the time of a comprehensive history and physical examination), the appropriate visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(iii) When the asterisk (*) procedure is carried out at the time of a follow-up (established patient) visit and this procedure constitutes the major service at that visit, no visit service is usually added.

(iv) When the asterisk (*) procedure requires hospitalization, an appropriate hospital visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(c) All postoperative care is to be added on a service-by-service basis (e.g., office or hospital visit, cast change, etc.).

(d) Complications are added on a service-by-service basis (as with all surgical procedures).

(7) **MULTIPLE OR BILATERAL SURGICAL PROCEDURES:**

(a) When multiple surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -51.)

(b) When bilateral surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -50.)

(c) Incidental procedures (e.g., incidental appendectomy, incidental scar incision, puncture of ovarian cysts, simple lysis of adhesions, simple repair of hiatal hernia, etc.) do not warrant an additional charge. (See modifier -52.) THESE PROCEDURES MUST BE AUTHORIZED IN ADVANCE.

(8) **SURGERY AND FOLLOW-UP CARE PROVIDED BY DIFFERENT PHYSICIANS:** When one physician performs the surgical procedure itself and another provides the follow-up care, the value may be apportioned between them by agreement along with notification to the department of the fee distribution. (See modifier -54 or -55.)

(9) **ANESTHESIA BY SURGEON:** When regional or general anesthesia is provided by the surgeon, value as "basic" value for anesthesia procedure without added value for time. (See modifier -47) (For local infiltration, digital block or topical anesthesia, see WAC 296-22-010, item 1.)

(10) In cases where the claimant does not survive, the percentage of the flat fee paid the physician shall be commensurate with the services rendered.

(11) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital and fees will be allowed on this basis.

(12) **Materials supplied by physician:** Supplies and materials provided by the physician, e.g., sterile trays/drugs, over and above those usually included with the office visit or other services rendered may be listed separately. List drugs, trays, supplies, and materials provided. Identify as 99070.

(13) **Separate or multiple procedures:** It is appropriate to designate multiple procedures that are rendered on the same date by separate entries. (See Modifier -50 below.)

(14) **Special report:** A service that is rarely provided, unusual, variable, or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure, and the time, effort, and equipment necessary to provide

the service. Additional items which may be included are: Complexity of symptoms, final diagnosis, pertinent physical findings (such as size, location, and number of lesion(s), if appropriate), diagnostic and therapeutic procedures (including major and supplementary surgical procedures, if appropriate), concurrent problems, and follow-up care. See WAC 296-20-01002 for "BR" By Report instructions.

(15) **Surgery modifiers:** (For other modifiers, see appropriate sections.)

Listed values and procedures may be modified under certain circumstance. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" placed first after the procedure code indicates one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in surgery are as follows:

	Unit Value
-20	When the surgical service is performed using the techniques of micro-surgery in an operating room and under the operating microscope, the modifier -20 may be added to the surgical procedure. The use of this modifier is not warranted when surgery is done with the aid of a magnifying loupe or magnifying binoculars worn by the surgeon. A special report may be appropriate to document the necessity of the micro-surgical approach. The total value of the surgical procedure may be increased by 20%. A special report may be appropriate to document the necessity of the micro-surgical approach. The department will publish a list of surgical procedures that have approval for this modifier.
-22	UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may be required.
-23	UNUSUAL ANESTHESIA: Periodically, a procedure, which usually requires either no anesthesia or local anesthesia, because of unusual circumstances must be done under general anesthesia. This circumstance may be reported by adding the modifier '-23' to the procedure code of the basic service. BR
-25	DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography). When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.
-26	PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the physician component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. BR
	<u>Payment is made on the basis of up to and including forty percent of the fee maximum.</u>
-47	ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon, it may be reported by adding to modifier '-47' to the basic service. (This does not include local anesthesia.)

	Unit Value	Unit Value
<p>Use the "basic" anesthesia value only. (Note: Surgical units and anesthesia units are not of the same dollar values.) List separately from the surgical service provided and identify by adding this modifier '-47' to the usual procedure number. (For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)</p>		
<p>-50 BILATERAL PROCEDURE: Unless otherwise identified in the listings, bilateral procedures requiring a separate incision that are performed at the same operative session, should be identified by the appropriate five digit code describing the first procedure. The second (bilateral) procedure is identified by adding modifier -50 to the procedure number and value at 50% of the listed value(s) unless otherwise indicated.</p> <p>-51 MULTIPLE PROCEDURES: When multiple procedures which add significant time or complexity to patient care are provided at the same operative session, identify and value the first or major procedure as listed. Identify secondary or lesser procedure(s) by '-51' to the usual procedure number(s) and value at 50% of the listed value(s) unless otherwise indicated.</p> <p>-52 REDUCED VALUES: Under certain circumstances, the listed value for a procedure is reduced or eliminated at the physician's election. Under these circumstances, the service provided can be identified by its usual procedure number and the addition of modifier '-52', signifying that the service is reduced. For example:</p> <p>(a) Incidental procedures (e.g., incidental appendectomies, incidental scar excisions, puncture of ovarian cysts, simple lysis of adhesions, simple repair of a hiatal hernia, etc.) do not warrant an additional charge.</p> <p>(b) When the listed value is reduced in conformity with a ground rule (e.g., rereduction of a fracture).</p> <p>(c) When charges for multiple procedures (e.g., multiple lacerations, etc.) are reduced at the physician's election to achieve an appropriate total charge.</p> <p>-54 SURGICAL PROCEDURE ONLY: When one physician performs the surgical procedure and another provides the pre and/or postoperative management surgical services may be identified by adding the modifier '-54' to the usual procedure number. Value may be apportioned between them by agreement.</p> <p>-55 POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another has performed the surgical procedure, the post operative component may be identified by adding the modifier '-55' to the usual procedure number. Value may be apportioned between them by agreement.</p> <p>-56 PREOPERATIVE MANAGEMENT ONLY: When one physician performs the preoperative care and evaluation and another physician performs the surgical procedure, the preoperative component may be identified by adding the modifier '-56' to the usual procedure number.</p> <p>Value is apportioned as per agreement between practitioners involved.</p> <p>-62 TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical problem (e.g., a urologist and a general surgeon in the creation of an ileal conduit,</p>	<p>-64</p> <p>-66</p> <p>-68</p> <p>-75</p> <p>-76</p> <p>-77</p> <p>-80</p>	<p>etc.). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-62' to the joint procedure number(s) and valued as agreed upon.</p> <p>(Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)</p> <p>CO-SURGEONS: Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body or two surgeons repairing different fractures in the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the usual assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-64' to the joint procedure number(s) and valued as agreed upon.</p> <p>(Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)</p> <p>SURGICAL TEAM: Under some circumstances, highly complex procedures requiring the concomitant services of several physicians, often of different ((specialities:)) specialities plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the "surgical team" concept. Such circumstances should be identified by adding this modifier '-66' to the basic procedure number. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the charge BR</p> <p>COMPLICATIONS: Complications or circumstances requiring unusual additional services during the listed follow-up period may warrant additional charges on a fee-for-service basis. Identify these conditions by adding this modifier '-68' to the usual procedure number(s) for the additional service(s) rendered and indicate the appropriate value(s). May require a report.</p> <p>CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.</p> <p>REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.</p> <p>REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.</p> <p>ASSISTANT SURGEON: Surgical assistant services are identified by adding this modifier '-80' to the</p>

- Unit
Value
- usual procedure number(s) and are valued at 20% of the listed value of the surgical procedure(s)
- OR
- 81 MINIMUM ASSISTANT SURGEON ALLOWANCE: Identify by adding this modifier '-81' to the usual procedure number and value at 1.7
 - 90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician, the procedure may be identified by adding the modifier '-90' to the usual procedure number.
 - 99 MULTIPLE MODIFIERS: Under certain circumstances, two or more modifiers may be necessary to completely delineate a service.
- In such situations, modifier '-99' should be added to the procedure number and other applicable modifiers may be listed as part of the description of the service BR

- Rep WAC 296-27-16019 WITS—Safety.
- Rep WAC 296-27-16021 WITS—Safety—Limit on number of inspections.
- Rep WAC 296-27-16023 Adjustment factors;

that the agency will at 9:30 a.m., Friday, December 12, 1986, in the Auditorium, Floor "G", Office Building #2, Pedestrian Service Level Entry, East Capitol Campus, 12th and Franklin, 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 12, 1987.

The authority under which these rules are proposed is RCW 49.17.040 and 49.17.050.

The specific statute these rules are intended to implement is RCW 49.17.100, 49.17.120 and 49.17.130.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 12, 1986 (by 5:00 p.m.).

Dated: November 5, 1986
By: Richard A. Davis
Director

WSR 86-22-060
PROPOSED RULES
DEPARTMENT OF LABOR AND INDUSTRIES
[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning recordkeeping and reporting, safety and health inspections, chapter 296-27 WAC, being amended by repealing specific sections which are no longer needed, adding new sections, and amending the remaining sections to establish the type of compliance inspection and inspection programs conducted by the Division of Industrial Safety and Health. The amended and new sections establish the different types of inspections and establish the procedures used to conduct the inspections. The amended and new rules also establish how inspections are prioritized and scheduled to most efficiently meet the goals of chapter 49.17 RCW and the Department of Labor and Industries' obligations to OSHA in accordance with the department's state plan agreement.

- New WAC 296-27-16002 Inspection hours.
- New WAC 296-27-16004 Inter-program referrals.
- New WAC 296-27-16018 Compliance inspections.
- New WAC 296-27-16020 Inspection selection, scheduling criteria, and limit on number of inspections.
- New WAC 296-27-16022 Unprogrammed inspections, follow-up inspections, monitoring inspections, and "high hazard" inspections
- New WAC 296-27-16026 Programmed inspections.
- Amd WAC 296-27-160 Safety and health inspections.
- Amd WAC 296-27-16001 Definitions.
- Amd WAC 296-27-16003 Inspection format.
- Amd WAC 296-27-16007 Citations, penalty assessments and notices of violations.
- Amd WAC 296-27-16011 Refusal or limitation of inspection.
- Rep WAC 296-27-16005 Objects of inspection.
- Rep WAC 296-27-16009 Follow-up inspections.
- Rep WAC 296-27-16013 WISHA—Required investigations and inspections.
- Rep WAC 296-27-16015 WITS—In general.
- Rep WAC 296-27-16017 WITS—Safety.

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): Chapter 296-27 WAC, Recordkeeping and reporting, WAC 296-27-160 through 296-27-16026.

Authority Under Which These Rules are Proposed: RCW 49.17.040 and 49.17.050.

Specific Statute that Rules are Intended to Implement: RCW 49.17.100, 49.17.120 and 49.17.130.

Summary of Rules: Chapter 296-27 WAC, recordkeeping and reporting, safety and health inspections, being amended by repealing specific sections which are no longer needed, adding new sections, and amending the remaining sections to establish the type of compliance inspection and inspection programs conducted by the Division of Industrial Safety and Health. The amended and new sections establish the different types of inspections and establish the procedures used to conduct the inspections. The amended and new rules also establish how inspections are prioritized and scheduled to most efficiently meet the goals of chapter 49.17 RCW and the Department of Labor and Industries' obligations to OSHA in accordance with the department's state plan agreement.

Description of the Purpose of the Rule(s): To establish the different types of compliance inspections and the procedures used by the Division of Industrial Safety and Health and to consolidate all inspection programs into one standard.

Reasons for Supporting the Proposed Rule(s): The existing rules do not clearly establish the types of compliance inspections and inspection programs. The amended WAC 296-27-160 through 296-27-16026 clearly establishes and identifies the types of compliance inspections and inspection programs.

Agency Personnel Responsible for Drafting: Ray Wax, Safety Regulations Program Supervisor, Department of Labor and Industries, Division of Industrial Safety and Health, 805 Plum Street S.E., Olympia, Washington 98504, (206) 753-6381; Implementation: G.

David Hutchins, Assistant Director, Department of Labor and Industries, Division of Industrial Safety and Health, 805 Plum Street S.E., Olympia, Washington 98504, (206) 753-6500; and Enforcement: Same as above.

Name of Person or Organization, Whether Private, Public or Governmental that is Proposing the Rule(s): Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule(s): None.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20 percent of all industries or more than 10 percent of the businesses in any one industry be reviewed to determine if compliance with the proposed agency rules will create a disproportionately higher economic burden on small businesses in comparison with the cost of compliance for large businesses; i.e., the act defines a small business as an employer with fifty or less employees. With respect to chapter 296-27 WAC, recordkeeping and reporting, WAC 296-27-160, safety and health inspections, the conclusions of the department are as follows:

The regulations, as amended, will continue to influence all industries equally, without regard to size of operation, with respect to programmed inspections based upon reportable industrial accidents and unprogrammed inspections based upon response by the department as required by chapter 49.17 RCW; and

Chapter 49.17 RCW does not provide the department with any authority to adopt an administrative program which exempts small employers from compliance inspections; and

The regulations, as amended, are not expected to influence or change the cost of coming into compliance with regulations in any way because the amended standard does not establish any new compliance regulations.

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

WAC 296-27-160 SAFETY AND HEALTH INSPECTIONS. The Washington Industrial Safety and Health Act (WISHA), chapter 49.17 RCW, authorizes the department of labor and industries (the department) to inspect work places to protect the health and safety of employees. ~~((The primary purpose of safety and health inspections is to determine whether employers are (1) complying with safety and health standards and regulations promulgated under WISHA, and (2) furnishing places of employment free from recognized hazards that are causing or are likely to cause death or serious physical harm to their employees. The following sections describe the method, manner, and frequency of the department's safety and health inspections:))~~ The following sections describe the method, manner, and frequency of the department's safety and health inspections. The purposes of safety and health inspections are to:

(1) Determine if an employer is complying with WISHA safety and health standards; and

(2) Determine if an employer is furnishing a place of employment free from recognized hazards that are causing or are likely to cause death or serious physical harm to their employees.

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

WAC 296-27-16001 DEFINITIONS. For the purpose of these inspection rules:

(1) ~~("BLS" shall mean bureau of labor statistics.~~

(2) ~~"Compensable claim" shall mean an industrial insurance claim in which an injured worker or dependent has received, or is expected to receive, a time loss, permanent partial disability, pension or burial payment. For the purposes of these rules, a compensable claim arises only if the injured worker loses three or more days because of injury.~~

(3) ~~"Department" shall mean the department of labor and industries.~~

(4) ~~"Incidence rate" shall mean the number of lost work day cases per 200,000 hours of exposure or 100 full-time equivalent workers.~~

(5) (2) "Industrial insurance modification factor" is based on a comparison of the actual incurred losses to the expected losses for the oldest three of the four fiscal years preceding the effective date of premium rates.

(a) A modification factor greater than 1.0000 indicates that an employer's actual incurred losses are greater than expected.

(b) A modification factor of less than 1.0000 indicates that an employer's actual incurred losses are less than expected.

(c) New firms and some firms qualifying for transition rating adjustments are assigned a base modification factor of 1.0000. Self-insured employers will be assigned a modification factor of less than 1.0000.

(6) (3) "Industry" shall mean a group of businesses classified by standard industrial classification code according to the type of activity in which they are engaged.

(7) ~~"Target inspections" shall mean inspections scheduled under WITS.~~

(8) (4) "WISHA" shall mean the Washington Industrial Safety and Health Act.

(9) ~~"WITS" shall mean the Washington inspection targeting system.~~

(10) (5) "Working hours" shall mean those times that an employer assigns an employee or employees to work at the work place.

(11) (6) "Work place" shall mean 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)).~~ Work place shall include temporary labor camps.

NEW SECTION

WAC 296-27-16002 INSPECTION HOURS. An inspection shall be made during the normal working hours of the work place being inspected, unless:

- (1) The inspection is of a fatality;
- (2) The inspection is of a catastrophe;
- (3) The inspection is of a complaint alleging imminent danger;
- (4) The inspector needs to remain at the work place outside of working hours to ensure that the inspection is effective.

NOTE: RCW 49.17.190(1) prohibits an employer from receiving advance notice of an inspection, except as authorized by the director or an authorized representative.

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

WAC 296-27-16003 ~~((CONDUCT OF INSPECTIONS))~~ INSPECTION FORMAT. (1) ~~((An inspection shall be made during working hours of the work place being inspected, unless the inspection is of a fatality, a catastrophe, or a complaint of imminent danger. RCW 49.17.190(1) prohibits an employer from receiving advance notice of an inspection, except as authorized by the director or his or her authorized representative.~~

(2) When an inspector arrives at a work place, he or she shall present his or her credentials to the highest available management official at the work place. The inspector shall keep trade secret information confidential as required by RCW 49.17.200. If necessary, the inspector may sign a form, approved by the department, that is designed to protect an employer's trade secrets. The inspector may sign a visitor's register, plant pass, or other book or form used to control the entry and movement of persons. If a governmental security clearance is required for entry, the inspector shall obtain it before the inspection.

~~(3) Before beginning an inspection, the inspector should conduct a joint opening conference with the employer and employee representatives. The employee representative is the employee designated by the union, safety committee, or employees to accompany the inspector during the inspection. If the inspector determines that an employee representative is not available at the work place, separate conferences with the representatives can be held.~~

~~(4)) Upon arrival, the inspector shall present credentials to the highest available management official at the work place and explain the nature and purpose of the visit.~~

~~(a) The inspector may sign a visitors' register, plant pass or other book or form used to control the entry and movement of persons.~~

~~(b) If a governmental security clearance is required for entry, the inspector shall obtain it before the inspection.~~

~~(2) Before beginning an inspection, the inspector should conduct a joint opening conference with the employer and employee representatives.~~

~~(a) The employee representative is the employee designated by the union, safety committee, or employees to accompany the inspector during the inspection.~~

~~(b) If the inspector determines that an employee representative is not available at the work place, separate conferences with the employer and employee representatives may be held.~~

~~(3) A representative of the employer and a representative authorized by the employees shall have the opportunity to accompany the inspector during the inspection.~~

~~(4) During the inspection, the inspector may interview in private any employee who wants to discuss a possible violation. ((The inspector may conduct an interview at any time during an inspection:))~~

~~(a) If the inspector determines that an interview would unduly hinder an employer's operations((,-however;)) the inspector ((should)) will interview the employee during a break or after working hours.~~

~~(b) To determine whether an interview would unduly hinder an employer's operations, the inspector may consider such factors as:~~

~~(i) The time the employee would spend away from ((machinery and the effects of the interview on other employees or processes:)) the work station;~~

~~(ii) The effects on other workers;~~

~~(iii) The effect on the work process.~~

~~(5) If the inspector receives a complaint during an inspection, ((he or she should inspect)) the alleged violation will be investigated during ((that)) the inspection.~~

~~(6) The inspector may photograph a violation, take ((environmental)) samples, conduct tests, use sampling devices worn by employees, and employ other reasonable investigative techniques. ((A technique shall not be used if it reasonably could be believed to cause a hazard:))~~

~~(7) The inspector shall determine that the employer has posted the WISHA notice informing employees of their rights and obligations.~~

~~(8) Examination of the log and summary of recordable occupational injuries and illnesses, supplementary records of occupational injuries and illnesses, records of employee exposure to toxic chemicals and harmful physical agents, and other records relating to employee safety and health.~~

~~(9) An employer may ((immediately)) correct ((some)) violations during the inspection.~~

~~(10) A violation remains the basis for a citation and a penalty, if warranted, whether it is corrected immediately or at a later date.~~

~~(11) The inspector ((shall)) will record the conditions and corrections to help judge the employer's good faith((-compliance;)) and co-operation. ((Although corrected, a violation shall remain the basis for a citation and a proposed penalty.~~

~~(5)) (12) At the end of the inspection, the inspector ((should)) will conduct a joint closing conference with the employer and employee representatives. If it is impractical to hold a joint conference or at the request of the employer or employee representative, separate conferences ((can)) will be held. ((The inspector should advise both the employer and employee representatives of their right to participate in later conferences:))~~

~~(13) An inspector ((shall)) will not ((show or)) reveal the name of a complainant to the employer((- unless the complainant authorizes the inspector to do so.~~

~~(6) If a safety inspector notices potential health hazards that indicate an industrial hygiene inspection is necessary, the inspector should report the hazards and request a health inspection. If a health inspector notices potential safety hazards that indicate a safety inspection is necessary, the inspector should report the hazards and request a safety inspection)).~~

~~(14) The inspector and all concerned employees of the department shall preserve the confidentiality of trade secrets.~~

NEW SECTION

WAC 296-27-16004 INTERPROGRAM REFERRALS. (1) A safety inspector observing potential health hazards that indicate an industrial hygiene inspection is necessary, will report the hazards and request a health inspection.

(2) A health inspector observing potential safety hazards that indicate a safety inspection is necessary, will report the hazards and request a safety inspection.

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

WAC 296-27-16007 CITATIONS ((AND)), PENALTY ASSESSMENTS AND NOTICES OF VIOLATIONS. ((During an inspection:)) (1) The inspector shall record the violations ((he or she observes)) observed on a compliance worksheet. ((From the information written on the worksheet, and the photographs and tests, an inspector shall prepare a citation and notice and, if applicable, a proposed penalty assessment. The citation and notice and the proposed penalty assessment shall be sent to the employer and may also be given to the highest available management official at the work place. The citation and notice shall contain an abatement date for each violation. This is the date by which the employer must correct the violation:))

(2) The compliance worksheet, the photographs, and sample tests, will be used to prepare:

(a) A citation; and

(b) A proposed penalty assessment; and

(c) A notice of violation.

(3) The citation and the proposed penalty assessment will be sent to the employer. The citation and notice will set an abatement date for each violation. This is the date by which the employer must correct the violation.

(4) The inspector may give a notice of violation at the end of inspection with the employers consent instead of the department issuing a citation and notice. The notice of violation sets short abatement dates and is issued only for general violations and contains no penalties. The notice of violation, shall be given to the highest available management official at the work place or sent to the employer.

AMENDATORY SECTION (Amending Order 83-34, filed 11/30/83)

WAC 296-27-16011 ((OBJECTION TO)) REFUSAL OR LIMITATION OF INSPECTION. ((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 a hazard which could cause serious injury or death:)) When the employer:~~

~~(1) Refuses to permit an inspection:~~

~~(a) The inspector will attempt to ascertain the reason(s) for refusal and report to their immediate supervisor.~~

~~(b) The department may seek an inspection warrant or other compulsory process from a court to gain entrance.~~

~~(i) If refusal to permit an inspection is anticipated, the department may seek a warrant prior to the inspection.~~

~~(ii) The department will not seek an inspection warrant in response to a complaint unless:~~

~~(A) The complaint is written and signed by a complainant;~~

~~(B) The complaint alleges imminent danger to individual safety or health.~~

~~(2) Permits an inspection but interferes with, or limits the process:~~

(a) The inspector will attempt to ascertain the reason for interference of limitation, report to their immediate supervisor, and will:

- (i) End the inspection;
- (ii) Continue the inspection noting areas of interferences or limitations.

(b) The department may seek an inspection warrant or other compulsory process from a court to revisit the areas where interference or limitation occurred. The department will not seek an inspection warrant in response to a complaint unless:

- (i) The complaint is written and signed by a complainant;
- (ii) The complaint alleges imminent danger to the safety or health of an individual.

NEW SECTION

WAC 296-27-16018 COMPLIANCE INSPECTIONS. (1) Inspection types.

(a) Unprogrammed. Inspections are in response to suspected or alleged hazardous working conditions at a specific work site. This type of inspection addresses:

- (i) Imminent danger;
- (ii) Fatalities;
- (iii) Catastrophies;
- (iv) Complaints;
- (v) Referrals;
- (vi) Follow-up inspections;
- (vii) "High hazard" industries.

(b) Programmed. Programmed inspections are inspections of worksites which have been selected based upon objective criteria. The worksites are selected and scheduled according to state-wide scheduling plans for:

- (i) Safety compliance;
- (ii) Health compliance;
- (iii) Compliance special-emphasis programs.

(2) Inspection scope. Unprogrammed and programmed inspections may be:

(a) Comprehensive inspection. This category includes a complete walkaround inspection of the entire establishment.

(b) Partial. This category includes any inspection in which the walkaround is limited to specific areas, operations or conditions within the establishment but does not include all potentially hazardous areas of the establishment.

(3) Inspection priorities. The priority of inspections and assignment of resources within the inspection classifications shall be as follows:

- (a) Imminent danger including complaints or referrals which allege imminent danger;
- (b) Fatalities or catastrophies;
- (c) Complaints not alleging imminent danger or referrals;
- (d) "High hazard" industries;
- (e) Programmed inspections.

NEW SECTION

WAC 296-27-16020 INSPECTION SELECTION, SCHEDULING CRITERIA, AND LIMIT ON NUMBER OF INSPECTIONS. (1) Inspection selection criteria.

(a) WISHA's priority system for inspection scheduling is intended to distribute available resources as efficiently as possible to ensure that the maximum protection is effectively provided to the working men and women of this state.

(b) The assistant director of the industrial safety and health division shall ensure that inspections are scheduled within the framework of this chapter and are consistent with the objectives of chapter 49.17 RCW, the Washington Industrial Safety and Health Act of 1973, as currently amended, or as amended in the future.

(c) The assistant director shall not permit more than two scheduled comprehensive inspections at the same fixed site location of an individual employer within any period of twelve consecutive months.

(2) Employer contacts. Employer requests for information or voluntary compliance services will not initiate compliance inspection.

(a) Such employer requests shall not protect the establishment from compliance inspections conducted pursuant to the guidelines established by this chapter.

(b) If an employer or their representative indicates that an imminent danger exists or that a fatality or catastrophe has occurred, the assistant director shall ensure that action is taken in accordance with the inspection priority procedures established by this chapter.

NEW SECTION

WAC 296-27-16022 UNPROGRAMMED INSPECTIONS, FOLLOW-UP INSPECTIONS, MONITORING INSPECTIONS, AND "HIGH HAZARD" INSPECTIONS. (1) Unprogrammed inspections. Inspections conducted in response to evidence of hazardous conditions at a worksite are considered unprogrammed inspections. Unprogrammed inspections (excluding follow-ups) shall normally be scheduled according to the following priorities:

(a) Reports of alleged imminent danger situations from any source including referrals and complaints regardless of formality;

- (b) Fatalities/catastrophies;
- (c) Complaints;
- (d) "High hazard" industries.

(2) "High hazard" industry. The following industries which have nonfixed worksites are all considered to be "high hazard": Construction, logging, maritime, and electrical utilities and communications.

(a) The "high hazard" industries require a distinctly different method of inspection scheduling, not only because of their nonfixed worksites but also because the work being performed is almost always inherently dangerous and because the worksite character, conditions and work functions are dynamically and frequently changing.

(b) Inspections within the "high hazard" industries will be conducted throughout the year, whenever such work activity becomes known to the department. Within the limits of WISHA jurisdiction, inspections will be conducted without regard to the size or scope of the activity of the employer being inspected.

(3) Follow-up inspections. The seriousness of the original hazards or conditions requiring action shall be considered in assigning a priority to follow-up inspections. Follow-up inspections normally shall be conducted within ten days following the abatement date and shall take priority over programmed inspections.

(a) Follow-up inspections shall be conducted in the following situations:

- (i) Willful citations;
- (ii) Citations related to an imminent danger situation;
- (iii) Whenever an employer fails to respond to a request for notification of compliance action by letter or other means; and
- (iv) Whenever the assistant director or designee believes that circumstances indicate the need for a follow-up inspection.

(b) Follow-up inspections shall be deemed optional if the following circumstances exist:

- (i) When the inspecting compliance officer has observed and documented that abatement has been achieved before completing the inspection and leaving the premises;
- (ii) When the employer or a knowledgeable source such as the complainant or referring party submits in writing that compliance has been achieved.

(4) Monitoring inspections. A monitoring inspection may be conducted for any reason including:

- (a) An employer's request for a variance; or
- (b) An employer's request for an extension of an abatement date.

NEW SECTION

WAC 296-27-16026 PROGRAMMED INSPECTIONS. A programmed inspection generally is a comprehensive-inspection of the worksite but may be a partial inspection if required by resource availability or other enforcement priorities. A programmed inspection shall be scheduled pursuant to one of the following general scheduling systems unless the establishment is within a "high hazard" industry.

(1) General scheduling system. The state-wide general scheduling system is not specific to any individual industry. Both safety and health general scheduling systems include the following factors:

(a) An objective criteria which includes but is not limited to one or more of the following:

- (i) Available data concerning injuries or illnesses which could be reduced by an inspection which eliminates the hazards;
- (ii) The industrial insurance modification factor of a particular business establishment;
- (iii) The number or type of contaminants present at a worksite as well as the relative toxicity of those contaminants;
- (iv) The degree of exposure to hazards;
- (v) The number of employees exposed.

(b) A random selection process which utilizes a computer program to ensure statistical randomness;

- (c) A regular evaluation and review including:

- (i) A yearly analytical review comparing the current program with the objective criteria;
- (ii) An annual comparison between compiled inspection results and reported injuries or illnesses.
- (d) A general scheduling system programmed for no more than a twelve-month operating cycle with a maximum permissible extension of no more than one month before appropriate adjustments are implemented.
- (2) Special emphasis targeting system. A special emphasis targeting system is a regional and/or industry-specific system which will be based on either one of the following:
 - (a) Scheduling system which includes:
 - (i) An objective criteria;
 - (ii) A random selection process;
 - (iii) An evaluation and review; or
 - (iv) An operating cycle.
 - (b) A scheduling program required of state plan states by the Federal Occupational Safety and Health Administration.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-27-16005 OBJECTS OF INSPECTION.
- WAC 296-27-16009 FOLLOW-UP INSPECTIONS.
- WAC 296-27-16013 WISHA—REQUIRED INVESTIGATIONS AND INSPECTIONS.
- WAC 296-27-16015 WITS—IN GENERAL.
- WAC 296-27-16017 WITS—SAFETY.
- WAC 296-27-16019 WITS—SAFETY.
- WAC 296-27-16021 WITS—SAFETY—LIMIT ON NUMBER OF INSPECTIONS.
- WAC 296-27-16023 ADJUSTMENT FACTORS.

**WSR 86-22-061
PROPOSED RULES**

DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning contractor compliance infractions, chapter 296-200 WAC. Rules include definitions, filing suits, procedures for issuance of infraction, mailing infractions, hearings, representation by counsel, contested hearings, case evidence, appeals and fines;

that the agency will at 10:00 a.m., Thursday, December 11, 1986, in Building 6, 2nd Floor Conference Room, 805 Plum Street S.E., 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 chapter 18.27 RCW.

The specific statute these rules are intended to implement is chapter 18.27 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 11, 1986.

Dated: November 5, 1986
By: Joseph A. Dear
Deputy Director
for Richard A. Davis
Director

STATEMENT OF PURPOSE

Title and Number of Rule: Chapter 296-200 WAC, Contractor registration, which includes WAC 296-200-340 Right to contested hearing; 296-200-350 Conducting of contested hearing; and 296-200-370 Contested hearing in accordance with chapter 34.04 RCW.

Statutory Authority: Chapter 18.27 RCW.

Specific Statutes that Rules are Intended to Implement: Chapter 18.27 RCW.

Summary of the Rules: WAC 296-200-340 sets up procedures for filing an appeal for a contractor who has been issued a notice of infraction; 296-200-350 states that an administrative law judge shall preside in contested hearings; and 296-200-370 gives information and procedures for contested hearings under chapter 34.04 RCW.

Reasons Supporting the Proposed Rules: To update the infraction process passed by the 1983 legislature.

Agency Person Responsible for Drafting, Implementation and Enforcement of the Rules: James E. Arvan, Chief of Construction Compliance, Department of Labor and Industries, 805 Plum Street S.E., Post Office Box 9689, Olympia, WA 98504-9689, phone (206) 586-0215.

Name of the Person or Organization Whether Private, Public or Governmental that is Proposing the Rules: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation and Fiscal Matters Pertaining to the Rules: None.

The rules are not necessary to comply with a federal law or federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rules or Their Purpose: None.

Small Business Impact Statement: Not required since these rules do not impose any fiscal requirements other than those contained in the statute the proposed rules are intended to implement.

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-340 RIGHT TO CONTESTED HEARING—PLACE TO FILE. If a contractor desires to contest the notice of infraction issued, the contractor shall file two copies of a notice of appeal with the department at the office designated on the notice of infraction, within twenty days of issuance of the infraction. The contractor shall also be required to post an appeal bond of two hundred dollars with the notice of appeal payable to the ((office of administrative hearings)) department. The appeal bond shall be applied to the administrative costs of conducting the appeals of notices of infractions. If the appealing contractor prevails at a contested hearing, then the appeal bond shall be returned to the contractor.

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-350 ADMINISTRATIVE LAW JUDGE SHALL PRESIDE IN CONTESTED HEARINGS. A notice of infraction when contested, shall be heard before and determined by an administrative law judge from the office of administrative hearings. The administrative law judge shall conduct hearings in these cases at locations in the county where the infraction occurred. The parties shall have the right to apply to the ((chief)) administrative law judge for a change of venue where the interests of justice would be served.

AMENDATORY SECTION (Amending Order 86-31, filed 9/17/86)

WAC 296-200-370 CONTESTED CASES—NOTICE—HEARING—SUMMARY ORDERS—INFORMAL DISPOSITION—RECORD—FINDINGS OF FACT. The hearings shall be conducted in accordance with chapter 34.04 RCW and chapter 10-08 WAC.

(1) ~~((In any contested case all parties shall be afforded an opportunity for hearing after not less than twenty days' notice; but no hearing shall be required until the hearing is demanded unless other statutory provisions or agency rules provide otherwise. The notice shall include:~~

~~(a) A statement of the time, place, and nature of the proceeding;~~
~~(b) A statement of the legal authority and jurisdiction under which the hearing is to be held;~~

~~(c) A reference to the particular sections of the statutes and rules involved;~~

~~(d) A short and plain statement of the matters asserted. If the agency or other party is unable to state the matters in detail at the time the notice is served, the initial notice may be limited to a statement of the issues involved. Thereafter upon request a more definite and detailed statement shall be furnished.~~

~~(2) Opportunity shall be afforded all parties to respond and present evidence and argument on all issues involved.~~

~~(3) Unless precluded by law, informal disposition may also be made of any contested case by stipulation, agreed settlement, consent order, or default.~~

~~(4) The record in a contested case shall include:~~

~~(a) All pleadings, motion, intermediate rulings;~~

~~(b) Evidence received or considered;~~

~~(c) A statement of matters officially noticed;~~

~~(d) Questions and offers of proof, objections, and ruling thereon;~~

~~(e) Proposed findings and exceptions;~~

~~(f) Any decision, opinion, or report by the officer presiding at the hearing.~~

~~(5) Oral proceedings shall be tape recorded for the purposes of agency decision pursuant to RCW 34.04.110, as now or hereafter amended, rehearing, or court review. A copy of the record or any part thereof shall be transcribed and furnished to any party to the hearing upon request therefor and payment of the reasonable costs thereof.~~

~~(6) Findings of fact shall be based exclusively on the evidence and on matters officially noticed.~~

~~(7) The administrative law judge shall:~~

~~(a) Administer oaths and affirmations, examine witnesses, and receive evidence, and no person shall be compelled to divulge information which he could not be compelled to divulge in a court of law;~~

~~(b) Issue subpoenas as provided in RCW 34.04.105;~~

~~(c) Rule upon offers of proof and receive relevant evidence;~~

~~(d) Take or cause depositions to be taken pursuant to superior court rules, and no person shall be compelled to divulge information which he could not be compelled to divulge by deposition in connection with a court proceeding;~~

~~(e) Regulate the course of the hearing;~~

~~(f) Hold conferences for the settlement or simplification of the issues by consent of the parties;~~

~~(g) Dispose of procedural requests or similar matters;~~

~~(h) Issue summary orders;~~

~~(i) Make proposed decisions and orders pursuant to RCW 34.04.110;~~

~~(j) Take any other action authorized by the department rule consistent with this chapter.~~

~~(8) The burden of proof is on the department to establish the commission of the infraction by a preponderance of the evidence.~~

~~(9) The administrative law judge shall issue findings of fact and conclusions of law in the judge's decision and order determining whether the infraction was committed.~~

~~(10) The director shall review the proposed decision and order of the administrative law judge and determine whether the order is correct. The director shall have twenty days in which to issue a final decision and order. If the director does not act to modify or change the proposed decision and order of the administrative law judge then the proposed decision and order of the administrative law judge shall become the final appealable order of the department.~~

~~(11) The department's final order shall be appealable.) An appeal from the administrative law judges' determination or order shall be to the superior court pursuant to chapter 34.04 RCW.~~

WSR 86-22-062

PROPOSED RULES

EMPLOYMENT SECURITY DEPARTMENT

[Filed November 5, 1986]

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

New	WAC 192-12-066	Tips as wages—Remuneration.
Rep	WAC 192-12-134	Overpayments—Offsets—Right to hearing;

that the agency will at 10:00 a.m., Tuesday, December 9, 1986, in the Commissioner's Conference Room, Employment Security Department, 212 Maple Park, 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 December 10, 1986.

The authority under which these rules are proposed is RCW 50.12.010 and 50.12.040.

The specific statute these rules are intended to implement is RCW 50.04.320.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 5, 1986.

Dated: November 3, 1986

By: Ernest F. LaPalm
Deputy Commissioner

STATEMENT OF PURPOSE

The following statement has been prepared by the Employment Security Department for the purpose of legislative review of agency rules as provided by chapter 34.04 RCW.

WAC 192-12-066 Tips as wages—Remuneration, necessary to properly resolve certain ambiguities in the amendment to RCW 50.04.320 that defines tips as wages. This rule defines the meaning of "tips which are reported to the employer for federal income tax purposes." This rule also explains when tips become reportable for state unemployment insurance purposes. In addition, this rule outlines which tips must be reported by individuals receiving unemployment insurance benefits. This new section brings this rule into conformity with the change made to RCW 50.04.320.

WAC 192-12-134 Overpayments—Offsets—Right to hearing, this rule was to have been repealed at a prior hearing date. Due to clerical error it was inadvertently omitted from the notice therefore it is being included for hearing on this notice. The reason the rule is being repealed is because the offsets provided for in the rule are now account adjustments and were included in chapter 192-28 WAC.

This rule was drafted by Thomas LePique of the Unemployment Insurance Program Analysis Branch of the Employment Security Department. His office address is Mailstop KG-11, Olympia, Washington 98504. His telephone number is 753-5131. The chief of Unemployment Insurance Tax Administration and the chief of

Unemployment Insurance Tax Field Operations are responsible for implementation and enforcement of the rules. Their office address is Employment Security Department, Mailstop KG-11, Olympia, Washington 98504. Their telephone numbers are 753-3822 and 438-4601, respectively.

NEW SECTION

WAC 192-12-066 TIPS AS WAGES—REMUNERATION. RCW 50.04.320 provides in part: "For the purpose of payment of benefits and payment of contributions, the term 'wages' includes tips which are received after January 1, 1987, while performing services which constitute employment, and which are reported to the employer for federal income tax purposes."

For the employment security department to make timely and accurate employer liability determinations and unemployment insurance payments, the commissioner prescribes:

(1) For the purposes of this chapter, "tips which are reported to the employer for federal income tax purposes" are those tips that the employee is required to report to the employer by federal law.

(2) Tips must be reported by the employer for unemployment insurance purposes, each quarter on an as paid basis. Tips are considered "paid" when they are reported by the employee to the employer for federal income tax purposes, or when they are distributed by the employer to the employee.

(3) Individuals receiving unemployment insurance benefits for a given week, must report all tips received during that week as earnings. At a claimant's request, the department will adjust benefits when tips that have been reported by the claimant for benefit purposes are later deemed nonreportable to the employer for federal income tax purposes.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 192-12-134 OVERPAYMENTS—OFFSETS—RIGHT TO HEARING.

**WSR 86-22-063
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed November 5, 1986]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning taxation of forest land and timber, repealing and adding new sections to chapter 458-40 WAC;

that the agency will at 1:30, Tuesday, December 9, 1986, in the General Administration Conference Room, 1st Floor, 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 December 31, 1986.

The authority under which these rules are proposed is chapter 84.33 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Dated: November 5, 1986
By: John B. Conklin
Forest Tax Supervisor

STATEMENT OF PURPOSE

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies proposed rules to be promulgated by the Department of Revenue as follows:

Title: Property tax, forest land, new sections WAC 458-40-500, 458-40-510, 458-40-520, 458-40-530, 458-40-535 and 458-40-540; and timber excise tax, new sections WAC 458-40-600, 458-40-610, 458-40-620, 458-40-622, 458-40-624, 458-40-626, 458-40-628, 458-40-630, 458-40-632, 458-40-634, 458-40-636, 458-40-640, 458-40-650, 458-40-660, 458-40-670, 458-40-680, 458-40-682, 458-40-684, 458-40-686 and 458-40-690.

Purpose: To clarify and streamline the Washington Administrative Code as it affects timber and forest land. To establish the values for forest land, and reporting and payment of the timber excise tax levied by chapter 84.33 RCW.

Statutory Authority: Chapter 84.33 RCW, which directs the Department of Revenue to develop and adopt rules on taxation of timber and forest lands. Prior to January 1 of each year, the forest land values are determined and certified to the county assessors; stumpage value tables are prepared before June 30 and December 31 of each year to be used for the following six month period.

Summary and Reasons for the Rule: Forest land values determine the per acre dollar value of forest land annually, giving consideration to land quality with a uniform valuation system throughout the state. The forest land value table is for calendar year 1987. The stumpage value tables set out the value of stumpage for each species or subclassification of timber within designated areas having similar growing, harvesting and marketing conditions. These values are to be used for computing the timber excise tax due quarterly by timber harvesters upon timber harvested for sale or for commercial or industrial use during the period January 1 through June 30, 1987.

Drafters of the Rule: John Conklin, (206) 753-2871, Joe Gienty, (206) 586-2903, and Bill Derkland, (206) 753-1359, 6004 South Capitol Boulevard, Tumwater, WA 98501; Rule Implementation and Enforcement: Trevor W. Thompson, 6004 South Capitol Boulevard, Tumwater, WA 98501, (206) 753-5503.

Proposer of the Rule: Department of Revenue, General Administration Building, Olympia, WA 98504.

Comments and Recommendations: None.

Federal Law or Court Action Citation: No federal laws involved or action requested by the courts.

Chapter 458-40 WAC
TAXATION OF FOREST LAND AND TIMBER ((AND FOREST LANDS))

<p>WAC 458-40-500 458-40-510 458-40-520 458-40-530 458-40-535 458-40-540 458-40-600 458-40-610</p>	<p>Property tax, forest land—Purpose. Property tax, forest land—Definitions. Property tax, forest land—Classification, designation, removal by assessor, compensating taxes. Property tax, forest land—Land grades. Property tax, forest land—Operability classes. Property tax, forest land—Forest land values—1987. Timber excise tax—Statement of purpose. Timber excise tax—Definitions.</p>
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- 458-40-620 Timber excise tax—Tax liability—Harvester as taxpayer, harvester defined.
- 458-40-622 Timber excise tax—Tax liability—Government entity as harvester.
- 458-40-624 Timber excise tax—Tax liability—Reclassified reforestation lands.
- 458-40-626 Timber excise tax—Tax liability—Private timber, tax due when timber harvested.
- 458-40-628 Timber excise tax—Tax liability—Public timber, tax due when billed by the seller.
- 458-40-630 Timber excise tax—Stumpage value—General definition.
- 458-40-632 Timber excise tax—Taxable stumpage value—Private timber.
- 458-40-634 Timber excise tax—Taxable stumpage value, small harvester option.
- 458-40-636 Timber excise tax—Taxable stumpage value—Public timber.
- 458-40-640 Timber excise tax—Stumpage value area (map).
- 458-40-650 Timber excise tax—Timber quality codes defined.
- 458-40-660 Timber excise tax—stumpage value tables.
- 458-40-670 Timber excise tax—Stumpage value adjustments.
- 458-40-680 Timber excise tax—Volume harvested—Approved scaling and grading methods.
- 458-40-682 Timber excise tax—Volume harvested—Sample scaling.
- 458-40-684 Timber excise tax—Volume harvested—Conversions to Scribner Decimal C Scale for Western Washington.
- 458-40-686 Timber excise tax—Volume harvested—Conversions to Scribner Decimal C Scale for Eastern Washington.
- 458-40-690 Timber excise tax, credit for property tax.

NEW SECTION

WAC 458-40-500 PROPERTY TAX, FOREST LAND—STATEMENT OF PURPOSE. The purpose of the rules contained in WAC 458-40-500 through 458-40-540 is to prescribe policies and procedures for the classification, designation, grading and assessment of forest lands for purposes of ad valorem taxation as required by RCW 84.33.100 through 84.33.170. WAC 458-40-500 through 458-40-599 replace WAC 458-40-010 through 458-40-380 which pertain to forest land.

NEW SECTION

WAC 458-40-510 PROPERTY TAX, FOREST LAND—DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply to WAC 458-40-500 through 458-40-540.

(1) Department. The department of revenue of the state of Washington.

(2) Forest land. Synonymous with timberland and means all land in any contiguous ownership of twenty or more acres which is primarily devoted to and used for growing and harvesting timber and means land only.

(3) Legal description. A description of an area of land using government lots and standard general land office subdivision procedures. If the boundary of the area is irregular, the physical boundary shall be described by metes and bounds or by other means that will clearly identify the property.

(4) Site index. The productive quality of forest land, determined by the total height reached by the dominant and codominant trees on a particular site at a given age.

NEW SECTION

WAC 458-40-520 PROPERTY TAX, FOREST LAND—CLASSIFICATION, DESIGNATION, REMOVAL BY ASSESSOR, COMPENSATING TAXES. (Reserved).

NEW SECTION

WAC 458-40-530 PROPERTY TAX, FOREST LAND—LAND GRADES. The following shall constitute the conversion of species and site indices to forest land grades:

WASHINGTON STATE PRIVATE FOREST LAND GRADES			
SPECIES	SITE INDEX	LAND GRADE	
WESTSIDE			
Douglas Fir	136 ft. and over	1	
	118-135 ft.	2	
	99-117 ft.	3	
	84-98 ft.	4	
	under 84 ft.	5	
Western Hemlock	136 ft. and over	1	
	116-135 ft.	2	
	98-115 ft.	3	
	83-97 ft.	4	
	68-82 ft.	5	
Red Alder	under 68 ft.	6	
	117 ft. and over	6	
	under 117 ft.	7	
	MFP	7 or 8	*2
	NC	8	*3
EASTSIDE			
Douglas Fir & Ponderosa	140 ft. and over	3	*1
	120-139 ft.	4	*1
Pine	96-119 ft.	5	*1
	70-95 ft.	6	*1
MFP	under 70 ft.	7	*1
		7 or 8	*2
	NC	8	*3

*1 These are the site indices for one hundred percent stocked stands. Stands with lower stocking levels would require higher site indices to occur in the same land grade.

*2 (MFP) Marginal forest productivity will be land grade 7 operability class 3, in the following townships. All MFP in other townships will be land grade 8.

WESTERN WASHINGTON

- Whatcom County – all townships east of Range 6 East, inclusive.
- Skagit County – all townships east of Range 7 East, inclusive.
- Snohomish County – all townships east of Range 8 East, inclusive.
- King County – all townships east of Range 9 East, inclusive.
- Pierce County – T15N, R7E; T16N, R7E; T17N, R7E; T18N, R7E; T19N, R9E; T19N, R10E; T19N, R11E.

EASTERN WASHINGTON

- Chelan County – all townships west of Range 17 East, inclusive.
- Kittitas County – all townships west of Range 15 East, inclusive.
- Yakima County – all townships west of Range 14 East, inclusive.

*3 (NC) Noncommercial

NEW SECTION

WAC 458-40-535 PROPERTY TAX, FOREST LAND—OPERABILITY CLASSES. Operability classes are established according to intrinsic characteristics of soils and geomorphic features. The criteria for each class apply state-wide.

(1) Class 1—Favorable. Stable soils that slope less than thirty percent. Forest operations do not significantly impact soil productivity and soil erosion. Forest operations, such as roading and logging, are carried out with minimal limitations.

(2) Class 2—Average. Stable soils that slope less than thirty percent, but on which significant soil erosion, compaction, and displacement may occur as a result of forest operations.

(3) Class 3—Difficult. Soils with one or both of the following characteristics:

- (a) Stable soils that slope between thirty and sixty-five percent; and

(b) Soils that slope between zero and sixty-five percent, but display evidence that rapid mass movement may occur as a direct result of forest operations.

(4) Class 4—Extreme. All soils that slope more than sixty-five percent.

(5) Variations. Unique conditions found in any one geographic area may impact forest operations to a greater degree than the above classes permit. With documented evidence, the department may place the soil in a more severe class.

NEW SECTION

WAC 458-40-540 PROPERTY TAX, FOREST LAND—FOREST LAND VALUES—1987. The true and fair values, per acre, for each grade of forest land for the 1987 assessment year are determined to be as follows:

1987 WASHINGTON FOREST LAND VALUES		
LAND GRADE	OPERABILITY CLASS	VALUE PER ACRE
1	1	\$135
	2	130
	3	125
	4	91
2	1	113
	2	109
	3	105
	4	76
3	1	89
	2	86
	3	83
	4	64
4	1	67
	2	65
	3	64
	4	50
5	1	49
	2	45
	3	44
	4	29
6	1	25
	2	24
	3	24
	4	22
7	1	12
	2	12
	3	11
	4	11
8		1

NEW SECTION

WAC 458-40-600 TIMBER EXCISE TAX—STATEMENT OF PURPOSE. The purpose of the rules contained in WAC 458-40-600 through 458-40-690 is to prescribe the policies and procedures for the taxation of timber harvested from public and private forest lands as required by RCW 84.33.010 through 84.33.096. WAC 458-40-600 through 458-40-690 replace those portions of WAC 458-40-010 through 458-40-380 which pertain to the taxation of timber.

NEW SECTION

WAC 458-40-610 TIMBER EXCISE TAX—DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply to WAC 458-40-600 through 458-40-690.

(1) Codominant trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.

(2) Competitive sales. The offering for sale of timber which is advertised to the general public for sale at public auction under terms wherein all qualified potential buyers have an equal opportunity to bid on the sale, and the sale is awarded to the highest qualified bidder. The term "competitive sales" includes making available to the general public permits for the removal of forest products.

(3) Department. The department of revenue of the state of Washington.

(4) Dominant trees. Trees whose crowns are higher than the general level of the canopy and which receive full light from the sides as well as from above.

(5) Harvest unit. An area of timber harvest having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest adjustments, and harvester. It may include more than one section: PROVIDED, A harvest unit may not overlap a county boundary.

(6) Hauling distance zone. An area with specified boundaries as shown on the state-wide stumpage value area and hauling distance zone maps contained in WAC 458-40-640, having similar accessibility to timber markets.

(7) Lump sum sale. Also known as a cash sale or an installment sale, it is a sale of timber wherein the total sale price is dependent upon an estimate of the total volume of timber in the sale rather than the actual volume harvested.

(8) MBF. One thousand board feet measured in Scribner Decimal C Log Scale Rule.

(9) Noncompetitive sales. Sales of timber in which the purchaser has a preferential right to purchase the timber or a right of first refusal.

(10) Other consideration. Value given in lieu of cash as payment for stumpage, such as improvements to the land that are required by contract by the seller and are of a permanent nature. It may include, but is not limited to, the construction of permanent roads and the installation of permanent bridges.

(11) Permanent road. A road built as part of the harvesting operation which is intended to have a useful life subsequent to the completion of the harvest.

(12) Private timber. All timber harvested from privately owned lands, including timber on reclassified reforestation land under chapters 84.28 and 84.33 RCW.

(13) Public timber. Timber harvested from federal, state, county, municipal, or other government owned lands.

(14) Remote island. An area of land which is totally surrounded by water at normal high tide and which has no bridge or causeway connecting it to the mainland.

(15) Sale price. The amount paid for timber in cash or other consideration.

(16) Scale sale. A sale of timber in which the sale price is the product of the actual volume harvested and the unit price at the time of harvest.

(17) Species. A grouping of timber based on biological or physical characteristics. In addition to the designations of species or subclassifications defined in Agriculture Handbook No. 451 Checklist of United States Trees (native and naturalized) found in the state of Washington, the following shall be considered separate species for the purpose of harvest classification used in the stumpage value tables:

(a) Other conifer. All conifers not separately designated in the stumpage value tables. See WAC 458-40-660.

(b) Other hardwood. All hardwoods not separately designated.

(c) Conifer utility. All conifer logs graded as utility.

(d) Hardwood utility. All hardwood logs graded as utility or number four sawmill as defined by the current edition of the "Official Log Scaling and Grading Rules" as developed and authored by the Northwest Log Rules Advisory Group.

(e) Special forest products. The following are considered to be separate species of special forest products: Christmas trees (various species), posts (various species), western redcedar flatsawn and shingle blocks, western redcedar shake blocks and boards.

(18) Stumpage. Standing or fallen trees, live or dead, having commercial value which have not been severed from the stump.

(19) Stumpage value area (SVA). An area with specified boundaries which contains timber having similar growing, harvesting and marketing conditions.

(20) Thinning. Timber removed from a harvest unit meeting all the following conditions:

(a) Located in Western Washington;

(b) The total volume removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;

(c) Not more than forty percent of the total volume removed is from the dominant and codominant trees;

(d) The trees removed in the harvest operation shall be distributed over the entire harvest unit.

(21) Timber. Forest trees, standing or down, on privately or publicly owned land, and except as provided in RCW 84.33.170, includes Christmas trees.

NEW SECTION

WAC 458-40-620 **TIMBER EXCISE TAX—TAX LIABILITY—HARVESTER AS TAXPAYER, HARVESTER DEFINED.** For purposes of determining which person is the timber harvester and, therefore, the person liable for payment of the tax imposed under RCW 84.33.041, and except as provided under WAC 458-40-622 and 458-40-624, the harvester of timber shall be that person or persons who own the timber at the time the quantity by species is first definitely determined (at the time the logs are scaled). In cases where the ownership of the timber at the time of scaling is in doubt, the department shall consider the owner of the land from which the timber was harvested to be the harvester and the one liable for paying the tax.

NEW SECTION

WAC 458-40-622 **TIMBER EXCISE TAX—TAX LIABILITY—GOVERNMENT ENTITY AS HARVESTER.** Whenever a government entity as defined in RCW 84.33.035 harvests timber and retains title to the timber until it is scaled, the harvester shall be the first person or persons who obtain title to the timber or exclusive possessory interest in such timber, and such person or persons shall be liable for paying the taxes due under RCW 84.33.041.

NEW SECTION

WAC 458-40-624 **TIMBER EXCISE TAX—TAX LIABILITY—RECLASSIFIED REFORESTATION LANDS.** As provided in RCW 84.33.055, when timber is harvested from reclassified reforestation lands, as defined in RCW 84.28.205, the tax imposed under RCW 84.33.041 and 84.33.055 shall be paid by the owner of such lands.

NEW SECTION

WAC 458-40-626 **TIMBER EXCISE TAX—TAX LIABILITY—PRIVATE TIMBER, TAX DUE WHEN TIMBER HARVESTED.** For purposes of determining the proper calendar quarter in which to pay tax on timber harvested from private land—including reclassified reforestation lands—the tax shall be due and payable on the last day of the month following the end of the calendar quarter in which the timber was harvested.

NEW SECTION

WAC 458-40-628 **TIMBER EXCISE TAX—TAX LIABILITY—PUBLIC TIMBER, TAX DUE WHEN BILLED BY THE SELLER.** For purposes of determining the proper quarter in which to pay taxes on timber harvested from public land, the taxes due under RCW 84.33.041 shall be due and payable on the last day of the month following the quarter in which the purchaser is billed by the seller for the timber harvested: **PROVIDED,** That if payments are made to the seller before any harvest, road construction or other work has begun on the timber sale contract, taxes may be deferred until the quarter in which harvest or other contract work begins. In the quarter that harvest commences, taxes shall become due and payable on all payments made to the seller in all prior quarters as well as the current quarter.

NEW SECTION

WAC 458-40-630 **TIMBER EXCISE TAX—STUMPAGE VALUE—GENERAL DEFINITION.** The term stumpage value shall

mean the true and fair market value of timber for purposes of immediate harvest. Taxable stumpage value shall be the value of timber as defined in RCW 84.33.035(5), and this chapter.

NEW SECTION

WAC 458-40-632 **TIMBER EXCISE TAX—TAXABLE STUMPAGE VALUE—PRIVATE TIMBER.** Except as provided under WAC 458-40-634 for small harvesters, the taxable stumpage value shall be the appropriate value for the species of timber harvested as set forth in the stumpage value tables adopted under this chapter.

NEW SECTION

WAC 458-40-634 **TIMBER EXCISE TAX—TAXABLE STUMPAGE VALUE, SMALL HARVESTER OPTION.** A small harvester is any harvester who harvests timber from privately owned land in an amount of less than five hundred thousand board feet in a calendar quarter and not more than one million board feet in a calendar year. Small harvesters may elect to calculate the excise tax in the manner provided by RCW 84.33.073 and 84.33.074. The taxable stumpage value shall be determined by one of the following methods as appropriate:

(1) Sale of logs. Timber which has been severed from the stump, bucked into various lengths and sold in the form of logs shall have a taxable stumpage value equal to the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber. Harvesting and marketing costs shall include only those costs directly and exclusively associated with harvesting the timber from the land and delivering it to the buyer, and may include the costs of slash disposal. Harvesting and marketing costs shall not include the costs of reforestation, permanent road construction, or any other costs not directly and exclusively associated with the harvesting and marketing of the timber. The actual harvesting and marketing costs must be used in all instances where documented records are available. When the taxpayer is unable to provide documented proof of such costs, the deduction for harvesting and marketing costs shall be fifty percent of the gross receipts from the sale of the logs.

(2) Sale of stumpage. Timber which is sold as stumpage and harvested within twelve months of the date of sale shall have a taxable stumpage value equal to the actual gross receipts for the stumpage for the most recent sale prior to harvest. If a harvester purchases stumpage from another, harvests the timber and sells the logs more than twelve months after purchase of the stumpage, the taxable value shall be computed as in subsection (1) of this section for sale of logs.

NEW SECTION

WAC 458-40-636 **TIMBER EXCISE TAX—TAXABLE STUMPAGE VALUE—PUBLIC TIMBER.** The taxable stumpage value for public timber sales shall be determined as follows:

(1) Competitive sales. The taxable value shall be the actual purchase price in cash or other consideration.

(2) Noncompetitive sales. The taxable value shall be determined using the department's stumpage value tables as set forth in this chapter.

(3) Sale of logs. The taxable value for public timber sold in the form of logs shall be the actual purchase price for the logs in cash or other consideration less appropriate deductions for costs of felling, bucking, and yarding the logs to the point of sale. Cost deductions shall be the actual costs when documented proof is available. In the absence of verifiable actual cost data, cost deductions shall be based on the costs as appraised by the seller, if available; or an estimate of such costs based on the best available information from the sale of similar timber under similar harvesting conditions.

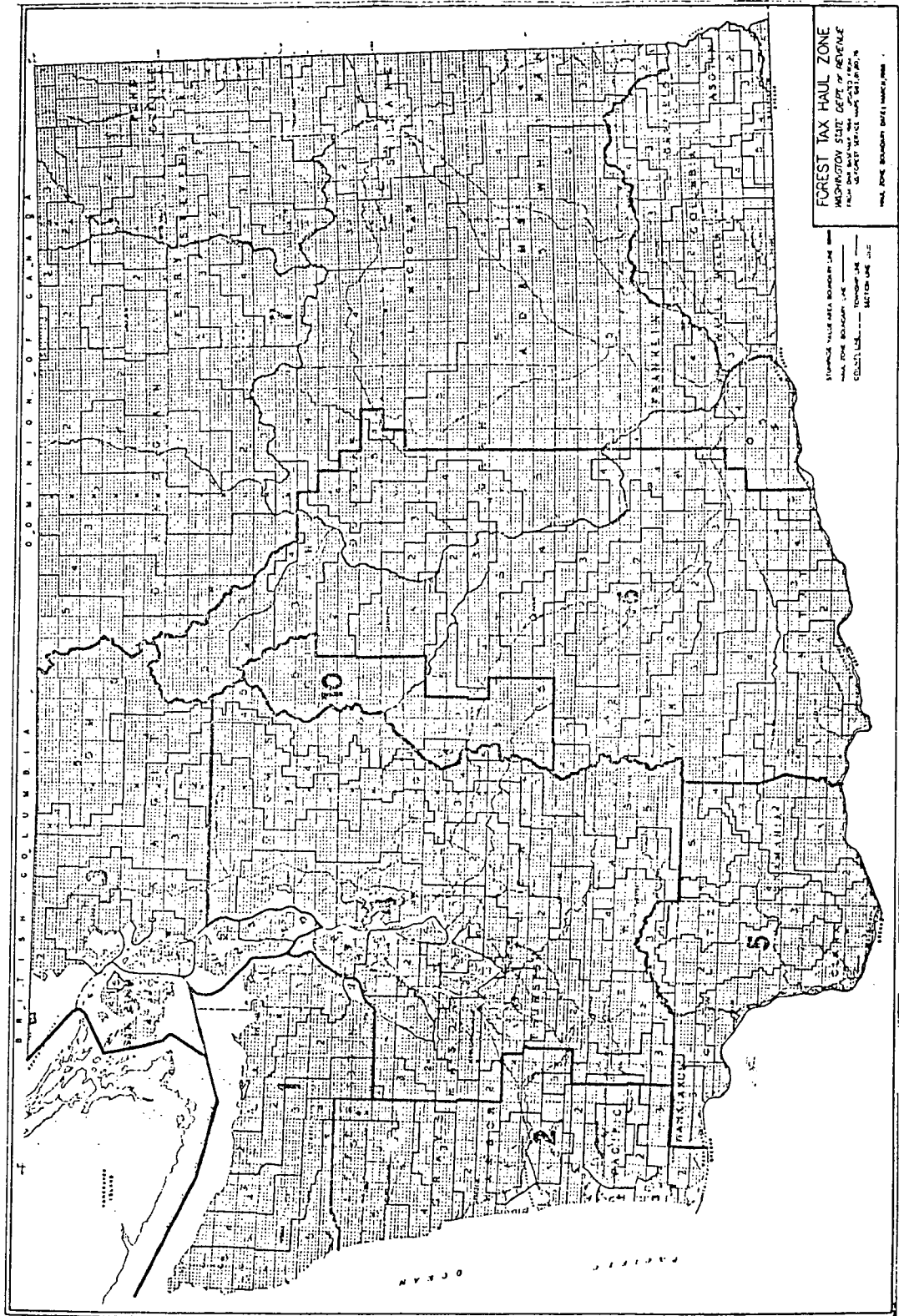
(4) Transitional sales. Sales in which the harvest began before July 1, 1984, and continued after that date. On such sales, the volume harvested prior to July 1, 1984, shall be taxed using the department's stumpage value tables as set forth in this chapter. For volume harvested on or after July 1, 1984, the taxable stumpage value shall be determined by actual payments for stumpage in cash or other consideration.

(5) Defaulted sales and uncompleted contracts. In the event of default on a public timber sale contract, wherein the taxpayer has made partial payment for the timber but has not removed timber, no tax shall be due. If part of the sale is logged and the purchaser fails to complete the harvesting, taxes shall be due on the amount the purchaser has been billed by the selling agency for the volume removed to date.

NEW SECTION

WAC 458-40-640 TIMBER EXCISE TAX—STUMPAGE VALUE AREA (MAP). The stumpage value area and hauling distance zone map contained in this section shall be used to determine the proper stumpage value table and haul zone to be used in calculating the taxable stumpage value of timber harvested from private land.

459-40-640. STUMPAGE VALUE AREA AND HAULING DISTANCE ZONE--MAP. Harvesters may obtain a larger scale map by writing to the Washington State Department of Revenue, Forest Tax Section, Mail Stop AX-02, Olympia, WA 98504; or by calling (206) 753-7086.



NEW SECTION

WAC 458-40-650 **TIMBER EXCISE TAX—TIMBER QUALITY CODES DEFINED.** The timber quality code numbers for each species of timber shown in the stumpage value tables contained in this chapter are defined as follows:

**TABLE 1—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Timber Quality Code Number	Species	Log Grade Specifications ¹
	Douglas-fir & Spruce	Over 50% No. 2 Sawmill & better log grade and over 40% Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Over 30% No. 2 Sawmill & better log grade and over 15% Special Mill, No. 1 Sawmill, Peeler & better log grade
1	Western Hemlock, True Firs & Other Conifer	Over 50% No. 2 Sawmill & better log grade and over 25% Special Mill, No. 1 Sawmill & better log grade
	Hardwoods	All No. 3 Sawmill logs & better log grades
	Douglas-fir & Spruce	Over 50% No. 2 Sawmill & better log grade and 15-40% inclusive Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Over 30% No. 2 Sawmill & better log grade and less than 15% Special Mill, No. 1 Sawmill, Peeler & better log grade
2	Western Hemlock, True Firs & Other Conifer	Over 50% No. 2 Sawmill & better log grade and 5-25% inclusive Special Mill, No. 1 Sawmill & better log grade
	Douglas-fir & Spruce	Over 50% No. 2 Sawmill & better log grade and less than 15% Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	5-30% inclusive No. 2 Sawmill & better log grade
3	Western Hemlock, True Firs & Other Conifer	Over 50% No. 2 Sawmill & better log grade and less than 5% Special Mill, No. 1 Sawmill & better log grade
	Douglas-fir & Spruce	25-50% inclusive No. 2 Sawmill & better log grade
4	Western Redcedar & Alaska-cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	25-50% inclusive No. 2 Sawmill & better log grade
	Douglas-fir & Spruce	5% to but not including 25% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer, except Western Redcedar & Alaska-cedar	5% to but not including 25% No. 2 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade

TABLE 1—cont.

Timber Quality Code Number	Species	Log Grade Specifications ¹
5	Hardwood Utility	All No. 4 Sawmill log grade and all hardwood logs graded as utility
6	Douglas-fir, Spruce, Western Hemlock & Other Conifer, except Western Redcedar & Alaska-cedar	Less than 5% No. 2 Sawmill & better log grade

¹For detailed descriptions and definitions of approved log scaling, grading rules, and procedures see WAC 458-40-680.

**TABLE 2—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 6 AND 7**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Timber Quality Code Number	Species	Log Grade Specifications
	Ponderosa Pine	Less than 10 logs 16 feet long per thousand board feet Scribner scale
1	All Conifers Other than Ponderosa Pine Hardwoods	All log sizes Sawlogs only
2	Ponderosa Pine	10 or more logs 16 feet long per thousand board feet Scribner scale
5	Utility	All logs graded as utility

**TABLE 3—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREA 10**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Timber Quality Code Number	Species	Log Grade Specifications
	Ponderosa Pine & Other Conifers	Less than 5 logs 16 feet long per MBF net log Scribner scale
1	Hardwoods	All logs graded as sawlogs
	Ponderosa Pine	5 to 9 logs inclusive 16 feet long per MBF net log Scribner scale
2	Other Conifer	5 to 12 logs inclusive 16 feet long per MBF net log scale
	Ponderosa Pine	More than 9 logs 16 feet long per MBF net log Scribner scale
3	Other Conifer	More than 12 logs 16 feet long per MBF net log Scribner scale
5	Utility	All logs graded as utility

NEW SECTION

WAC 458-40-660 **TIMBER EXCISE TAX—STUMPAGE VALUE TABLES.** The following stumpage value tables are hereby adopted for use in reporting the taxable value of stumpage harvested during the period January 1 through June 30, 1987:

TABLE 1—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$246	\$239	\$232	\$225	\$218
		2	217	210	203	196	189
		3	158	151	144	137	130
		4	147	140	133	126	119
		5	123	116	109	102	95
		6	118	111	104	97	90
Western Redcedar ²	RC	1	241	234	227	220	213
		2	218	211	204	197	190
		3	161	154	147	140	133
		4	138	131	124	117	110
Sitka Spruce	SS	1	222	215	208	201	194
		2	188	181	174	167	160
		3	118	111	104	97	90
		4	114	107	100	93	86
		5	95	88	81	74	67
		6	94	87	80	73	66
Western Hemlock ³	WH	1	135	128	121	114	107
		2	106	99	92	85	78
		3	105	98	91	84	77
		4	98	91	84	77	70
		5	76	69	62	55	48
		6	72	65	58	51	44
Other Conifer	OC	1	135	128	121	114	107
		2	106	99	92	85	78
		3	105	98	91	84	77
		4	98	91	84	77	70
		5	76	69	62	55	48
		6	72	65	58	51	44
Red Alder	RA	1	54	47	40	33	26
Black Cottonwood	BC	1	50	43	36	29	22
Other Hardwood	OH	1	72	65	58	51	44
Hardwood Utility	HU	5	17	17	17	17	17
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska-cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 2—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
January 1 through June 30, 1987

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$113	\$106	\$99	\$92	\$85
Western Redcedar Flatsawn & Shingle Blocks ²	RCF	1	47	40	33	26	19

TABLE 2—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar & Other Posts ²	RCP	1	0.47	0.47	0.47	0.47	0.47
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods

WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot.

TABLE 3—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 2
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$199	\$192	\$185	\$178	\$171
		2	181	174	167	160	153
		3	179	172	165	158	151
		4	154	147	140	133	126
		5	103	96	89	82	75
		6	98	91	84	77	70
Western Redcedar ²	RC	1	255	248	241	234	227
		2	238	231	224	217	210
		3	160	153	146	139	132
		4	114	107	100	93	86
Sitka Spruce	SS	1	226	219	212	205	198
		2	184	177	170	163	156
		3	116	109	102	95	88
		4	114	107	100	93	86
		5	95	88	81	74	67
		6	94	87	80	73	66
Western Hemlock ³	WH	1	134	127	120	113	106
		2	109	102	95	88	81
		3	100	93	86	79	72
		4	98	91	84	77	70
		5	74	67	60	53	46
		6	70	63	56	49	42
Other Conifer	OC	1	134	127	120	113	106
		2	109	102	95	88	81
		3	100	93	86	79	72
		4	98	91	84	77	70
		5	74	67	60	53	46
		6	70	63	56	49	42
Red Alder	RA	1	78	71	64	57	50
Black Cottonwood	BC	1	50	43	36	29	22
Other Hardwood	OH	1	72	65	58	51	44
Hardwood Utility	HU	5	17	17	17	17	17
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska-cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 4—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 2
January 1 through June 30, 1987

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$113	\$106	\$99	\$92	\$85
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	47	40	33	26	19
Western Redcedar & Other Posts ²	RCP	1	0.47	0.47	0.47	0.47	0.47
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot.

TABLE 5—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 3
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$246	\$239	\$232	\$225	\$218
		2	173	166	159	152	145
		3	170	163	156	149	142
		4	158	151	144	137	130
		5	116	109	102	95	88
		6	111	104	97	90	83
Western Redcedar ³	RC	1	182	175	168	161	154
		2	162	155	148	141	134
		3	155	148	141	134	127
		4	154	147	140	133	126
Western Hemlock ⁴	WH	1	134	127	120	113	106
		2	114	107	100	93	86
		3	102	95	88	81	74
		4	89	82	75	68	61
		5	81	74	67	60	53
		6	77	70	63	56	49
Other Conifer	OC	1	134	127	120	113	106
		2	114	107	100	93	86
		3	102	95	88	81	74
		4	89	82	75	68	61
		5	81	74	67	60	53
		6	77	70	63	56	49
Red Alder	RA	1	65	58	51	44	37
Black Cottonwood	BC	1	50	43	36	29	22
Other Hardwood	OH	1	72	65	58	51	44

TABLE 5—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	17	17	17	17	17
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska-cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 6—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 3
January 1 through June 30, 1987

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards ¹	RCS	1	\$113	\$106	\$99	\$92	\$85
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	47	40	33	26	19
Western Redcedar & Other Posts ²	RCP	1	0.47	0.47	0.47	0.47	0.47
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot.

TABLE 7—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 4
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$229	\$222	\$215	\$208	\$201
		2	212	205	198	191	184
		3	156	149	142	135	128
		4	153	146	139	132	125
		5	108	101	94	87	80
		6	103	96	89	82	75
Western Redcedar ³	RC	1	169	162	155	148	141
		2	168	161	154	147	140
		3	146	139	132	125	118
		4	141	134	127	120	113

TABLE 7—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Hemlock ⁴	WH	1	142	135	128	121	114
		2	134	127	120	113	106
		3	128	121	114	107	100
		4	108	101	94	87	80
		5	77	70	63	56	49
		6	60	53	46	39	32
Other Conifer	OC	1	142	135	128	121	114
		2	134	127	120	113	106
		3	128	121	114	107	100
		4	108	101	94	87	80
		5	77	70	63	56	49
		6	60	53	46	39	32
Red Alder	RA	1	76	69	62	55	48
Black Cottonwood	BC	1	50	43	36	29	22
Other Hardwood	OH	1	72	65	58	51	44
Hardwood Utility	HU	5	17	17	17	17	17
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 4
January 1 through June 30, 1987

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$113	\$106	\$99	\$92	\$85
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	47	40	33	26	19
Western Redcedar & Other Posts ²	RCP	1	0.47	0.47	0.47	0.47	0.47
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 9—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 5
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$225	\$218	\$211	\$204	\$197
		2	207	200	193	186	179
		3	173	166	159	152	145
		4	118	111	104	97	90
		5	115	108	101	94	87
		6	110	103	96	89	82
Western Redcedar ³	RC	1	199	192	185	178	171
		2	167	160	153	146	139
		3	159	152	145	138	131
		4	114	107	100	93	86
Western Hemlock ⁴	WH	1	161	154	147	140	133
		2	140	133	126	119	112
		3	139	132	125	118	111
		4	109	102	95	88	81
		5	59	52	45	38	31
		6	55	48	41	34	27
Other Conifer	OC	1	161	154	147	140	133
		2	140	133	126	119	112
		3	139	132	125	118	111
		4	109	102	95	88	81
		5	59	52	45	38	31
		6	55	48	41	34	27
Red Alder	RA	1	82	75	68	61	54
Black Cottonwood	BC	1	50	43	36	29	22
Other Hardwood	OH	1	72	65	58	51	44
Hardwood Utility	HU	5	17	17	17	17	17
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 10—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 5
January 1 through June 30, 1987

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$113	\$106	\$99	\$92	\$85
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	47	40	33	26	19
Western Redcedar & Other Posts ²	RCP	1	0.47	0.47	0.47	0.47	0.47
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25

TABLE 10—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 11—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 6
January 1 through June 30, 1987

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$99	\$93	\$87	\$81	\$75
Engelmann Spruce	ES	1	78	72	66	60	54
Lodgepole Pine	LP	1	67	61	55	49	43
Ponderosa Pine	PP	1	174	168	162	156	150
		2	103	97	91	85	79
Western Redcedar ³	RC	1	137	131	125	119	113
True Firs ⁴	WH	1	81	75	69	63	57
Western White Pine	WP	1	176	170	164	158	152
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	1	1	1	1	1

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 12—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 6
January 1 through June 30, 1987

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.22	0.22	0.22	0.22	0.22
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25

TABLE 12—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

TABLE 13—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 7
January 1 through June 30, 1987

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$78	\$72	\$66	\$60	\$54
Engelmann Spruce	ES	1	68	62	56	50	44
Lodgepole Pine	LP	1	58	52	46	40	34
Ponderosa Pine	PP	1	132	126	120	114	108
		2	84	78	72	66	60
Western Redcedar ³	RC	1	130	124	118	112	106
True Firs ⁴	WH	1	70	64	58	52	46
Western White Pine	WP	1	170	164	158	152	146
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	1	1	1	1	1

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 14—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 7
January 1 through June 30, 1987

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.22	0.22	0.22	0.22	0.22
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25

TABLE 19—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

TABLE 15—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 10
January 1 through June 30, 1987

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$129	\$123	\$117	\$111	\$105
		2	89	83	77	71	65
		3	78	72	66	60	54
Engelmann Spruce	ES	1	130	124	118	112	106
		2	84	78	72	66	60
		3	83	77	71	65	59
Lodgepole Pine	LP	1	242	236	230	224	218
		2	160	154	148	142	136
		3	72	66	60	54	48
Ponderosa Pine	PP	1	276	270	264	258	252
		2	240	234	228	222	216
		3	123	117	111	105	99
Western Redcedar ³	RC	1	146	140	134	128	122
		2	108	102	96	90	84
		3	90	84	78	72	66
True Firs ⁴	WH	1	121	115	109	103	97
		2	97	91	85	79	73
		3	80	74	68	62	56
Western White Pine	WP	1	258	252	246	240	234
		2	210	204	198	192	186
		3	207	201	195	189	183
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	1	1	1	1	1

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 16—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 10
January 1 through June 30, 1987

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.22	0.22	0.22	0.22	0.22
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

NEW SECTION

WAC 458-40-670 TIMBER EXCISE TAX—STUMPAGE VALUE ADJUSTMENTS. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:

(1) No harvest adjustment shall be allowed against conifer utility, hardwood utility, or any of the special forest products.

(2) Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.

(3) Timber harvesters planning to remove timber from areas having damaged timber may apply to the department for adjustment in stumpage values. Such applications should contain a map with the legal descriptions of the area, a description of the damage sustained by the timber, and a list of estimated costs to be incurred. Such applications shall be sent to the department before the harvest commences. Upon receipt of such application, the department will determine the amount of adjustment allowed, and notify the harvester. Such amount may be taken as a credit against tax liabilities or, if harvest is terminated, a refund may be authorized. In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application not later than ninety days following completion of the harvest unit.

The following harvest adjustment tables are hereby adopted for use during the period of January 1 through June 30, 1987:

TABLE 1—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5
January 1 through June 30, 1987

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	\$0.00
Class 2	Harvest of 20 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of 10 thousand board feet to but not including 20 thousand board feet per acre.	-\$7.00

TABLE 1—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 4	Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre.	- \$9.00
Class 5	Harvest of less than 5 thousand board feet per acre.	- \$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	- \$10.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$21.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	- \$99.00
III. Remote island adjustment:		
	For timber harvested from a remote island	- \$50.00
IV. Thinning (see WAC 458-40-610 (20))		
Class 1	Average log volume of 50 board feet or more.	- \$25.00
Class 2	Average log volume of less than 50 board feet.	- \$35.00

TABLE 2—HARVEST ADJUSTMENT TABLE STUMPAGE VALUE AREAS 6, 7, AND 10 January 1 through June 30, 1987

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	- \$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	- \$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	- \$9.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$25.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	- \$113.00
III. Remote island adjustment:		
	For timber harvested from a remote island	- \$50.00

TABLE 3—DOMESTIC MARKET ADJUSTMENT

Harvest of timber not sold by a competitive bidding process which is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber which must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska yellow cedar. (Stat. Ref. - 36 CFR 223.10)

State Timber Sales: Western red cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

The adjustment amounts shall be as follows:

Class 1: All eligible species in Western Washington (SVA's 1 through 5) - \$7.00 per MBF

Class 2: All eligible species in Eastern Washington (SVA's 6, 7, and 10) - \$9.00 per MBF

NOTE: The adjustment will not be allowed on conifer utility, hardwood utility or special forest products.

NEW SECTION

WAC 458-40-680 TIMBER EXCISE TAX—VOLUME HARVESTED—APPROVED SCALING AND GRADING METHODS. (1) Acceptable log scaling and grading rules—Western Washington: The acceptable log scaling and grading rule shall be the Scribner Decimal C log rule as described in the most current edition of the "Official Log Scaling and Grading Rules" handbook developed and authored by the Northwest Log Rules Advisory Group. These are the official rules for the following log scaling and grading bureaus: Columbia River, Grays Harbor, Northern California, Puget Sound, Southern Oregon, and Yamhill.

(2) Acceptable log scaling rule—Eastern Washington: For Eastern Washington, the acceptable log scaling rule shall be the Scribner Decimal C log rule described in the most current edition of the "National Forest Log Scaling Handbook" (FSH 2409.11) as published by the United States Forest Service. Provided, the maximum scaling length is twenty feet and maximum trim allowance shall be six inches for logs eight to twenty feet in length.

(3) Utility grade defined: For both Western and Eastern Washington, utility grade is defined as logs that do not meet the minimum requirements of peeler or sawmill grades as defined in the handbook published by the Northwest Log Rules Advisory Group, but are suitable for the production of firm useable pulp chips to an amount of not less than fifty percent of the gross scale; and meeting the following minimum requirements:

- Minimum gross diameter—six inches.
- Minimum gross length—twelve feet.
- Minimum recovery requirements—one hundred percent of adjusted gross scale in firm useable pulp chips.

(4) Special services scaling: Special services scaling as described in the Northwest Log Rules Advisory Group handbook shall not be used for tax reporting purposes without prior written approval of the department; and all measurements and grades must be converted to standard Scribner Decimal C log rules as they are described in the handbook.

NEW SECTION

WAC 458-40-682 TIMBER EXCISE TAX—VOLUME HARVESTED—SAMPLE SCALING. Sample scaling shall not be used for tax reporting purposes without prior written approval of the department. To be approved, sample scaling must be in accordance with the following guidelines:

(1) Sample selection, scaling, and grading must be conducted on a continuous basis as the unit is harvested.

(2) The sample must be taken in such a manner to assure random, unbiased measurements in accordance with accepted statistical tests of sampling.

(3) The sample used to determine total volume, species, and quality of timber harvested for a given reporting period must have been taken during that period.

(4) Sample frequency shall be large enough to meet board foot variation accuracy limits of plus or minus two and five-tenths percent standard error at the ninety-five percent confidence level. Other accuracy standards may be applied only with the approval of the department.

(5) Harvesters must maintain sufficient supporting documentation to allow the department to verify source data, and test statistical reliability of sample scale systems.

NEW SECTION

WAC 458-40-684 TIMBER EXCISE TAX—VOLUME HARVESTED—CONVERSIONS TO SCRIBNER DECIMAL C SCALE FOR WESTERN WASHINGTON. The following definitions, tables, and conversion factors shall be used in determining taxable volume for timber harvested that was not originally scaled by the Scribner Decimal C Log Rule. Conversion methods, other than those listed are not to be used for tax reporting purposes without prior written approval of the department.

(1) WEIGHT MEASUREMENT. If the original unit of measure was by weight, and the harvester has not applied for approval of sample scaling (WAC 458-40-682); the following table shall be used for converting to Scribner Decimal C. Harvesters must keep records to substantiate the species and quality codes reported. For tax reporting purposes, a ton equals 2,000 pounds.

(Stumpage Value Areas 1, 2, 3, 4, & 5)

BOARD FOOT WEIGHT SCALE FACTORS
(TONS/MBF)

Quality Code	DF*	WH**	Species code			
			RC	RA	HU	CU
1	4.5	5.25	4.5	7.0	—	—
2	5.0	6.0	5.0	—	—	—
3	6.0	6.5	6.5	—	—	—
4	6.5	7.5	7.0	—	—	—
5	7.0	8.0	—	—	8.5	***
6	7.5	8.25	—	—	—	—

- * Includes Douglas-fir, and Sitka Spruce.
- ** Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and other conifers not separately designated. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
- *** Contact the department for converting the weight of utility logs to Scribner volume.

(2) CORD MEASUREMENT. A cord is a measure of wood with dimensions of 4 feet by 4 feet by 8 feet (128 cubic feet).

(a) Logs with an average scaling diameter of 8 inches and larger shall be converted to Scribner volume using 400 board feet per cord. Logs having an average scaling diameter of less than 8 inches shall be converted to Scribner volume using 330 board feet per cord.

(b) A cord of Western Redcedar shake or shingle blocks shall be converted to Scribner volume using 600 board feet per cord.

(3) CANTS OR LUMBER FROM PORTABLE MILLS. To convert from lumber tally to Scribner volume, multiply the lumber tally for the individual species by 75% and round to the nearest one thousand board feet (MBF).

(4) EASTERN, WESTERN LOG SCALE CONVERSION. Timber harvested in stumpage value areas 1, 2, 3, 4, and 5 and which has been scaled by methods and procedures published in the "National Forest Log Scaling Handbook" (FSH 2409.11) shall have the volumes reported reduced by eighteen percent to reflect the difference between eastern and western scaling practices.

(5) TIMBER POLE VOLUME TABLE. Harvesters of poles in stumpage value areas 1, 2, 3, 4, and 5 shall use the following table to determine the Scribner board foot volume for each pole length and class:

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume by Pole Length by Pole Class ²
20'	1	50
	2	50
	3	40
	4	40
	5	30
	6	30
	7	20
	9	20
	10	20

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume by Pole Length by Pole Class ²
25'	1	60
	2	60
	3	50
	4	50
	5	40
	6	40
	7	30
	9	30
	10	30
	30'	1
2		70
3		60
4		60
5		50
6		50
7		40
9		40
H2		160
H1		160
35'	1	130
	2	100
	3	80
	4	80
	5	60
	6	60
	7	50
	H4	240(240)
	H3	200(200)
	H2	180
40'	H1	180
	1	150
	2	120
	3	120
	4	90
	5	70
	6	60
	H6	380(380)
	H5	340(340)
	H4	340(340)
45'	H3	280(270)
	H2	230(130)
	H1	230(130)
	1	190(110)
	2	150
	3	120
	4	120
	5	90
	6	90
	H6	430(430)
50'	H5	370(370)
	H4	370(370)
	H3	300(300)
	H2	260(260)
	H1	260(150)
	1	210(120)
	2	160
	3	140
	4	140
	5	100

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume by Pole Length by Pole Class ²	Pole Length	Pole Class ¹	Total Scribner Board Foot Volume by Pole Length by Pole Class ²
55'	H6	470(470)	90'	H6	1080(1080)
	H5	410(410)		H5	930(930)
	H4	410(410)		H4	930(930)
	H3	330(330)		H3	820(820)
	H2	280(160)		H2	820(820)
	H1	280(160)		H1	690(560)
	1	230(130)		1	590(480)
	2	180		2	490(420)
	3	150		3	400(210)
	4	150			
60'	H6	540(540)	95'	H6	1170(1170)
	H5	470(470)		H5	1000(1000)
	H4	470(470)		H4	1000(1000)
	H3	410(410)		H3	870(870)
	H2	340(210)		H2	870(870)
	H1	340(210)		H1	750(600)
	1	290(180)		1	640(510)
	2	220(150)		2	540(440)
	3	190			
	4	190			
65'	H6	610(610)	100'	H6	1190(1190)
	H5	520(520)		H5	1030(1030)
	H4	520(520)		H4	1030(1030)
	H3	420(420)		H3	900(900)
	H2	380(230)		H2	900(900)
	H1	380(230)		H1	760(610)
	1	320(190)		1	660(530)
	2	260(160)		2	550(450)
	3	210			
	4	210			
70'	H6	650(650)	105'	H6	1310(1310)
	H5	560(560)		H5	1160(1160)
	H4	560(560)		H4	1160(1160)
	H3	480(480)		H3	1000(1000)
	H2	400(240)		H2	1000(1000)
	H1	400(240)		H1	860(700)
	1	350(210)		1	740(600)
	2	270(170)		2	610(510)
	3	230			
	4	230			
75'	H6	700(700)	110'	H6	1370(1370)
	H5	600(600)		H5	1220(1220)
	H4	600(600)		H4	1220(1220)
	H3	520(520)		H3	1050(1050)
	H2	520(520)		H2	1050(1050)
	H1	520(330)		H1	910(740)
	1	440(270)		1	780(640)
	2	290(180)		2	650(540)
	3	250			
80'	H6	820(820)	115'	H6	1440(1440)
	H5	700(700)		H5	1280(1280)
	H4	700(700)		H4	1280(1280)
	H3	600(600)		H3	1100(1100)
	H2	600(600)		H2	1100(1100)
	H1	540(360)		H1	960(780)
	1	440(290)		1	860(670)
	2	360(240)		2	680(570)
	3	290(200)			
85'	H6	910(910)	120'	H6	1660(1660)
	H5	800(800)		H5	1460(1460)
	H4	800(800)		H4	1460(1460)
	H3	660(660)		H3	1300(1300)
	H2	660(660)		H2	1300(1300)
	H1	660(520)		H1	1140(960)
	1	570(450)		1	970(820)
	2	490(340)		2	820(700)
	3	360(200)			
85'	H6	910(910)	125'	H6	1840(1840)
	H5	800(800)		H5	1600(1600)
	H4	800(800)		H4	1600(1600)
	H3	660(660)		H3	1410(1410)
	H2	660(660)		H2	1410(1410)
	H1	660(520)		H1	1250(1100)
	1	570(450)		1	1080(940)
	2	490(340)		2	930(830)
	3	360(200)			

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume by Pole Length by Pole Class ²
130'	H6	1920(1920)
	H5	1680(1680)
	H4	1680(1680)
	H3	1490(1490)
	H2	1490(1490)
	H1	1310(1160)
	1	1120(990)
	2	970(870)

Piling Length	Piling Class ¹	Total Scribner Board Foot Volume by Piling Length by Piling Class ²
110'	A	380(220)
	B	300(180)
115'	A	400(230)
	B	310(190)
120'	A	500(290)
	B	400(240)

¹Pole class definitions taken from American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI O5.1-1972.

²The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 Sawmill and better log grade, where applicable.

(6) **TIMBER PILING VOLUME TABLE.** Harvesters of piling in stumpage value areas 1, 2, 3, 4, and 5 shall use the following table to determine the Scribner board foot volume for each piling length and class:

Piling Length	Piling Class ¹	Total Scribner Board Foot Volume by Piling Length by Piling Class ²
20'	A	80
	B	70
25'	A	100
	B	90
30'	A	130
	B	110
35'	A	130
	B	110
40'	A	150
	B	120
45'	A	150
	B	120
50'	A	160
	B	140
55'	A	180
	B	150
60'	A	190
	B	160
65'	A	210
	B	180
70'	A	230
	B	190
75'	A	230
	B	200
80'	A	250
	B	210
85'	A	260(140)
	B	210
90'	A	260(150)
	B	220
95'	A	290(150)
	B	240
100'	A	310(160)
	B	250
105'	A	330(170)
	B	270

¹Piling class definitions as per American Society for Testing and Materials for "round timber piles." As the designation: D 25-58 (reapproved 1964).

²The number, enclosed in parenthesis after the total Scribner board foot volume for each piling length and class, is the volume per piling for Number 2 Sawmill and better log grade, where applicable.

(7) Harvesters who wish to use a method of conversion other than those listed above must obtain written approval from the department before harvesting.

NEW SECTION

WAC 458-40-686 **TIMBER EXCISE TAX—VOLUME HARVESTED—CONVERSIONS TO SCRIBNER DECIMAL C SCALE FOR EASTERN WASHINGTON.** The following definitions, tables, and conversion factors shall be used in determining taxable volume for timber harvested that was not originally scaled by the Scribner Decimal C Log Rule. Conversion methods, other than those listed are not to be used for tax reporting purposes without prior written approval of the department.

(1) **WEIGHT MEASUREMENT.** If the original unit of measure was by weight, and the harvester has not applied for approval of sample scaling (WAC 458-40-682); the following table shall be used for converting to Scribner Decimal C. Harvesters must keep records to substantiate the species and quality codes reported. For tax reporting purposes, a ton equals 2,000 pounds.

(Stumpage Value Areas 6, 7, & 10)
BOARD FOOT WEIGHT SCALE FACTORS

Species	Tons/MBF
Ponderosa Pine (quality code 1)	5.0
Ponderosa Pine (quality code 2)	6.5
Douglas-fir*	5.5
Lodgepole Pine	6.0
Western Hemlock**	5.5
Englemann Spruce	4.5
Western Redcedar***	4.5

* Includes Western Larch.

** Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

*** Includes Alaska-cedar.

(2) **CORD MEASUREMENT.** A cord is a measure of wood with dimensions of 4 feet by 4 feet by 8 feet (128 cubic feet).

(a) Logs with an average scaling diameter of 8 inches and larger shall be converted to Scribner volume using 470 board feet per cord. Logs having an average scaling diameter of less than 8 inches shall be converted to Scribner volume using 390 board feet per cord.

(b) A cord of Western Redcedar shake or shingle blocks shall be converted to Scribner volume using 600 board feet per cord.

(3) **CANTS OR LUMBER FROM PORTABLE MILLS.** To convert from lumber tally to Scribner volume, multiply the lumber tally for the individual species by 88% and round to the nearest one thousand board feet (MBF).

(4) EASTERN, WESTERN LOG SCALE CONVERSION. Timber harvested in stumpage value areas 6, 7, and 10 and which has been scaled by methods and procedures published in the "Official Log Scaling and Grading Rules" handbook, developed and authored by the Northwest log rules advisory group, shall have the volumes reported increased by eighteen percent to reflect the difference between eastern and western scaling practices.

(5) TIMBER POLE VOLUME TABLE. Harvesters of poles in stumpage value areas 6, 7, and 10 shall use the following table to determine the Scribner board foot volume for each pole length and class. The timber quality code number shall be determined in accordance with the log grade specifications outlined in WAC 458-40-650.

Length	Class ¹	Total Scribner Board Foot Volume by Pole Length ² and Pole Class ²	Length	Class ¹	Total Scribner Board Foot Volume by Pole Length ² and Pole Class ²
20'	1	70	50'	H6	460
	2	60		H5	390
	3	50		H4	390
	4	50		H3	340
	5	30		H2	340
	6	30		H1	280
	7	20		1	240
	9	20		2	190
	10	20		3	150
					4
25'	1	80		5	120
	2	70	55'	H6	510
	3	50		H5	430
	4	50		H4	430
	5	30		H3	370
	6	30		H2	360
	7	20		H1	300
	9	20		1	250
	10	20		2	190
				3	150
		4		150	
30'	1	80	60'	H6	610
	2	70		H5	530
	3	50		H4	530
	4	50		H3	440
	5	40		H2	440
	6	40		H1	380
	7	30		1	310
	9	30		2	240
	10	20		3	200
				4	200
35'	1	110	65'	H6	650
	2	90		H5	570
	3	60		H4	570
	4	60		H3	490
	5	50		H2	480
	6	50		H1	410
	7	50		1	350
	9	40		2	280
	H2	190		3	220
	H1	160		4	220
40'	1	140	70'	H6	750
	2	100		H5	650
	3	100		H4	650
	4	70		H3	550
	5	60		H2	470
	6	60		H1	470
	7	50		1	410
	H3	240		2	320
	H2	240		3	260
	H1	200		4	260
45'	1	170	75'	H6	810
	2	120		H5	700
	3	110		H4	700
	4	100		H3	600
	5	70		H2	600
	6	70		H1	500
	H6	390		1	440
	H5	330		2	340
	H4	330		3	270
	H3	270			
H2	270				
H1	220				
1	180				
2	150				
3	110				
4	110				
5	80				
6	70				

Length	Class ¹	Total Scribner Board Foot Volume by Pole Length and Pole Class ²
80'	H6	960
	H5	830
	H4	830
	H3	710
	H2	710
	H1	610
	1	510
85'	2	420
	3	340
	H6	1020
	H5	870
	H4	870
	H3	760
	H2	760
H1	640	
90'	1	550
	2	450
	3	360
	H6	1110
	H5	970
	H4	970
	H3	840
H2	840	
H1	720	
95'	1	620
	2	500
	3	420
	H6	1160
	H5	1010
	H4	1010
	H3	870
H2	870	
H1	740	
100'	1	640
	2	510
	H6	1380
	H5	1210
	H4	1210
	H3	1060
	H2	1060
H1	910	
105'	1	780
	2	650
	H6	1430
	H5	1250
	H4	1250
	H3	1100
	H2	1100
H1	940	
110'	1	820
	2	690
	H6	1580
	H5	1390
	H4	1390
	H3	1220
	H2	1220
H1	1070	
115'	1	920
	2	770
	H6	1660
	H5	1470
	H4	1470
	H3	1280
	H2	1280
H1	970	
	1	810
	2	680

Length	Class ¹	Total Scribner Board Foot Volume by Pole Length and Pole Class ²
120'	H6	1880
	H5	1680
	H4	1680
	H3	1480
	H2	1480
	H1	1290
	1	1130
125'	2	950
	H6	1910
	H5	1690
	H4	1690
	H3	1490
	H2	1490
	H1	1140
130'	1	970
	2	810
	H6	2170
	H5	1920
	H4	1920
	H3	1710
	H2	1710
H1	1510	
	1	1320
	2	1140

¹ Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI 05.1-1972.

² Volumes are based on the Scribner Decimal C Log Rule using methods and procedures outlined in the current edition of the "National Forest Log Scaling Handbook."

(6) TIMBER PILING VOLUME TABLE. Harvesters of piling in stumpage value areas 6, 7, and 10 shall use the following table to determine the Scribner board foot volume for each piling length and class. The timber quality code number shall be determined by procedures outlined in WAC 458-40-650.

Length	Class ¹	Total Scribner Board Foot Volume by Piling Length by Piling Class ²
20'	A	90
	B	70
25'	A	100
	B	80
30'	A	130
	B	110
35'	A	140
	B	100
40'	A	140
	B	100
45'	A	150
	B	110
50'	A	190
	B	150
55'	A	190
	B	150
60'	A	240
	B	200
65'	A	240
	B	200

Length	Class ¹	Total Scribner Board Foot Volume by Piling Length by Piling Class ²
70'	A	260
	B	210
75'	A	270
	B	220
80'	A	220
	B	220
85'	A	300
	B	240
90'	A	280
	B	280
95'	A	360
	B	280
100'	A	360
	B	280
105'	A	400
	B	300
110'	A	460
	B	340
115'	A	470
	B	360
120'	A	560
	B	450

¹ Piling class definitions taken from American Society for Testing and Materials for "round timber piles." As the designation: D 25-56 (reapproved 1964).

² Volumes are based on the Scribner Decimal C Log Rule using methods and procedures outlined in the current edition of the "National Forest Log Scaling Handbook."

(7) Harvesters who wish to use a method of conversion other than those listed above must obtain written approval from the department before harvesting.

NEW SECTION

WAC 458-40-690 **TIMBER EXCISE TAX, CREDIT FOR PROPERTY TAX.** In accordance with RCW 84.33.077 and 84.36-.473, persons engaged in business as harvesters of timber from public land shall be allowed a tax credit against the timber excise tax imposed under chapter 84.33 RCW for any personal property taxes paid to a county on such public timber sales. The credit shall be allowed only for property taxes paid on public timber purchased on or after August 1, 1982. The credit shall be taken only on excise taxes due on timber harvested from public land. No excise tax credits shall be allowed against excise taxes due on timber harvested from private land.

(1) Amount of credit. The total dollar amount of all excise tax credits claimed on one or more sales shall not exceed the total amount of all personal property taxes levied and paid on such timber. No excise tax credit shall be allowed for property tax penalties or interest charges imposed on delinquent property taxes. No excise tax credits shall be allowed prior to payment of personal property taxes, and the amount of credit allowed shall not exceed the amount of property tax actually paid as certified by the county treasurer.

(2) Excess credits and refunds. If the amount of the credit exceeds the amount of timber excise tax due for the calendar quarter in which the credit is claimed, the excess credit shall be carried forward to the new quarterly reporting period and applied against the amount of timber excise tax due, if any, on public timber. Excise tax refunds for unused credit shall be made only if the taxpayer has no public timber sales pending against which to apply the unused credit.

(3) Credit application procedures. Taxpayers who wish to claim such timber excise tax credits must apply on forms prepared by the department. The application must be certified by the county assessor and treasurer of the county in which the property taxes were paid.

Application forms shall be made available in the offices of county assessors, county treasurers, and the department. The applications must be submitted with timber excise tax returns for taxes due on public timber.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 458-40-010 DEFINITIONS.
- WAC 458-40-020 FOREST LAND GRADING RULES.
- WAC 458-40-025 FOREST LAND VALUES.
- WAC 458-40-026 FOREST LAND VALUES—1973.
- WAC 458-40-027 FOREST LAND VALUES—1974.
- WAC 458-40-028 FOREST LAND VALUES—1975.
- WAC 458-40-029 FOREST LAND VALUES—1976.
- WAC 458-40-030 FOREST LAND DESIGNATION.
- WAC 458-40-040 DEFINITIONS.
- WAC 458-40-050 FOREST LAND APPLICATION.
- WAC 458-40-060 FOREST MANAGEMENT PLAN.
- WAC 458-40-070 NOTIFICATION BY ASSESSOR OF DENIAL OF APPLICATION, APPEALS.
- WAC 458-40-080 NOTIFICATION BY ASSESSOR OF REMOVAL OF DESIGNATED FOREST LAND, APPEALS.
- WAC 458-40-090 NOTATION ON ASSESSMENT AND TAX ROLLS OF DESIGNATED FOREST LAND.
- WAC 458-40-100 REMOVAL FROM DESIGNATION.
- WAC 458-40-10001 COMPENSATING TAX LIABILITY AND RATE.
- WAC 458-40-110 DEFINITIONS.
- WAC 458-40-120 TIMBER ROLL—PREPARATION AND USE.
- WAC 458-40-121 TIMBER ROLL—CORRECTION AFFECTING TIMBER FACTOR.
- WAC 458-40-130 RECONSTRUCTION OF 1970 TIMBER VALUE.
- WAC 458-40-140 TIMBER—ASSESSED VALUATION.
- WAC 458-40-150 DETERMINING MILLAGE.
- WAC 458-40-160 STUMPAGE VALUE AREAS.
- WAC 458-40-161 STUMPAGE VALUE AREAS.
- WAC 458-40-162 STUMPAGE VALUE AREAS.
- WAC 458-40-163 STUMPAGE VALUE AREAS.
- WAC 458-40-164 STUMPAGE VALUE AREAS.
- WAC 458-40-165 HAULING DISTANCE ZONES.
- WAC 458-40-166 HAULING DISTANCE ZONES.
- WAC 458-40-167 HAULING DISTANCE ZONES.
- WAC 458-40-168 HAULING DISTANCE ZONES.
- WAC 458-40-169 HAULING DISTANCE ZONES.
- WAC 458-40-18600 GENERAL.
- WAC 458-40-18688 DEFINITIONS FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18689 STUMPAGE VALUE AREAS—MAP FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18690 HAULING DISTANCE ZONES—MAPS FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18691 TIMBER QUALITY CODE NUMBERS—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18692 STUMPAGE VALUES—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18693 HARVESTER ADJUSTMENTS—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18694 SMALL HARVESTER OPTION FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18695 DEFINITIONS FOR SMALL HARVESTER OPTION FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18696 TAXABLE STUMPAGE VALUE FOR JULY 1 THROUGH DECEMBER 31, 1983.
- WAC 458-40-18700 DEFINITIONS.
- WAC 458-40-18704 STUMPAGE VALUE AREAS AND HAULING DISTANCE ZONE—MAP.
- WAC 458-40-18706 TIMBER QUALITY CODE NUMBERS—TABLES.
- WAC 458-40-18711 STUMPAGE VALUES—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1984.
- WAC 458-40-18712 HARVESTER ADJUSTMENTS—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1984.

WAC 458-40-18713 STUMPAGE VALUES—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1984.
 WAC 458-40-18714 HARVESTER ADJUSTMENTS—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1984.
 WAC 458-40-18715 STUMPAGE VALUES—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1985.
 WAC 458-40-18716 HARVESTER ADJUSTMENTS—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1985.
 WAC 458-40-18717 STUMPAGE VALUES—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1985.
 WAC 458-40-18718 HARVESTER ADJUSTMENTS—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1985.
 WAC 458-40-18719 STUMPAGE VALUES—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1986.
 WAC 458-40-18720 HARVESTER ADJUSTMENTS—TABLES FOR JANUARY 1 THROUGH JUNE 30, 1986.
 WAC 458-40-18721 STUMPAGE VALUES—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1986.
 WAC 458-40-18722 HARVESTER ADJUSTMENTS—TABLES FOR JULY 1 THROUGH DECEMBER 31, 1986.
 WAC 458-40-19000 TIMBER POLE VOLUME TABLE FOR WEST OF CASCADE SUMMIT.
 WAC 458-40-19001 TIMBER PILING VOLUME TABLE FOR WEST OF CASCADE SUMMIT.
 WAC 458-40-19002 TIMBER POLE VOLUME TABLE FOR EAST OF CASCADE SUMMIT.
 WAC 458-40-19003 TIMBER PILING VOLUME TABLE FOR EAST OF CASCADE SUMMIT.
 WAC 458-40-19004 CONVERSION DEFINITIONS AND FACTORS.
 WAC 458-40-19005 TIMBER EXCISE TAX CREDIT FOR PERSONAL PROPERTY TAX.
 WAC 458-40-19100 FOREST LAND VALUES FOR YEAR 1977.
 WAC 458-40-19101 FOREST LAND VALUES AMENDED FOR WESTERN WASHINGTON FOR YEAR 1978.
 WAC 458-40-19102 FOREST LAND VALUES—1979.
 WAC 458-40-19103 FOREST LAND VALUES—1980.
 WAC 458-40-19104 FOREST LAND VALUES—1981.
 WAC 458-40-19105 FOREST LAND VALUES—1981.
 WAC 458-40-19106 FOREST LAND VALUES—1982.
 WAC 458-40-19107 FOREST LAND VALUES—1983.
 WAC 458-40-19108 FOREST LAND VALUES—1984.
 WAC 458-40-19109 FOREST LAND VALUES—1985.
 WAC 458-40-19110 FOREST LAND VALUES—1986.
 WAC 458-40-19300 PRIVATE FOREST LAND GRADES ACCORDING TO SPECIES AND SITE INDEX.
 WAC 458-40-300 FOREST LAND CLASSIFICATION.
 WAC 458-40-310 DEFINITIONS.
 WAC 458-40-320 APPLICATION FOR FOREST LAND CLASSIFICATION.
 WAC 458-40-330 NOTATION ON ASSESSMENT AND TAX ROLLS OF CLASSIFIED FOREST LAND.
 WAC 458-40-340 REMOVAL OF FOREST LAND CLASSIFICATION.
 WAC 458-40-350 REMOVAL FROM CLASSIFICATION—COMPENSATING TAX NOT IMPOSED.
 WAC 458-40-360 NOTIFICATION TO OWNER OF REMOVAL.
 WAC 458-40-370 COMPENSATING TAX LIABILITY AND RATE.
 WAC 458-40-380 APPEALS PROCEDURE FOR CLASSIFICATION OF FOREST LANDS.

WSR 86-22-064**PROPOSED RULES****BOARD OF ACCOUNTANCY**

[Filed November 5, 1986]

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 certified public accountants, amending WAC 4-25-140;

that the agency will at 9:00 a.m., Friday, December 19, 1986, in the Tacoma City Council Chambers, 740 St. Helens, Tacoma, 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 RCW 18.04.055.

The specific statute these rules are intended to implement is RCW 18.04.105 (1)(b) and 18.04.055(7).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 12, 1986.

Dated: November 5, 1986

By: Carey L. Rader
Chief Executive Officer**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Accountancy.

Purpose: The change in WAC 4-25-140 establishes the education requirements for certification of a CPA.

Statutory Authority: RCW 18.04.105 (1)(b).

Summary of the Proposed Rules: Establishes a requirement for a baccalaureate degree with a concentration (36 quarter hour credits) in accounting and a minimum level of other business administration classes (24 quarter hour credits). Provides for alternatives to the baccalaureate degree for graduate level students and for noncollege graduates through an equivalency exam process.

Reasons Proposed: Statutory requirements were removed from the Accountancy Act (chapter 18.04 RCW) in favor of education rules. The board established a committee to study professional practice, analyze the requirements of other jurisdictions and solicit the advice of educators and practitioners regarding the appropriate education requirements, if any. The rule proposed reflects the result of the committee's deliberations.

Responsible Departmental Personnel: In addition to the members of the board, the following Board of Accountancy personnel have knowledge of and responsibility for drafting, implementing and enforcing this rule: Carey L. Rader, Chief Executive Officer, 210 East Union, Suite H, Olympia, Washington 98504, phone (206) 753-2585 or 234-2585 scan.

Proponents of the Proposed Rule: State of Washington Board of Accountancy.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal law or of federal or state court action.

Small Business Impact Statement: Not required for this statement since this rule does not impact small business as that term is defined in RCW 43.31.920.

AMENDATORY SECTION (Amending Order ACB 111, filed 5/8/85)

WAC 4-25-140 ((CERTIFIED PUBLIC ACCOUNTANTS))
CPA CERTIFICATE—EDUCATION REQUIREMENTS. Applicants for a CPA certificate shall have a baccalaureate degree conferred

by a college or university recognized by the board. The degree program shall include an accounting concentration or its equivalent and related subjects the board deems appropriate. The board may, in its discretion, waive the educational requirements for any person if it is satisfied through review of documentation of successful completion of equivalency examination that the person's educational qualifications are an acceptable substitute for the requirements of this rule.

(1) As used in these rules, a "semester hour" means the conventional college semester hour. Quarter hours may be converted to semester hours by multiplying them by two-thirds.

(2) Accreditation standards. For purposes of ~~((RCW 18.04.105 (b)))~~ this rule, the board will recognize colleges and universities which are accredited in accordance with ~~((subsections (3)))~~ (a) through ~~((6))~~ (d) of this ~~((section))~~ subsection.

~~((3))~~ (a) An accredited college or university is a four year degree-granting college or university accredited at the time applicant's degree was received by virtue of membership in one of the following regional accrediting agencies:

~~((a))~~ (i) Middle States Association of College and Secondary Schools;

~~((b))~~ (ii) New England Association of Schools and Colleges;

~~((c))~~ (iii) North Central Association of Colleges and Secondary Schools;

~~((d))~~ (iv) Northwest Association of Schools and Colleges;

~~((e))~~ (v) Southern Association of Colleges and Schools; and

~~((f))~~ (vi) Western Association of Schools and Colleges.

~~((4))~~ (b) A listing of accredited colleges and universities as recognized by the board is contained in "Accredited Institutions of Postsecondary Education" published by the U. S. Department of Education, National Center for Education Statistics.

~~((5))~~ (c) If an institution was not accredited at the time an applicant's degree was received but is so accredited at the time his application is filed with the board, the ~~((institute))~~ institution will be deemed to be accredited for the purpose of ~~((subsection (4)))~~ (b) of this ~~((section))~~ subsection provided that it:

~~((a-Certified))~~ (i) Certifies that the applicant's total educational program would qualify him for graduation with a baccalaureate degree during the time the institution has been accredited; and

~~((b))~~ (ii) Furnishes the board satisfactory proof, including college catalogue course numbers and descriptions, that the ~~((preaccredited))~~ preaccrediting courses used to qualify the applicant ~~((as an))~~ for a concentration in accounting ~~((major))~~ are substantially equivalent to postaccrediting courses.

~~((6))~~ (d) If an applicant's degree was received at an accredited college or university as defined by ~~((subsection (3)))~~ (a) or ~~((5))~~ (c) of this ~~((section))~~ subsection, but the educational program which was used to qualify him ~~((as an))~~ for a concentration in accounting ~~((major))~~ included courses taken at nonaccredited institutions, either before or after graduation, such courses will be deemed to have been taken at the accredited institution from which applicant's degree was received, provided the accredited institution either:

~~((a))~~ (i) Has accepted such courses by including them in its official transcript; or

~~((b))~~ (ii) Certifies to the board that it will accept such courses for credit toward graduation.

~~((7))~~ (3) Alternative to accreditation. A graduate of a four-year-granting institution not accredited at the time the applicant's degree was received or at the time his application was filed will be deemed to be a graduate of a four-year accredited college or university if a credentials evaluation service~~((s))~~ approved by the board certifies that the applicant's degree is equivalent to a degree from an accredited college or university as defined in subsection ~~((3))~~ (2) of this section.

~~((8))~~ The concentration in accounting and related subjects or its equivalent shall be determined in accordance with the following provisions of this rule:

~~((a))~~ (4) Accounting concentration. A concentration in accounting for holders of baccalaureate degrees, for purposes of ~~((RCW 18.04.105 (b)))~~ this rule, shall consist of at least:

~~((i))~~ (a) Twenty-four semester hours or the equivalent, in accounting subjects including no more than ten semester hours of lower division elementary accounting courses; and

~~((ii))~~ (b) Twenty-four semester hours or the equivalent, in business administration subjects which shall include business law, finance, economics, and data processing.

~~((iii))~~ Appropriate college-level courses which are taken without credit may be considered equivalent to courses taken for credit for purposes of this section.

~~((b))~~ (c) A concentration in accounting for holders of graduate degrees for purposes of this rule shall consist of at least:

(i) Sixteen semester hours or the equivalent in graduate level accounting subjects. Undergraduate accounting courses may be substituted at two-thirds of the stated undergraduate credit.

(ii) Sixteen semester hours or the equivalent in graduate level business administration subjects which shall include business law, finance, economics, and data processing. Undergraduate accounting courses may be substituted at two-thirds of the stated undergraduate credit.

(5) Transition rules for accounting concentration. Applicants for the certified public accountant examination whose original application is approved prior to September 1, 1986, shall not be required to comply with subsection (4) (a)~~((i))~~ and ~~((ii))~~ (b) of this ~~((subsection))~~ section. Instead, they shall be required to meet the following requirements:

~~((i))~~ (a) Applicants who sat for an examination given before August 8, 1969, and received conditional credits from such examination, may continue to sit for the examination. They must pass all parts of the examination on or before the November 1992 sitting. Failure to pass said examination by November 1992 will cause the candidate to be subject to the accounting concentration requirements of subsection (4) (a)~~((i))~~ and ~~((ii))~~ (b) of this ~~((subsection))~~ section for sitting after that date.

~~((ii))~~ (b) Applicants who first sat for an examination given after August 8, 1969, but before November 15, 1986, may continue to sit for the examination. They must pass all parts of the examination on or before the November 1992 sitting. Failure to pass said examination by November 1992 will cause the candidate to be subject to the accounting concentration requirements of subsection (4) (a)~~((i))~~ and ~~((ii))~~ (b) of this ~~((subsection))~~ section for sitting after that date. ~~((Provided further:))~~ Candidates sitting under the provisions of this subsection~~((:))~~ must pass the examination within six additional consecutive sittings after receiving conditional credits.

WSR 86-22-065

ADOPTED RULES

BOARD OF CHIROPRACTIC EXAMINERS

[Order PM 625—Filed November 5, 1986]

Be it resolved by the Washington State Board of Chiropractic Examiners, acting at Seattle, Washington, that it does adopt the annexed rules relating to prior approval not required, repealing WAC 114-12-165.

This action is taken pursuant to Notice No. WSR 86-19-075 filed with the code reviser on September 17, 1986. 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 18.25.070 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 October 30, 1986.

By Dennis D. Byam, D.C.
Chairman

REPEALER

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

WAC 114-12-165 PRIOR APPROVAL NOT REQUIRED.

WSR 86-22-066
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Optometry)
[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Optometry intends to adopt, amend, or repeal rules concerning minimum information for release of contact lens prescriptions, repealing WAC 308-53-212;

that the agency will at 9:00 a.m., Wednesday, December 10, 1986, in the Security Division Conference Room, 1st Floor, 1300 Quince Street, 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.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before 5 p.m., December 9, 1986.

Dated: November 5, 1986
By: Victoria W. Sheldon
Assistant Attorney General
for Delores Spice
Program Manager

REPEALER

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

WAC 308-53-212 MINIMUM INFORMATION FOR RELEASE OF CONTACT LENS PRESCRIPTIONS

WSR 86-22-067
PROPOSED RULES
BOARD OF PHARMACY
[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning pharmacy inspections, new section WAC 360-16-235;

that the agency will at 9:00 a.m., Wednesday, December 17, 1986, in the Mayflower Park Hotel, 405 Olive Way, Seattle, WA 98101, 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(11).

The specific statute these rules are intended to implement 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 December 17, 1986.

Dated: November 5, 1986
By: John H. Keith
Assistant Attorney General
Board Counsel

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Pharmacy.

Summary, Purpose of Rule and Reason Proposed: New WAC 360-16-235 Pharmacy inspections, would revise the inspection procedures for pharmacies and provide new enforcement action for substandard pharmacies.

Statutory Authority: RCW 18.64.005(11).

Responsible Agency Personnel: The board and the executive secretary of the board have responsibility for drafting, implementing and enforcing these rules. The executive secretary is Donald H. Williams, 319 East 7th Avenue, W.E.A. Building, FF-21, Olympia, Washington 98504, phone (206) 753-6834.

Proponents of the Proposed Rule: Washington State Board of Pharmacy.

Federal Law or State or Federal Court Requirements: Not necessitated as a result of federal law or state or federal court action.

Small Business Economic Impact Statement: Not necessary since this rule does not impact small businesses as that term was defined by RCW 43.31.920.

NEW SECTION

WAC 360-16-235 PHARMACY INSPECTIONS. (1) All pharmacies shall be subject to periodic inspections to determine compliance with the laws regulating the practice of pharmacy.

(2) Each inspected pharmacy shall receive a classification rating which will depend upon the extent of that pharmacy's compliance with the inspection standards.

(3) There shall be three rating classifications:

- (a) "Class A" - for inspection scores of 90 to 100;
- (b) "Conditional" - for inspection scores of 80 to 89; and,
- (c) "Unsatisfactory" - for inspection scores below 80.

(4) Any pharmacy receiving a conditional rating shall have sixty days to raise its inspection score rating to 90 or better. If upon reinspection after sixty days, the pharmacy fails to receive a rating of 90 or better, then the pharmacy will be subject to disciplinary action.

(5) Any pharmacy receiving an unsatisfactory rating shall have fourteen days to raise its inspection score rating to 90 or better. If upon reinspection after fourteen days, the pharmacy fails to receive a rating of 90 or better, then the pharmacy will be subject to disciplinary action.

(6) The certificate of inspection must be posted on the front of the prescription case in conspicuous view of the general public and shall not be removed or defaced.

(7) Noncompliance with the provisions of RCW 18.64A.010-900 (Pharmacy Assistants) and WAC 360-52-010-100 (Pharmacy Assistants) shall result in an automatic unsatisfactory rating regardless of point scores.

(8) Pharmacies receiving an unsatisfactory rating which represent a clear and present danger to the public health, safety and welfare will be subject to summary suspension of the pharmacy license.

WSR 86-22-068
NOTICE OF PUBLIC MEETINGS
BUILDING CODE COUNCIL
[Memorandum—November 5, 1986]

Schedule of 1986 Regular Council Meetings

<u>Date</u>	<u>Time</u>	<u>Location</u>
January 17	1:30 p.m.	Sea-Tac
February 21	1:30 p.m.	Olympia
March 21	1:30 p.m.	Sea-Tac
April 18	1:00 p.m.	Sea-Tac

*May 9	1:00 p.m.	Spokane
June 20	1:00 p.m.	Bellingham
July 18	1:00 p.m.	Longview
*August 8	1:00 p.m.	Sea-Tac
September 12	1:00 p.m.	Wenatchee
*October 10	1:00 p.m.	Yakima
November 14	9:00 a.m.	Sea-Tac
December 12	1:00 p.m.	Sea-Tac

* Council meeting will include a public hearing on city and county enforcement of the codes, and impact of discretionary building permit requirements.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 12, 1986.

Dated: November 5, 1986
 By: Paul Curl
 Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-80-050 and adopting WAC 480-120-027 and 480-80-041 relating to price lists for telecommunications companies.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 80.36.330 which direct that the commission has authority to implement the provisions of chapter 80.36 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to provide for the filing and maintenance of price lists for telecommunications companies classified as competitive, as well as for services which the commission has classified as competitive. As to telecommunications companies operating under tariff, it requires that detail of proposed tariff revisions be described in the filing company's letter of transmittal.

Paul Curl, Acting Secretary, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington, phone (206) 753-6451, 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 80.36.330.

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.

Economic Impact Statement: This economic impact statement discusses the economic impact of adoption of proposed rules which set out the terms and conditions under which telecommunications services shall be offered under price lists instead of tariffs. Amendatory rules are also proposed for tariffs for utility companies.

Currently, without specific price list rules, companies are filing price lists that are comparable to tariffs. In terms of cost per hundred dollars of sales the cost of compliance with the proposed rules for price lists for competitive telecommunications services is estimated to be less than the cost of compliance with the existing rules for tariffs for services which have not been classified as competitive by the commission. This is because

WSR 86-22-069
NOTICE OF PUBLIC MEETINGS
UTILITIES AND TRANSPORTATION
COMMISSION

[Memorandum—November 5, 1986]

Notice is hereby given that commencing January 1, 1987, and continuing for the balance of 1987, the time and place of meetings are as follows:

Regular public meetings of the commission shall be held each Wednesday, commencing at 9:00 a.m., in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington.

WSR 86-22-070
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Filed November 5, 1986]

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 price lists for telecommunications companies, WAC 480-80-050, 480-120-027 and 480-80-041. The proposed rules are shown below as Appendix A, Cause No. U-86-125. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposals on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 9:00 a.m., Wednesday, January 7, 1987, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, 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 14, 1986 [1987].

The authority under which these rules are proposed is RCW 80.01.040 and 80.36.330.

The specific statute these rules are intended to implement is chapter 80.36 RCW, specifically RCW 80.36.330.

compliance with the proposed rules for price lists is subject to relatively fewer statutory requirements in comparison to the degree of regulatory oversight due to tariffed telecommunications services. Cost savings due to compliance apply similarly to large and small businesses.

Pricing flexibility for competitive services permits economically efficient transactions to take place, and therefore leads to a more economically efficient allocation of resources. The proposed rules for price lists aim to produce this result while retaining sufficient levels of regulatory oversight necessary to protect the public interest.

In addition to the proposed new rules for price lists amendatory rules for tariffs are also suggested. These rules require a more detailed description of proposed changes to tariffs for services provided by utilities. This will permit improved regulatory oversight of tariffed services and enhances the commission's ability to guard the public interest. The proposed amendatory rules for tariffs may lead to augmented cost, but the actual impact is estimated to be, at a maximum, 1.9 cents on a cost per hundred dollars of sales basis.

The development of this estimate is as follows:

Assumptions:

using a small firm as an example
annual revenues of \$1,000,000
it takes an employee one day to write the letter
the employee is paid \$50,000 a year
261 work days per year

Calculations:

Cost for writing the letter = $\$50,000/261 = \191.57
Number of \$100 sales = $\$1,000,000/\$100 = 10,000$
Cost per \$100 of sales = $\$191.57/10,000 = \0.0192

APPENDIX "A"

NEW SECTION

WAC 480-120-027 PRICE LISTS. (1) Pursuant to RCW 80.36.310 telecommunications services classified by the commission as competitive will be offered under price lists. All services of competitive telecommunications companies as classified by the commission under RCW 80.36.310 will be offered under price lists.

(2) All price lists filed with the commission must describe the service being offered and all prices, charges, terms, and conditions pertaining thereto. Each page of every price list shall contain, in general, the page number and the effective date. All subsequent revisions of a price list shall bear consecutive revision numbers. Price lists must provide sufficient detail for customers and potential customers to understand exactly what is being offered and what charges the customer incurs in obtaining the service.

(3) When price list treatment is authorized in accordance with RCW 80.36.310, the commission will specify the manner of notice to be provided to customers in the event of price list changes.

(4) A telecommunications company which has not been classified as competitive and which offers services under price lists shall provide to the commission information regarding volumes sold and revenues received from such services and the cost of providing such services. This information will be provided as requested or on an appropriate periodic schedule established by the commission.

(5) If the commission finds that a company has not complied with the requirements of this section, it may revoke the waiver of WAC

480-80-040 implied by classification of a telecommunications company or service as competitive.

NEW SECTION

WAC 480-80-041 TARIFF. Services which the commission has classified as competitive telecommunications services, including all services offered by companies which the commission has classified as competitive telecommunications companies, are exempted from the requirement to file tariffs. Price lists for services exempted from the requirement to file tariffs shall be filed in accordance with chapter 480-120-027 WAC. Price list changes must be provided in triplicate and accompanied by a letter of transmittal describing the changes proposed.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-80-050 COPIES OF TARIFF TO BE FILED. Three copies of each tariff shall be sent to the commission accompanied by a letter of transmittal. The letter of transmittal must describe in detail any proposed changes to existing tariffs. One copy will then be returned to the utility by the commission, after processing, with the receipt date noted thereon.

WSR 86-22-071

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Ecology intends to adopt, amend, or repeal rules concerning solid waste incinerator facilities, chapter 173-434 WAC, establishing emission standards, design requirements and performance standards for solid waste incinerator facilities;

that the agency will at 7:30 p.m., Wednesday, December 10, 1986, in the Spokane County Health District Building, Room 110, West 1101 College, Spokane, WA, and at 7:30 p.m., Wednesday, December 17, 1986, in the Port of Seattle Commissioners Chambers, Pier 66, 2201 Alaska Way, Seattle, WA, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 20, 1987.

The authority under which these rules are proposed is chapters 70.94 and 43.21A RCW.

The specific statute these rules are intended to implement is RCW 70.94.331 (2)(c), powers and duties of state board.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 12, 1987.

Dated: November 4, 1986

By: Phillip C. Johnson
Deputy Director

STATEMENT OF PURPOSE

Title: Solid waste incinerator facilities, chapter 173-434 WAC.

Description of Purpose: To establish emission controls.
Statutory Authority: Chapters 70.94 and 43.21A RCW.

Summary of Rule: This chapter establishes emission standards, design requirement, and performance standards for solid waste incinerator facilities.

Reasons Supporting Proposed Action: Controls are required to maintain air quality and standards.

Agency Personnel Responsible for Drafting: Jay M. Willenberg, Air Quality Engineer, (206) 885-1900; Implementation and Enforcement: Dan Johnson, Acting Air Program Manager, (206) 459-6256.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: The applicability of the proposed regulation to small businesses is expected to be limited.

The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20% of all industries or more than 10% of the businesses in any one industry be reviewed and altered to minimize their impact upon small businesses. This regulatory proposal has been reviewed in light of that requirement. The conclusions of this review are summarized below.

This proposed regulation establishes air emission standards for solid waste incinerators. Since solid waste disposal is largely a public function, most such incinerators are likely to be either owned and directly operated by governmental bodies or to be constructed and operated by private entities under contract to local government units. Thus, the applicability of this proposed regulation to small businesses is likely to be quite limited. In any case, the language of WAC 173-434-130 and 173-434-170 provide for less stringent particulate emission standards and testing requirements for small units (less than two hundred fifty tons per day maximum capacity) than for larger incinerators. WAC 173-434-130(10) of this proposed regulation also provides for some degree of flexibility in terms of compliance with hydrogen chloride and sulphur dioxide standards. These provisions give appropriate weight to the special concerns of small versus large businesses within the context of an overall requirement to protect public health and safety.

Chapter 173-434 WAC
SOLID WASTE INCINERATOR FACILITIES

WAC	
173-434-010	Purpose.
173-434-020	Applicability.
173-434-030	Definitions.
173-434-050	New source review.
173-434-100	Requirement for BACT.
173-434-110	Adoption of federal standards of performance.
173-434-120	Emission standards for hazardous air pollutants.
173-434-130	Emission standards.
173-434-160	Design and operation.
173-434-170	Monitoring and reporting.
173-434-190	Changes in operation.
173-434-200	Emission inventory.
173-434-210	Special studies.

NEW SECTION

WAC 173-434-010 PURPOSE. This chapter establishes emissions standards, design requirements, and performance standards for solid waste incinerator facilities.

NEW SECTION

WAC 173-434-020 APPLICABILITY. The provisions of this chapter shall apply state-wide to all solid waste incinerator facilities constructed after January 1, 1985, which burn or are designed to burn twelve or more tons per day of solid waste or solid waste derived fuel.

NEW SECTION

WAC 173-434-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter shall have the following meanings, general terms common with other chapters as defined in chapter 173-403 WAC, and terms specific to solid waste incinerators as defined below.

(1) "Facility" means all of the emissions unit(s) including quantifiable fugitive emissions, which are located in one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), whose activities are ancillary to the incineration of solid waste.

(2) "Residence time" means the minimum amount of time that a parcel of gas is subject to a given temperature.

(3) "Solid waste" means all putrescible and nonputrescible solid and semisolid wastes, including but not limited to garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned vehicles or parts thereof, and discarded commodities. This includes all liquid, solid and semisolid material, which are not primary products of public, private, industrial, commercial, mining, and agricultural operations. Solid waste includes but is not limited to septage from septic tanks, dangerous waste, and problem wastes. Solid waste does not include wood waste or sludge from waste water treatment plants.

NEW SECTION

WAC 173-434-050 NEW SOURCE REVIEW. Construction shall not commence on any new source until a notice of construction has been approved by the department or cognizant local authority pursuant to WAC 173-403-050. The owner or operator of any source shall notify the department or cognizant local authority prior to replacement of air pollution control equipment or process equipment other than replacement for routine maintenance and repair. The department or cognizant local authority may determine that a notice of construction is required.

NEW SECTION

WAC 173-434-100 REQUIREMENT FOR BACT. (1) No incinerator facility shall cause or permit air contaminant emissions in excess of the limits described in this section, as modified by chapter 173-403 WAC if applicable. Further, all solid waste incinerator facilities are required to use best available control technology (BACT) which may be determined for some facilities to be more stringent than the emissions limitations of this chapter and may include fuel cleaning or separation. In cases where current controls are determined to be less than BACT, the department or cognizant local authority shall, on a case-by-case basis, define BACT for each source and issue a regulatory order to the facility for the installation BACT, with a compliance schedule containing intermediate bench mark dates and final completion date.

(2) Whenever more than one regulation applies to the control of air contaminants from a solid waste incineration facility the more stringent regulation, control, or emission limit shall govern.

NEW SECTION

WAC 173-434-110 ADOPTION OF FEDERAL STANDARDS OF PERFORMANCE. Title 40, Code of Federal Regulations Part 60, subparts A and E and appendixes A, B, C, and D with the exception of sections 60.5 (determination of construction or modification) and 60.6 (review of plans) as promulgated prior to December 1, 1986, is by this reference adopted and incorporated herein. For the purpose of state administration of the federal regulations adopted by reference hereby, the term "administrator" as used therein shall refer to the director of the department of ecology.

NEW SECTION

WAC 173-434-120 EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS. (1) The national emission standards for hazardous air pollutants (NESHAPS) Title 40, Code of Federal Regulation, Part 61, Subparts A, C, M and V and appendixes A, B and C as promulgated prior to December 1, 1986, are by reference adopted and incorporated herein.

(2) The department or cognizant local authority, at any time after the effective date of this section, may conduct or require source tests and require access to: Records, books, files, and other information specific to the control, recovery, or release of asbestos, beryllium, mercury, or vinyl chloride in order to determine the status of compliance of sources of these contaminants and to carry out its enforcement responsibilities. Source testing, monitoring, and analytical methods for sources of the above named contaminants shall conform with the requirements of NESHAPS.

(3) This section shall not apply to any source operating pursuant to a waiver granted by the United States Environmental Protection Agency or an exemption granted by the president of the United States during the effective life of such waiver or exemption.

NEW SECTION

WAC 173-434-130 EMISSION STANDARDS. (1) Particulate.

(a) For incinerator facilities that have the capability of burning two hundred fifty or more tons of solid waste per day, the particulate emissions from each incinerator stack shall not exceed 0.046 grams of particulate per dry cubic meter at standards conditions (0.02 grains/dscf) corrected to seven percent oxygen for an hourly average.

(b) For incinerator facilities that have a maximum capability of burning less than two hundred fifty tons of solid waste per day, the particulate emissions from each incinerator stack shall not exceed 0.069 grams of particulate per dry cubic meter at standards conditions (0.03 grains/dscf) corrected to seven percent oxygen for an hourly average.

(2) Hydrogen chloride. The hydrogen chloride emissions from each incinerator stack shall not exceed fifty ppm corrected to seven percent oxygen for an hourly average.

(3) Sulfur dioxide. The sulfur dioxide emissions from each incinerator stack shall not exceed fifty ppm corrected to seven percent oxygen for an hourly average.

(4) Opacity.

(a) The opacity as measured visually from any incinerator stack shall not exceed an average of five percent opacity for more than six consecutive minutes in any sixty minute period.

(b) The opacity as measured by a transmissometer shall not exceed an average of ten percent opacity for more than six consecutive minutes in any sixty minute period.

(c) The opacity as measured visually shall not exceed an average of zero percent from any point except incinerator stacks for more than six consecutive minutes in any sixty minute period.

(5) Odors. Any person who shall cause or allow the generation of any odor from any source which may unreasonably interfere with any other property owner's use and enjoyment of his property shall use recognized good practices and procedures to reduce those odors to a reasonable minimum.

(6) Fugitive emissions. Each incinerator operator or owner shall take reasonable precautions to prevent fugitive emissions which includes the paving of all normally traveled roadways and enclosing or hooding material transfer points.

(7) Masking. No incinerator operator shall cause or permit the installation or use of any device, or the use of any means which, without resulting in a reduction in the total amount of air contaminant emitted, conceals an emissions of an air contaminant which would otherwise violate any provision of this chapter.

(8) Fallout. No incinerator owner or operator shall cause or permit the emission of particulate matter from any emissions unit which becomes deposited beyond the property boundary under direct control of the owner or operator of the incinerator facility in such qualities or of such character or duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or will interfere unreasonably with the use and enjoyment of the property upon which the material is deposited.

(9) Other contaminants. No incinerator owner or operator shall cause or permit air contaminants or water droplets including an air contaminant whose emissions are not otherwise prohibited by this chapter, in such quantities or of such characteristics or duration as is,

or is likely to be, injurious to human health, plant or animal life or property, or which unreasonably interferes with use or enjoyment of property.

(10) Control efficiency. The department or cognizant local authority may exempt a source from the requirements of WAC 173-434-130 (2) and (3) provided that the owner or operator demonstrates that the emission of sulfur dioxide and hydrogen chloride are reduced by at least eighty percent of uncontrolled emissions and a procedure for monitoring the emission control system is developed.

(11) Source testing. In order to demonstrate compliance with this chapter, the department or cognizant local authority may require that a test be made of any emissions unit using procedures contained in "Source Test Manual - Procedures for Compliance Testing," state of Washington, department of ecology, on file at the department. The operator of a source may be required to provide the necessary platform and sampling ports for the department or cognizant local authority personnel to perform a test of an emissions unit. The department or cognizant local authority shall be allowed to obtain a sample from any emissions unit. The operator shall be given an opportunity to observe the sampling and to obtain a sample at the same time.

NEW SECTION

WAC 173-434-160 DESIGN AND OPERATION. (1) Combustion temperature. Solid waste shall not be allowed to enter the combustion chamber unless the combustion chamber temperature is above 982°C (1800°F).

(2) Residence time. The minimum combustion chamber temperature must be maintained for at least one second (1.0 second) in a zone after the last over fire air has entered the combustion chamber. Procedures for determining the residence time shall be a part of the new source review.

(3) Excess air. The combustion gases leaving the final combustion zone must be at least three percent oxygen measured on a wet basis.

(4) Combustion air. To minimize odor and fugitive emissions and to maintain a negative pressure in the tipping area, the combustion air shall be withdrawn from the tipping area.

(5) Combustion air distribution and control. The air distribution shall be fully controllable at each location where pressurized air is introduced and the air flow shall be measured and monitored continuously.

(6) Particulate control device temperature. The average temperature of the primary particulate control device shall not exceed 350°F whenever solid waste is being burned.

(7) Operation and maintenance plan. At all times, including periods of abnormal operation and upset conditions, the owner or operator shall, to the extent practicable, maintain and operate any incinerator facility, including associated air pollution control equipment, in a manner consistent with good air pollution control practice. Determination of whether acceptable operating and maintenance procedures are being used will be based on information available to the department or cognizant local authority which may include, but is not limited to, monitoring results, opacity observations, review of operating and maintenance procedures, and inspection of the source.

Before initial start up the owner or operator of the incinerator shall develop a plan for the operation and maintenance of all equipment and procedures that can cause or control air pollution. Every twenty-four months thereafter, the owner or operator must obtain approval of a new or updated plan. The owner or operator must obtain the department's or cognizant local authority's approval of the plan prior to commencing operation and shall not incinerate solid waste without an approved plan. The plan may include operating parameters, maintenance procedure and operation personnel training requirements and procedures.

Incinerator facilities existing prior to the effective date of this chapter have one hundred eighty days after the effective date to obtain approval for their operation and maintenance plan.

NEW SECTION

WAC 173-434-170 MONITORING AND REPORTING. The owners or operators of each incinerator shall conduct routine monitoring of emissions in accordance with a program that has been approved by the department or cognizant local authority.

(1) Monitoring. As part of the program the owners or operators shall install, operate, and maintain continuous monitors for the following:

(a) Opacity;

- (b) Combustion temperature;
- (c) Particulate control device temperature;
- (d) Hydrogen chloride and/or sulfur dioxide;
- (e) Oxygen;
- (f) Carbon monoxide;
- (g) Combustion air distribution.

The monitors for opacity, sulfur dioxide, carbon monoxide, and oxygen shall comply with EPA performance specifications in Title 40, Code of Federal Regulations, Part 60, Appendix B as promulgated prior to December 1, 1986.

(2) Reporting. Results of the monitoring shall be reported within thirty days of the end of each calendar month and shall include but may not be limited to data such as:

(a) The average daily concentration of each monitored pollutant and the daily amount of solid waste burned.

(b) The date, time, and magnitude of any periods during which the standards were exceeded, and what corrective action was or will be taken.

(c) Any period of monitor down time.

(3) Testing. The owners or operators shall conduct emission tests for particulate, sulfur dioxide and hydrogen chloride on a regular basis. These tests may be used to help determine acceptable operating parameters. The testing shall be at least annual for facilities capable of burning two hundred fifty tons or more of solid waste per day and biennial for other facilities.

(4) Other data. Each owner or operator shall furnish upon request of the department or cognizant local authority, such other pertinent data as the department or cognizant local authority may require to evaluate the incinerators emissions or emissions control program.

NEW SECTION

WAC 173-434-190 CHANGES IN OPERATION. If a start up, shutdown, breakdown, or upset condition occurs which could result in an emissions violation or a violation of an ambient air quality standard, the owner or operator of the source shall take the following actions as applicable:

(1) For planned condition, such as a start up or shutdown, the condition shall be reported to the department or cognizant local authority not less than twenty-four hours in advance of its occurrence.

(2) For unplanned conditions, such as a breakdown or upset, the condition shall be reported to the department or cognizant local authority as soon as possible, but no later than the end of the next business day.

If, upon reviewing the available information, the department or cognizant local authority determine that continued operation of any emission unit is likely to cause a significant risk to the public it may order an immediate shutdown of the emissions unit.

Upon request of the department or cognizant local authority the owner or operator of the source shall submit a full written report including known causes, the corrective actions taken, and the preventive measures to be taken to minimize or eliminate the chance of recurrence.

Compliance with the requirement of WAC 173-434-100, does not relieve the owner or operator of the source from the responsibility to maintain continuous compliance with all the requirements of chapter 173-434 WAC nor from the resulting liabilities for failure to comply.

NEW SECTION

WAC 173-434-200 EMISSION INVENTORY. The owner or operator of any solid waste incinerator shall submit an inventory of emissions from the sources each year upon and according to instructions from the department of ecology. The inventory may include stack and fugitive emissions of particulates, sulfur dioxide, nitrogen oxides, carbon monoxide, volatile organic compounds, hydrogen chloride, and other contaminants, shall be submitted when required. The inventory shall include total emissions for the year in tons per year and an estimate of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at capacity. The report shall include the average sulfur content of any fossil fuel used which will result in emissions of more than twenty-four tons per year of sulfur dioxide.

NEW SECTION

WAC 173-434-210 SPECIAL STUDIES. The department or cognizant local authority may require such additional special studies

relevant to process emissions and establish completion dates as it determines necessary. These special studies may include the requirement to conduct studies of dioxin emissions and control measures.

WSR 86-22-072

PROPOSED RULES

BOARD OF PILOTAGE COMMISSIONERS

[Filed November 5, 1986]

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 Grays Harbor pilotage district, WAC 296-116-185;

that the agency will at 8:00, Thursday, December 11, 1986, 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 December 5, 1986.

Dated: November 5, 1986

By: Marjorie T. Smitch
Assistant Attorney General

STATEMENT OF PURPOSE

Rule: WAC 296-116-185.

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 Grays Harbor pilotage district for the forthcoming year.

These rules have been drafted by Marjorie T. Smitch, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Mailstop PB-52, Olympia, WA 98504, phone (206) 753-6126.

These rules will be implemented by the Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, phone (206) 464-7818.

Proposer: 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 50 cents; and cost for larger business per \$100 of sales estimated at 45 cents.

AMENDATORY SECTION (Amending Order 84-5, Resolution No. 84-5, filed 12/31/84)

WAC 296-116-185 TARIFFS, AND PILOTAGE RATES FOR THE GRAYS HARBOR PILOTAGE DISTRICT. The following rates shall become effective on January 1, 1985.

CLASSIFICATION OF PILOTAGE SERVICE RATE

Piloting of vessels in the inland waters and tributaries of Grays Harbor:

Each vessel shall be charged according to its draft and tonnage. The draft charges shall be ~~((\$33.54))~~ \$38.54 per meter (or ~~((\$10.22))~~ \$11.75 per foot) and the tonnage charge shall be ~~((\$1069))~~ \$1229 per net registered ton. The minimum net registered tonnage charge is ~~((\$374.15))~~ \$430.00. The charge for an extra vessel (in case of tow) is ~~((\$213.80))~~ \$246.00.

Boarding fee:

Per each boarding/deboarding from a boat ~~((\$160.35))~~ \$184.00

Harbor shifts:

For each shift from dock to dock, dock to anchorage, anchorage to dock, or anchorage to anchorage ~~((\$267.25))~~ \$307.00
 Delays per hour ~~((\$64.14))~~ \$74.00
 Cancellation charge (pilot only) ~~((\$106.90))~~ \$123.00
 Cancellation charge (pilot boat only) ~~((\$320.70))~~ \$369.00

Travel allowance:

Boarding or deboarding a vessel off Grays Harbor entrance 50.00
 Pilot when traveling to an outlying port to join a vessel or returning through an outlying port from a vessel which has been piloted to sea shall be paid ~~((\$374.15))~~ \$430.00 for each day or fraction thereof, and the travel expense incurred.

Retirement surcharge:

Charge per assignment \$.00

Bridge transit:

Charge for each bridge transited ~~((\$117.59))~~ \$135.00

Miscellaneous:

The balance of amounts due for pilotage rates not paid within 45 days of invoice will be assessed at 1 1/2% per month late charge. At least a four hour notice shall be given for an arrival, sailing, or change of ETA or ETD.

WSR 86-22-073
PROPOSED RULES
BOARD OF PILOTAGE COMMISSIONERS
 [Filed November 5, 1986]

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 8:00 a.m., Thursday, December 11, 1986, 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 December 5, 1986.

Dated: November 5, 1986
 By: Marjorie T. Smitch
 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.

These rules have been drafted by Marjorie T. Smitch, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Mailstop PB-52, Olympia, WA 98504, phone (206) 753-6126.

These rules will be implemented by the Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, phone (206) 464-7818.

Proposer: 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 50 cents; and cost for larger business per \$100 of sales estimated at 45 cents.

AMENDATORY SECTION (Amending Order 86-1, Resolution No. 86-1, filed 12/30/85)

WAC 296-116-300 PILOTAGE RATES FOR THE PUGET SOUND PILOTAGE DISTRICT. These rates shall become effective on January 1, 1985.

CLASSIFICATION	RATE
Ship length overall (LOA) Charges:	per LOA rate schedule in this section
Boarding fee:	((<u>\$26.00</u>)) <u>\$ 28.00</u>
Per each boarding/deboarding at the Port Angeles pilot station.	
Harbor shift - Live ship (Seattle Port)	LOA Zone 1
Harbor shift - Live ship (other than Seattle Port)	LOA Zone 1
Harbor shift - Dead ship	Double LOA Zone 1
Dead ship towing charge:	Double LOA Zone
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.	
Waterway and bridge charges:	
Ships up to 90' beam:	
A charge of ((<u>\$133.00</u>)) <u>\$142.00</u> 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 ((<u>\$63.00</u>)) <u>\$67.00</u> per bridge.	

CLASSIFICATION	RATE
Ships 90' beam and/or over: A charge of ((\\$179.00)) <u>\$192.00</u> 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 bridges shall have an additional charge of ((\\$126.00)) <u>\$135.00</u> 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 include the bridge and waterway charge in addition to the harbor shift rate.	
Compass adjustment	((\\$178.00)) <u>\$190.00</u>
Radio direction finder calibration	((\\$178.00)) <u>\$190.00</u>
Launching vessels	((\\$267.00)) <u>\$286.00</u>
Trial trips, 6 hours or less	((\\$72.00)) <u>\$ 77.00</u> per hr.
(Minimum ((\\$435.00)) <u>\$462.00</u>)	
Trial trips, over 6 hours (two pilots)	((\\$142.00)) <u>\$152.00</u> per hr.
Shilshole Bay — Salmon Bay	((\\$104.00)) <u>\$111.00</u>
Salmon Bay — Lake Union	((\\$83.00)) <u>\$ 89.00</u>
Lake Union — Lake Washington (plus LOA zone from Webster Point)	((\\$104.00)) <u>\$111.00</u>
Cancellation charge Cancellation charge — Port Angeles (when pilot is ordered and vessel proceeds without stopping for pilot.)	LOA Zone I <u>\$111.00</u>
Docking delay after anchoring:	((\\$72.00)) <u>\$ 77.00</u>
Applicable harbor shift rate to apply, plus ((\\$72.00)) <u>\$77.00</u> per hour standby. No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is ((\\$72.00)) <u>\$77.00</u> for every hour or fraction thereof.	
Sailing delay	((\\$72.00)) <u>\$ 77.00</u> per hour
No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is ((\\$72.00)) <u>\$77.00</u> for every hour or fraction thereof.	
	((\\$72.00)) <u>\$ 77.00</u> per hour
Slow-down — ((\\$72.00)) <u>\$77.00</u> 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.	
Super ships: 20,000 to 50,000 gross tons: Additional charge to LOA zone	
((Super ships — Additional charge to LOA zone)) mileage of ((\\$0.0444)) <u>\$0.0475</u> a gross ton for all gross tonnage in excess of 20,000 gross tons up to 50,000 gross tons. 50,000 gross tons and up: In excess of 50,000 gross tons, the charge shall be ((\\$0.0531)) <u>\$0.0568</u> per gross ton.	
Delayed arrival Port Angeles	((\\$72.00)) <u>\$ 77.00</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

CLASSIFICATION	RATE
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.
- (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.

Regular scheduled high speed small passenger service to British Columbia:
Rate per daily round trip for high speed small passenger vessels, not exceeding one hundred fifty feet in length and less than five hundred gross tons, operated and manned by United States Coast Guard licensed personnel, operating regular service exclusively between Puget Sound and Victoria in British Columbia. This tariff shall be inclusive of one refueling movement per day. \$ 375.00

Delinquent payment charge: 1 1/2% per month after 45 days from first billing.

Nonuse of pilots: Ships taking and discharging pilots without using their services 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 fund contributions.

LOA	ZONE I	ZONE II	ZONE III	ZONE IV	ZONE V	ZONE VI
	Intra Harbor	0-30 Miles	31-50 Miles	51-75 Miles	76-100 Miles	101 Miles & Over
(Up to 449)	126	195	340	509	687	893
450-459	128	200	343	518	696	896
460-469	132	203	346	525	707	900
470-479	137	207	351	536	710	903
480-489	139	212	353	545	716	906
490-499	142	214	357	555	723	912
500-509	148	218	362	563	729	917
510-519	150	224	366	571	735	920
520-529	152	232	373	574	742	929
530-539	158	235	378	580	753	938
540-549	161	239	384	586	767	946
550-559	164	245	387	594	773	955
560-569	170	254	395	599	781	966
570-579	174	258	399	601	788	972
580-589	181	262	406	606	794	982
590-599	189	267	409	610	804	992
600-609	195	276	415	612	813	998
610-619	206	279	422	616	822	1008
620-629	215	283	428	621	831	1018
630-639	227	289	432	623	838	1028
640-649	237	295	437	626	848	1035
650-659	250	301	444	631	857	1045
660-669	258	304	449	634	866	1053
670-679	265	310	453	644	875	1061
680-689	271	316	459	651	883	1071
690-699	279	322	464	662	893	1091
700-719	292	332	474	670	909	1106
720-739	308	343	485	679	929	1124
740-759	322	357	496	687	946	1143
760-779	335	372	507	696	966	1160
780-799	351	385	518	707	982	1180
800-819	364	399	527	713	998	1196

LOA	ZONE I Intra Harbor	ZONE II 0-30 Miles	ZONE III 31-50 Miles	ZONE IV 51-75 Miles	ZONE V 76-100 Miles	ZONE VI 101 Miles & Over
820-839	378	412	538	723	1018	1212
840-859	394	429	549	731	1035	1232
860-879	407	444	560	750	1053	1249
880-899	422	458	571	768	1071	1268
900-919	435	472	581	786	1091	1286
920-939	450	485	594	804	1106	1304
940-959	464	499	602	822	1124	1320
960-979	477	514	614	838	1143	1339
980-999	494	527	624	857	1160	1357
1000 & over	507	544	636	875	1180	1374)
Up to 449	135	209	364	545	735	956
450-459	137	214	367	554	745	959
460-469	141	217	370	562	756	963
470-479	147	221	376	574	760	966
480-489	149	227	378	583	766	969
490-499	152	229	382	594	774	976
500-509	158	233	387	602	780	981
510-519	161	240	392	611	786	984
520-529	163	248	399	614	794	994
530-539	169	251	404	621	806	1004
540-549	172	256	411	627	821	1012
550-559	175	262	414	636	827	1022
560-569	182	272	423	641	836	1034
570-579	186	276	427	643	843	1040
580-589	194	280	434	648	850	1051
590-599	202	286	438	653	860	1061
600-609	209	295	444	655	870	1068
610-619	220	299	452	659	880	1079
620-629	230	303	458	664	889	1089
630-639	243	309	462	667	897	1100
640-649	254	316	468	670	907	1107
650-659	268	322	475	675	917	1118
660-669	276	325	480	678	927	1127
670-679	284	332	485	689	936	1135
680-689	290	338	491	697	945	1146
690-699	299	345	496	708	956	1167
700-719	312	355	507	717	973	1183
720-739	330	367	519	727	994	1203
740-759	345	382	531	735	1012	1223
760-779	358	398	542	745	1034	1241
780-799	376	412	554	756	1051	1263
800-819	389	427	564	763	1068	1280
820-839	404	441	576	774	1089	1297
840-859	422	459	587	782	1107	1318
860-879	435	475	599	803	1127	1336
880-899	452	490	611	822	1146	1357
900-919	465	505	622	841	1167	1376
920-939	482	519	636	860	1183	1395
940-959	496	534	644	880	1203	1412
960-979	510	550	657	897	1223	1433
980-999	529	564	668	917	1241	1452
1000 & over	542	582	681	936	1263	1470

WSR 86-22-074
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Filed November 5, 1986]

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 affirmative action program in Washington state employment;

that the agency will at 10:00 a.m., Thursday, December 18, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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 and ESSB 3346.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 16, 1986.

Dated: November 5, 1986

By: Leonard Nord
 Secretary

STATEMENT OF PURPOSE

New WAC 356-05-013 Affirmative action; repeal WAC 356-05-180 Handicapped, defines the term "handicapped" as used throughout Title 356 WAC; new WAC 356-05-207 Job categories; new WAC 356-05-260 Persons of disability; new WAC 356-05-327 Protected group members; new WAC 356-05-333 Reasonable accommodation; amend WAC 356-05-390 Seniority, defines the term "seniority" as used throughout Title 356 WAC; new WAC 356-05-447 Underutilization; amend WAC 356-05-470 Veteran's ((widow)) spouse, defines the term "veteran's widow" as used throughout Title 356 WAC; new WAC 356-06-005 Discrimination prohibited; amend WAC 356-07-040 General method of operation, to state the general conduct of agency business as pursuant to the charter established in chapters 41.06 and 41.06 [41.05] RCW and Title 356 WAC; amend WAC 356-07-060 Records availability—Copies obtained, to establish public records, as defined in Title 356 WAC, that will be made available to the director of personnel or designee; new chapter 356-09 WAC, Affirmative action program; amend WAC 356-18-140 Leave without pay, defines when leave without pay may be granted; amend WAC 356-18-220 Leave((=Extension of)) without pay—Effect on anniversary date((=Effect—Exceptions)), to define the effect of leave without pay on anniversary date and periodic increment date; amend WAC 356-22-010 Recruitment—Examination notices, to define how recruitment shall be conducted; amend WAC 356-22-040 Applications—Contents—Restrictions, to define the contents and restrictions of application forms; amend WAC 356-22-070 Applications—Disqualification, to define the conditions under which the director of personnel may disqualify an applicant; amend WAC 356-22-100 Examinations—Time and place, defines time and place requirements of state examinations; amend WAC 356-22-180 Examination—Oral examining board, defines the responsibilities and make up of oral examining boards; amend WAC 356-22-190 Examinations—Physical, defines when applicants may be required to take physical exams; amend WAC 356-26-010 Registers—Responsibilities—Duration—Maintenance, to establish responsibility of register maintenance; amend WAC 356-26-040 Registers—Name removal for cause—Grounds enumerated—Requirements, to stipulate the grounds by which a name may be removed from a register; amend WAC 356-26-060 Certification—General methods, to define the general methods of certification from registers;

amend WAC 356-26-130 Certification—Selective—When permitted, to define when selective certification is permitted; amend WAC 356-30-010 Appointments—Prohibition of discrimination—Exceptions, to prohibit discrimination in appointments except when a bona fide occupational qualification has been approved; new WAC 356-30-011 Appointments—Affirmative action; amend WAC 356-30-050 Appointments—Emergency—How made—Status, to define when and how emergency appointments are made; amend WAC 356-30-300 Performance evaluation—Requirement—Monitoring, establishes procedure in which supervisors must evaluate the performance of their employee(s); amend WAC 356-35-010 Disability—Separation—Appeals—Procedures, to establish procedures for separation of a disabled employee and to explain the employee's right to appeal; amend WAC 356-39-070 Agency evaluation of human resource development, to establish the requirement for agencies to evaluate their human resource development activities; and repeal WAC 356-46-020 Discrimination—Prohibitions, to establish a policy of nondiscrimination in all terms and conditions of classified employment.

Statutory Authority: RCW 41.06.150.

Specific Statute: ESSB 3346.

Summary and Reasons: These rule changes are intended to implement the provisions of Engrossed Substitute Senate Bill 3346, which mandated the State Personnel Board to adopt rules on affirmative action as it relates to state boards, commissions, and agencies.

Responsibility for Drafting: Russell Scott, Affirmative Action Administrator, Department of Personnel, 600 South Franklin, Mailstop FE-11, Olympia, WA 98507-1789, phone 753-3758; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

NEW SECTION

WAC 356-05-013 AFFIRMATIVE ACTION. Procedures by which protected group members are provided with increased employment opportunities designed to correct underutilization.

NEW SECTION

WAC 356-05-207 JOB CATEGORIES. The eight equal employment opportunity (EEO) designated categories of officials and administrators, professionals, technicians, protective service workers, paraprofessionals, office and clerical, skilled craft workers, and service and maintenance.

NEW SECTION

WAC 356-05-260 PERSONS OF DISABILITY. Persons with physical, mental, or sensory impairments that would impede those individuals 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.

NEW SECTION

WAC 356-05-327 PROTECTED GROUP MEMBERS. Protected groups for affirmative action purposes are: Persons between the ages of forty and seventy, people of disability, Vietnam Era veterans, disabled veterans, women, Asians, blacks, Hispanics, and native Americans.

NEW SECTION

WAC 356-05-333 REASONABLE ACCOMMODATION. Reasonable alterations, adjustments, or changes made by the appointing authority in the job, workplace and/or term or condition of employment which will enable an otherwise qualified person of disability or disabled veteran to perform a particular job successfully, as determined on a case-by-case basis.

AMENDATORY SECTION (Amending Order 237, filed 10/23/85, effective 12/1/85)

WAC 356-05-390 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(26), 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 356-49-040. 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~~) the deceased veteran's spouse as defined in WAC 356-05-470.

NEW SECTION

WAC 356-05-447 UNDERUTILIZATION. Employment of protected group members in a class, job group, or job category at a rate below their workforce availability as identified in the agency's approved affirmative action plan.

AMENDATORY SECTION (Amending Order 209, filed 8/10/84)

WAC 356-05-470 VETERAN'S (~~WIDOW~~) SPOUSE. For the purpose of granting preference during layoffs and subsequent reemployment, the unremarried (~~wife~~) spouse of a deceased veteran as defined in WAC 356-05-465 except that such veteran's one-year minimum length of active military service shall be disregarded.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-05-180 HANDICAPPED.

NEW SECTION

WAC 356-06-005 DISCRIMINATION COMPLAINTS. State agencies are subject to the Washington state law against discrimination, chapter 49.60 RCW, which prohibits discrimination because of race, creed, color, national origin, sex, marital status, age, or the presence of any sensory, physical, or mental handicap. Persons who believe they have been discriminated against because of these reasons may file a complaint with the Washington state human rights commission as provided in RCW 49.60.230.

AMENDATORY SECTION (Amending Order 60, filed 12/13/73)

WAC 356-07-040 GENERAL METHOD OF OPERATION. (1) The general conduct of agency business is pursuant to the charter established in chapters 41.06 and 41.05 RCW, and Title 356 WAC.

(2) Provisions for all interested parties to participate in formulation of rules governing administration of the law is assured by a twenty-day notice requirement prerequisite to formal state personnel board action on any jurisdictional matter, except appeals.

(3) Special meetings may be called by the board subject to twenty-four hour notice, as required by law.

(4) Informal work sessions with interested parties are conducted by staff of the department of personnel as necessary to ensure representation from interested parties before proposals are made to the board.

(5) All business of the department of personnel will be conducted in facilities which are accessible and/or in a manner which reasonably accommodates the needs of persons of disability.

AMENDATORY SECTION (Amending Order 60, filed 12/13/73)

WAC 356-07-060 RECORDS AVAILABILITY—COPIES OBTAINED. (1) Copies of all public records defined in WAC 356-08-020 and identified in current indexes maintained in the Olympia office of the department of personnel shall be made available upon request to the staff member designated by the director or his designee. Response to such requests will be in the order received.

(2) Available indexes shall include the following:

- (a) Merit system rules;
- (b) Twenty-day notice and minutes of meetings - regular and special;
- (c) Board orders;
- (d) Department of personnel budget and planning documents;
- (e) Staff administrative procedures manuals;
- (f) Department of personnel classification and compensation plans;
- (g) Factual staff reports and studies;
- (h) Documents filed with the department of personnel as required by merit system rules or board order, e.g., affirmative action plans, reduction in force procedures, collective bargaining agreements, and ((~~holiday schedules~~)) policies relating to the retention and confidentiality of personnel records.

(3) No fee will be charged for inspection of public records. Inspection will be during office hours in a space provided by the director and must be accomplished without excessive interference with the essential functions of the agency.

(4) Copies of records will be made available at not more than actual cost to the department of personnel as determined by the director. Rules and regulations will be made available without charge.

Chapter 356-09 WAC AFFIRMATIVE ACTION PROGRAM

WAC	
356-09-010	Affirmative action program—Purpose.
356-09-020	Affirmative action program—Equal employment opportunity policy statement.
356-09-030	Affirmative action program—Affirmative action plan—Elements.
356-09-040	Affirmative action program—Responsibilities—Department of personnel.
356-09-050	Affirmative action program—Testing.

NEW SECTION

WAC 356-09-010 AFFIRMATIVE ACTION PROGRAM—PURPOSE. The purpose of this chapter is to ensure compliance by state agencies with the provisions of RCW 41.06.150 which provides for affirmative action in appointment, promotion, transfer, recruitment and career development; development and implementation of affirmative action goals and timetables, and monitoring progress toward achieving those goals and timetables.

NEW SECTION

WAC 356-09-020 AFFIRMATIVE ACTION PROGRAM—EQUAL EMPLOYMENT OPPORTUNITY POLICY STATEMENT. Each agency head shall publish and endorse an equal employment opportunity policy statement that reflects the agency's policy of equal opportunity with respect to race, creed, color, national origin, sex, age, marital status, veteran status, or the presence of any sensory, mental or physical disability. Other elements of the statement will be in accordance with the affirmative action guidelines.

NEW SECTION

WAC 356-09-030 AFFIRMATIVE ACTION PROGRAM—AFFIRMATIVE ACTION PLAN—ELEMENTS. (1) Agencies that are required to maintain an affirmative action plan shall develop them in accordance with department of personnel guidelines. Affirmative action plans will be submitted for review by the department of personnel and the human rights commission.

(2) Affirmative action plan updates will be submitted annually to the department of personnel for review and approval in accordance with department of personnel guidelines.

(3) Affirmative action plans must contain, but are not limited to the following elements:

- (a) Equal employment opportunity/affirmative action policy statement endorsed by the agency head.
- (b) Designation of responsibility for implementation and maintenance of the plan.
- (c) Dissemination of plan and policy.
- (d) Utilization analysis.
- (e) Goals and timetables.
- (f) Identification of problem areas.
- (g) Action programs to achieve goals.
- (h) Monitoring and reporting procedures.

NEW SECTION

WAC 356-09-040 AFFIRMATIVE ACTION PROGRAM—RESPONSIBILITIES—DEPARTMENT OF PERSONNEL. The department of personnel is responsible for administering the state's affirmative action program and providing technical assistance to state agencies in the development and implementation of their affirmative action programs. In keeping with these responsibilities, the department of personnel will accomplish the following:

(1) Publish guidelines that will assist agencies in developing and implementing their affirmative action plan.

(2) Provide agencies with the data required to develop and implement affirmative action goals and timetables.

(3) Review agency affirmative action plans and equal employment opportunity policy statements for compliance with applicable merit system rules and established affirmative action guidelines, and recommend changes as appropriate.

(4) When plans and policy statements are in compliance, recommend them for approval to the governor's affirmative action policy committee.

(5) Monitor for adverse impact on protected group members in the areas of recruitment, testing, appointment, promotion, transfer, termination, formal disciplinary actions, and career development. Records in these areas will be maintained by protected group status.

(6) With the assistance of state agencies, initiate the recruitment of protected group members, including target recruitment when the representation of protected group members on the register is less than their availability.

(7) Monitor items submitted to the personnel board for possible negative effect on affirmative action.

(8) Monitor protected group participation in agencies' human resource development activities.

(9) Conduct an annual audit to assess agencies progress in meeting goals and addressing problems identified in their affirmative action plan. The audit will be conducted in accordance with the established department of personnel affirmative action guidelines.

NEW SECTION

WAC 356-09-050 AFFIRMATIVE ACTION PROGRAM—TESTING. (1) The department of personnel will reasonably accommodate persons of disability during testing.

(2) The department of personnel may accept applications from protected group members after the closing date of the examination announcement when a register exists for a job class for which:

(a) The agency is below its affirmative action goals for the specified protected group in the classification or job category; and

(b) The specific protected group(s) is underutilized in the classification for which the register was established in comparison to availability in the recruitment area; and

(c) The applicant met minimum qualifications at the time the examination announcement closed.

AMENDATORY SECTION (Amending Order 223, filed 5/22/85)

WAC 356-18-140 LEAVE WITHOUT PAY. (1) Leave without pay may be allowed when such leave will not operate to the detriment of the state service.

(2) Leave without pay may be authorized for any reasons applicable to:

- (a) Leave with pay.
- (b) Educational leave.
- (c) Newborn or adoptive child care leave as provided in WAC 356-18-150.
- (d) Military and U.S. Public Health Service and Peace Corps leave.
- (e) Specific leaves granted for government service in the public interest upon specific request of an employee, concurred in by the appointing authority and approved by the director of personnel.

(f) Leave taken voluntarily to reduce the effect of an agency reduction in force, leaving the employee's standing with regard to the RIF register in tact.

(g) Leave that is authorized by the appointing authority as part of a plan to reasonably accommodate a person of disability.

(3) Authorized leave without pay shall be limited to not more than 12 months in any consecutive five-year period, except for:

- (a) Leaves without pay for military, U.S. Public Health Service or Peace Corps;
- (b) Authorized government leave not exceeding two years;
- (c) Employees receiving time loss compensation;
- (d) Educational leaves under provisions of WAC 356-39-120;
- (e) Newborn or adoptive child care leave under provisions of WAC 356-18-150; or

(f) Leave taken voluntarily to reduce the effect of an agency reduction in force under the provisions of WAC 356-30-335.

(g) Leave that is authorized by the appointing authority as part of a plan to reasonably accommodate a person of disability.

(4) Leave without pay exceeding twelve months in a consecutive five-year period, not covered by the exceptions noted in subsection (3) of this section, shall be treated as unauthorized absence.

AMENDATORY SECTION (Amending Order 161, filed 10/5/81)

~~WAC 356-18-220 LEAVE(=~~EXTENSION OF~~) WITHOUT PAY=~~EFFECT ON ANNIVERSARY DATE~~=PERIODIC INCREMENT DATE(=~~EFFECT~~=~~EXCEPTIONS~~) AND PERIODIC INCREMENT DATE. ((When an employee is on leave of absence without pay for any period in excess of 15 consecutive calendar days, except military and U.S. Public Health Service leave, state service in an exempt position, or from government service which had director of personnel approval or on leave following injuries sustained while performing the state position duties, the anniversary date and periodic increment date of such employees shall be moved forward in amount equal to the entire duration of that leave of absence. A leave of absence without pay of 15 calendar days or less will not affect the anniversary date. The periodic increment date and anniversary date will be continued if the leave of absence was an educational leave of absence in accordance with the provisions of WAC 356-39-120, or if the leave without pay is taken voluntarily by an employee to help reduce the effect of an agency reduction in force. When an employee is in a position assigned to a program or facility whose primary purpose is academic and/or vocational education, and the program or facility follows the customary public school practice of less than a 12-month school year, the employing agency may place the employee on leave without pay while the program or facility is closed for customary school vacations without adjusting the employee's anniversary and periodic increment dates:)) (1) Leave without pay of fifteen consecutive calendar days or less.~~

(2) When an employee is on leave without pay for more than fifteen consecutive days, the employee's anniversary date and periodic increment date will not be affected when the absence is due to any of the following reasons:

- (a) Military or United States public health service;
- (b) Government service which had the director of personnel's approval;
- (c) Injuries sustained while performing the employee's state job;
- (d) Leave granted to a person of disability as provided in WAC 356-18-140(2);
- (e) Educational leave in accordance with the provisions of WAC 356-39-120;
- (f) Leave without pay taken voluntarily to reduce the effect of an agency reduction-in-force.

(3) When an employee is on leave without pay for more than fifteen consecutive calendar days and the absence is not due to one of the reasons listed in subsection (2) of this section, the employee's anniversary date and periodic increment date shall be moved forward in an amount equal to the duration of the leave of absence.

(4) When an employee's position is assigned to a program or facility whose primary purpose is academic and/or vocational education, and the program or facility follows the customary public school practice of less than a twelve-month school year, the employing agency may place the employee on leave without pay while the program or facility is closed for customary school vacations without adjusting the employee's anniversary and periodic increment dates.

AMENDATORY SECTION (Amending Order 63, filed 2/26/74)

WAC 356-22-010 RECRUITMENT—EXAMINATION NOTICES. (1) Recruitment shall be conducted publicly in any manner which the director or designee determines will attract a sufficient number of qualified persons including reasonable representation of protected group members to meet the needs of the classified service. Recruitment ~~((will be coordinated through the director. Examination notices))~~ announcements shall be posted publicly, as selected by the director, and at all offices of the department of personnel. ~~((Public notice, hereinafter defined as an examination))~~ Each recruitment announcement ~~((;))~~ shall ~~((specify))~~ give the title and salary range of the class, ~~((information))~~ a general description of the duties performed, the applicable minimum or desirable qualifications, ~~((and))~~ the type of examination, and shall encourage protected group members to apply.

(2) The director may limit recruitment to applicants meeting selective criteria.

(3) The director may limit open competitive recruitment to applicants available for employment to specific geographic locations.

(4) Registers established under subsections (2) and (3) ~~((above))~~ of this section will be used exclusively for filling positions for which such recruitment has been conducted.

AMENDATORY SECTION (Amending Order 81, filed 8/21/75, effective 9/21/75)

WAC 356-22-040 APPLICATIONS—CONTENTS—RESTRICTIONS. (1) All applications shall be on a form prescribed by the department of personnel. The applicant's signature shall certify the truth of the stated information.

(2) The application shall include pertinent information regarding experience, training, and other information as deemed necessary by the director of personnel. A certificate of physical fitness from one or more licensed physicians based upon job-related criteria may be required by the director ~~((if necessary))~~ of personnel or designee.

(3) No information shall be solicited or accepted which reveals an applicant's religious or political affiliations ~~((of the applicant))~~. Information regarding ~~((the race or color of applicants))~~ an applicant's protected group status shall be solicited only for use in an affirmative action ~~((minority employment))~~ program and shall be accepted only if it is voluntarily given by the applicant.

(4) Information regarding the nature and extent of a handicap including a physician's statement, may be requested for affirmative action purposes and/or admittance to modified examinations under conditions specified in Merit System Rule 356-22-130.

AMENDATORY SECTION (Amending Order 207, filed 6/22/84)

WAC 356-22-070 APPLICATIONS—DISQUALIFICATION. The director of personnel is expected to follow accepted standards of personnel practice in screening applicants and may refuse to examine an applicant. ~~((or, after examination;))~~ may disqualify ~~((such))~~ an applicant after examination or may remove ~~((his/her))~~ the applicant's name from a register or refuse to certify ~~((any person otherwise eligible on a register))~~ the applicant if:

(1) The applicant is found to lack any of the requirements established for the register (as defined in WAC 356-26-030) or the class.

(2) ~~((The applicant is so disabled as to be rendered unfit to perform the duties of the class.~~

(3) The applicant is addicted to the use of narcotics, or the habitual excessive use of intoxicating liquors.

~~((4))~~ The applicant has been convicted of any infamous crime, a crime involving moral turpitude, or any crime which would be grounds for dismissal from the position for which he/she is applying.

~~((5))~~ (3) The applicant has made a false statement of material fact in the application.

~~((6))~~ (4) The applicant has previously been dismissed or requested to resign from private or public service for delinquency, misconduct, inability to do similar work, or any other such cause directly bearing upon fitness as an employee.

~~((7))~~ (5) The applicant has used, or attempted to use, bribery to secure an advantage in the examination or appointment.

~~((8))~~ (6) The applicant has directly or indirectly obtained information regarding examinations to which he/she was not entitled.

~~((9))~~ (7) The applicant has otherwise violated provisions of these rules.

~~((10))~~ (8) The applicant has taken part in the compilation, administration or correction of the examination.

(9) The applicant fails to pass a medical examination required pursuant to WAC 356-22-190.

AMENDATORY SECTION (Amending Order 120, filed 5/12/78)

WAC 356-22-100 EXAMINATIONS—TIME AND PLACE. Examinations shall be held at such times and places as are necessary to meet the requirements of the state service, provide economical administration, and be generally convenient for applicants. Examination sites shall be accessible to persons of disability.

AMENDATORY SECTION (Amending Order 117, filed 3/9/78)

WAC 356-22-180 EXAMINATION—ORAL EXAMINING BOARD. (1) The members of oral examining boards shall be chosen primarily for their ability to judge the ~~((technical and personal))~~ qualifications of ~~((people in their general field of work, impartially and))~~ applicants objectively. At least one member by past experience and training shall be generally familiar with the nature of the work ~~((in the class))~~ for which the examination is being given. Emphasis will be placed on including at least one protected group member on each oral examining board.

(2) No examining board ~~((may))~~ shall have ~~((less))~~ fewer than two members. No person holding political office or any officer or committee member of any political organization shall serve as a member of such board.

(3) If conditions require establishing multiple boards, tests and instructions shall be structured to ~~((insure))~~ ensure uniformity of examining conditions and rating standards.

(4) Members of ~~((an))~~ oral ~~((examination))~~ examining boards shall disclose each instance in which they know an applicant to the extent that they have formed a prior personal bias for or against an applicant and shall disqualify themselves without rating the applicant or biasing the remaining members.

AMENDATORY SECTION (Amending Order 120, filed 5/12/78)

WAC 356-22-190 EXAMINATIONS—~~((PHYSICAL))~~ MEDICAL. Before appointment, ~~((applicants))~~ eligible who are certified may be required to pass a ~~((health))~~ medical examination relevant to the physical demands of the work. The cost of such examination will be borne by the employing agency. Should an eligible's medical examination reveal a job-related disability, the employing agency shall consider ways to provide reasonable accommodation for the disability before making an appointment decision.

AMENDATORY SECTION (Amending Order 77, filed 5/7/75)

WAC 356-26-010 REGISTERS—RESPONSIBILITY—DURATION—MAINTENANCE. (1) The establishment, maintenance, and adequacy of all ranked and unranked registers shall be the responsibility of the director of personnel.

(2) A person's standing on a register shall be measured from the date that person's name is placed on the register.

(3) Each register shall ~~((be established by appropriate class. The availability of persons according to geographic area))~~ indicate the person's geographic availability, available information on protected group status, and other appropriate considerations as determined by the director ~~((shall be indicated on each register))~~ of personnel.

(4) The director of personnel may, as requested, designate agency personnel officers to act ~~((in his/her behalf))~~ as agents of the department of personnel for the purposes of establishing and/or maintaining ranked and unranked local list registers unique to the employing agency and certifying names therefrom under the merit system rules. The director of personnel will be responsible for establishing the necessary

procedures which shall include a ~~((yearly))~~ periodic audit of agency activity. Applicants shall have appeal rights to the director in accordance with all other provisions of the rules.

AMENDATORY SECTION (Amending Order 237, filed 10/23/85, effective 12/1/85)

WAC 356-26-040 REGISTERS—NAME REMOVAL FOR CAUSE—GROUNDS ENUMERATED—REQUIREMENTS. (1) ~~((Upon notifying the personnel board of the intended action;))~~ The director of personnel or designee may remove the name of an eligible from a register for any of the following reasons:

(a) For any of the causes stipulated in the chapter on appeals (WAC 356-34-010).

(b) On evidence that the eligible cannot be located by the postal authorities.

(c) On receipt of a statement from the eligible declining an appointment and/or future interest in positions in that class.

(d) If a candidate from a reduction in force register or a dual agency reversion register has waived the first offer of employment, or a candidate from a promotional register has twice waived consideration for a position in the class for which the register was established.

(e) If an eligible fails to reply to a written inquiry as to availability after five days in addition to the time required to receive and return the inquiry.

(f) If an eligible accepts an appointment and fails to report for duty at the time and place specified without giving satisfactory reasons for the delay to the appointing authority.

(g) If an eligible was certified and reported "not satisfactory" on three occasions or if the eligible was certified and the appointing authority reported the eligible "considered but not appointed" on four separate occasions, or if the appointing authority reports either "not satisfactory" or "considered but not appointed" for a total of four times. The director of personnel or designee will monitor all name removals for adverse effect and/or disparate treatment of protected group members.

(h) If an open competitive eligible indicates availability in a specific geographic area and subsequently refuses referral or appointment to a position in that area.

(2) The director of personnel or designee shall notify the eligible of this action and the reasons therefore by mail to the last known address, except in those cases in subsection (1)(b) or (c) of this section. The director of personnel ~~((should))~~ or designee will advise the eligible of the right to appeal.

(3) An eligible's name shall be reinstated on the register upon showing of cause satisfactory to the director of personnel or in accordance with the decision of the personnel board upon appeal.

AMENDATORY SECTION (Amending Order 261, filed 10/20/86, effective 12/1/86)

WAC 356-26-060 CERTIFICATION—GENERAL METHODS. Upon receipt of a request for certification, the director of personnel shall normally certify to the appointing authority a list of names equal in number to four more than there are vacancies to be filled from the ranked registers except:

(1) One name will constitute a complete certification when referrals are made from the agency reduction-in-force register, the service-wide reduction-in-force register, or the dual agency reversion register. When an appointing authority requests a selective certification for specialized qualifications, the eligible candidate must meet the selective criteria in order to be referred to the position, provided:

(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) It has been determined that the position involves new duties that would warrant future selective certification. Such selective criteria shall not be applied for certification purposes until six months after the department of personnel approves the selective criteria for the position.

(d) In the case of (a), (b), or (c) of this subsection, the director of personnel or designee must determine that the specialized qualifications are still required for successful job performance and cannot be learned within a reasonable length of time.

(2) Where all names are certified exclusively from an open competitive register, the director of personnel may certify in ranked order up to all of the names from the open competitive register: PROVIDED,

That the appointing authority shall select from those eligibles available from the highest ranking names which constitute five names per vacancy to be filled.

(3) When more than one candidate has the same examination rating and when necessary to limit the number of names to four more than the number of vacancies, ties shall be broken by lot upon each instance of certification.

(4) An unranked register may be used to complete a certification. In such cases, all names appearing on that register shall be certified. Subsequent unranked registers shall not be used until the certification is again incomplete.

(5) The director of personnel, upon request and after consultation with the employing ~~((department))~~ agency and employee representatives, may declare positions, groups of positions or classes of positions as in-training positions. Such positions may be filled from the ~~((next lower level))~~ register for the next lower level class in the ~~((class))~~ series ~~((as designated by the director of personnel with))~~. The employee ~~((s-being))~~ shall automatically ~~((advanced))~~ advance after completion of one ~~((year's))~~ year of service in the ~~((lower level))~~ class.

(6) When the vacancy to be filled is identified as part of an agency's affirmative action goals as established by their approved affirmative action plan, the director of personnel may, except where there are employees on the reduction in force register, refer up to three additional names per vacancy of individuals who are on existing registers and who are members of the protected groups ~~((under Title VII of the 1964 Civil Rights Act and chapter 49.60 RCW, state law against discrimination, or for federal contract compliance purposes, veterans and disabled veterans as defined in the Vietnam Era Veteran's Readjustment Act of 1974, Title 41, CFR, Chapter 60, Part 60-250, "Affirmative Action Obligations of Contractors and Subcontractors for Disabled Veterans and Veterans of the Vietnam Era."))~~. This action may be taken when necessary to comply with the best standards of personnel administration as contemplated by chapter 41.06 RCW.

~~((Agencies shall request from the department of personnel a determination prior to the utilization of this rule as to whether there are members of the protected groups on existing registers. If there are no such members on the registers, active recruitment will be initiated.))~~

Prior to the utilization of this subsection, the agency shall determine if there are protected group members on the existing registers. If there are fewer than three protected group members on the register, the agency shall:

- (a) Appoint one of the eligibles from the register; or
- (b) Request assistance from the department of personnel in completing the certification. The department of personnel and the agency will then initiate targeted recruitment.

(7) When one or more of the following conditions exist, the director of personnel or designee may certify a sufficient number of names to assure that the requesting agency has not less than five names available for consideration:

- (a) The position is in an isolated or undesirable location.
- (b) The position has undesirable working conditions.
- (c) The agency needs to fill several positions in the class.
- (d) One or more agencies have had difficulty filling positions in the class.

(e) The director of personnel or designee determines that such certification is necessary to provide the requesting agency with efficient service.

If such certification contains five or more available promotional candidates, agencies shall appoint from the promotional candidates.

(8) Permanent employees certified from a ranked register for consideration of appointment shall be notified by the agency at the time of the referral. Upon appointment the agency shall advise those employees certified but not appointed of the action taken.

AMENDATORY SECTION (Amending Order 219, filed 3/20/85)

WAC 356-26-130 CERTIFICATION—SELECTIVE—WHEN PERMITTED. An appointing authority may request a selective certification of eligibles who have specialized qualifications that are required for the successful performance of the duties of the position, and cannot be gained within the probationary or trial service period. This request must be made prior to certification.

If the director of personnel determines that the facts and reasons justify the request, the highest ranking eligibles who have the specialized qualifications shall be certified.

(1) Selective certification ~~((of eligibles of only one sex))~~ based on gender shall not be made ~~((unless there is clear evidence that efficient performance of duties to be assigned could be performed by only the~~

~~sex specified))~~ without a bona fide occupational qualification approved by the human rights commission.

~~((2))~~ ~~((Notwithstanding any other provision of these Rules, selective certification from the open competitive register may be initiated by the director of personnel to increase employment of minority personnel, which for purposes of this regulation shall include Blacks, Orientals, Indians, other nonwhites, and Mexican and Spanish-Americans. Such selective certification may be initiated when the director of personnel determines that minority personnel are, in proportion to the total minority population of the state, under-represented either within state employment as a whole or in a geographical area of work. Such selective certification shall apply only when all names are from the open competitive register.~~

~~((3))~~ The director of personnel may selectively certify eligibles who are filling project positions to fill permanent positions. Such selective certification shall apply only from names on an open competitive register.

~~((4))~~ (3) Selective certification of eligibles who possess an appropriate, valid motor vehicle operator's license may be required for positions whose duties require specific driving skills.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-30-010 APPOINTMENTS—~~((PROHIBITION OF DISCRIMINATION—EXCEPTIONS))~~ BONA FIDE OCCUPATIONAL QUALIFICATIONS. All appointments ~~((promotions))~~ and assignments of work in the state service shall be ~~((made))~~ on the basis of merit ~~((and fitness without regard to race, color, creed, national origin, sex or age, except that such restrictions on appointments, promotions and assignments of work may be considered by appointing authorities only after adoption by the board of such restriction as a bona fide occupational qualification necessary to the performance of work in a particular employment classification))~~. However, restrictions based on creed, sex, or disability may be considered by the appointing authority when such restrictions have been approved by the human rights commission as a bona fide occupational qualification.

NEW SECTION

WAC 356-30-011 APPOINTMENTS—AFFIRMATIVE ACTION. All appointments and promotions shall be made in accordance with each agency's affirmative action program.

AMENDATORY SECTION (Amending Order 130, filed 7/16/79)

WAC 356-30-050 APPOINTMENTS—EMERGENCY—HOW MADE—STATUS. (1) When an emergency occurs requiring the immediate services of a person or persons, the appointing authority may appoint a person without following the normal procedures governing appointment. ~~((However, the appointment shall be based on the availability and fitness of the applicant without regard to race, religion, sex, age, national origin, political affiliation or other nonjob related considerations. Emergency appointments and their justification shall be reported immediately to the director of personnel on the approved form.))~~

(2) An emergency appointment of an individual shall not exceed 60 calendar days.

(3) Service in an emergency appointment shall not constitute a part of the employee's probationary service.

AMENDATORY SECTION (Amending Order 230, filed 9/18/85)

WAC 356-30-300 PERFORMANCE EVALUATION—REQUIREMENTS—MONITORING. (1) Agencies shall evaluate the performance of their employees during their probationary or trial service periods and at least once a year thereafter.

(2) The annual evaluation will be conducted during the sixty-day period following the employee's anniversary date, except an agency can establish, on a consistent basis, a due date which better accommodates the agency's particular needs. The evaluation will cover the period ending with the established due date.

(3) Agencies will utilize the standardized employee performance evaluation procedures and forms prescribed by the director of personnel, supplement shall include provisions whereby individual agencies may, with the approval of the director of personnel, supplement the process with special performance factors peculiar to the specific organizational needs.

(4) Each supervisor's annual evaluation shall include an assessment of his or her efforts toward achieving the objectives of the agency's affirmative action program.

(5) The procedures and forms shall:

(a) Be designed to aid in communications between supervisors and subordinates and clarify duties and expectations.

(b) Be designed to inform employees of their performance strengths and weaknesses.

(c) Be based on performance toward the goals and objectives of the agency and its subunits.

(d) Include provisions for the counseling and the development of employees.

~~((5))~~ (6) Each employee whose work is judged unsatisfactory shall be notified in writing of the areas in which the work is considered deficient. Unless the deficiency is extreme, the employee shall be given an opportunity to demonstrate improvement.

~~((6))~~ (7) Allowing probationary employees to gain permanent status or trial service employees to gain permanent status in the class to which they have been promoted without completion of an evaluation may be regarded as neglect of duty, incompetence or insubordination on the part of the supervisor and may be cause for disciplinary action.

AMENDATORY SECTION (Amending Order 224, filed 6/24/85)

WAC 356-35-010 DISABILITY—SEPARATION—APPEALS—PROCEDURES. (1) An appointing authority may initiate a disability separation of a permanent employee only when reasonable accommodations cannot be provided. When the employee requests a disability separation, the appointing authority is not required to consider reasonable accommodations.

(2) When ((a permanent employee becomes disabled, employment)) reasonable accommodations cannot be provided, the employee may be ~~((terminated))~~ separated by the appointing authority after a minimum of ~~((60))~~ sixty 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. If the employee is unable to work due to the disability during the notice period and there is no paid leave available, the absence shall be considered approved leave without pay.

((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))~~ sixty calendar days notice shall not be required when the employee requests and the appointing authority approves a shorter notice period.

~~((2))~~ (3) 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 written statement from a physician or a licensed mental health professional. The appointing authority may require an employee to obtain a medical examination at agency expense from a physician or a licensed mental health professional of the agency's choice. In such cases, the agency shall provide the physician or licensed mental health professional with the specification for the employee's class and a description of the employee's position. Evidence may be requested from the physician or licensed mental health professional regarding the employee's ability to perform the specified duties.

~~((3))~~ (4) Separations due to disability shall not be considered disciplinary actions and shall be appealable to the personnel appeals board. At the time of notification that their employment will be terminated because of disability, such employees shall be informed by the appointing authority of their right to appeal. The appeal must be filed in writing to the personnel appeals board as provided in Title 358 WAC within ~~((30))~~ thirty calendar days after written notice of separation is given.

~~((4))~~ (5) During the notice period required by subsection (1) of this section the agency shall inform employees being separated due to disability that they may be eligible for benefits/assistance programs such as employees' insurance plans, Social Security, worker's compensation, veteran's benefits, public assistance, disability retirement, and vocational rehabilitation.

~~((5))~~ (6) 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 statement from a physician or licensed mental health professional that they are able to perform the duties of the class(es) for which the registers are established.

AMENDATORY SECTION (Amending Order 150, filed 12/12/80)

WAC 356-39-070 AGENCY EVALUATION OF HUMAN RESOURCE DEVELOPMENT ACTIVITIES. Each agency shall develop an evaluation process to determine the effectiveness of its human resource development activities.

(1) This evaluation process shall include an assessment of:

(a) The effectiveness of the training

(b) The impact of the training on job performance

(c) The contribution of the training to achievement of career development goals

(d) Participation of protected group members.

(2) The department of personnel shall assist agencies in the development of their evaluation process upon their request.

(3) Each agency shall submit to the department of personnel an annual fiscal year summary of evaluation data on its human resource development activities and costs. Costs to be reported are for direct learning activities and include:

(a) Participants' travel, per diem, registration, and tuition reimbursement fees.

(b) All administrative and operational costs of the training and development unit(s) of the agency including:

(i) Staff salaries and benefits (prorated, if required)

(ii) Development costs

(iii) Audio-visual aids

(iv) Facility rental

(v) Other materials.

(c) All costs of training programs, equipment, materials, and consultant fees purchased or leased from a vendor.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-46-020 DISCRIMINATION—PROHIBITIONS.

WSR 86-22-075

PROPOSED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Filed November 5, 1986]

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 Appointments—Veterans—Noncompetitive, amending WAC 356-30-075;

that the agency will at 10:00 a.m., Thursday, December 18, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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 and ESSB 3346.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 16, 1986.

Dated: November 5, 1986

By: Leonard Nord
Secretary

STATEMENT OF PURPOSE

Amend WAC 356-30-075 Appointments—Veterans—Noncompetitive.

Purpose: To define hiring preference for veterans, their widows, widowers, and spouses in noncompetitive service.

Statutory Authority: RCW 41.06.150.

Specific Statute: ESSB 3346.

Summary and Reasons: This rule change is intended to implement the provisions of Engrossed Substitute Senate Bill 3346, which mandated the State Personnel Board to adopt rules on affirmative action as it relates to state boards, commissions, and agencies.

Responsibility for Drafting: Russell Scott, Affirmative Action Administrator, Department of Personnel, 600 South Franklin, Mailstop FE-11, Olympia, WA 98507-1789, phone 753-3758; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

AMENDATORY SECTION (Amending Order 136, filed 10/15/79, effective 1/1/80)

WAC 356-30-075 APPOINTMENTS—VETERANS—NON-COMPETITIVE. (1) Appointing authorities shall prefer veterans(;) (as defined in subsection (2)(a) ((below)) of this section) and their widows, widowers and spouses (as defined in subsection (2) (b) and (c) of this section) during their initial entrance into state service when considering ~~((selecting persons from))~~ eligibles ~~((lists to fill))~~ for vacancies in the noncompetitive service as described in WAC 356-22-230(1). Those veterans, widows, widowers and eligible spouses determined to be at least equal to nonveterans shall be preferred over the nonveterans ~~((except))~~. However, appointing authorities may ~~((with the approval of the director of personnel, consider sex, race, national origin, handicaps, and periods of military service))~~ consider and appoint protected group members when endeavoring to ~~((satisfy their established and approved))~~ meet the goals of the agency's approved affirmative action plan(s).

(2) For the purpose of defining the eligible veterans and their widows, widowers and spouses referred to in subsection (1) ((above)) of this section:

(a) "Veteran" means honorably discharged persons following active service in any war of the United States or in any military campaign for which a campaign ribbon shall have been awarded.

(b) "Widow" and "widower" means the person who was married to the veteran defined in (a) ~~((above))~~ of this subsection at the time of the veteran's death and who has not since remarried.

(c) "Spouse" means the person married to the veteran as defined in (a) above, when that veteran has a service connected permanent and total disability.

(3) "Equal" as referred to in subsection (1) ((above)) of this section shall be determined by the appointing authorities as follows:

(a) Filling vacancies from the lists in the noncompetitive service. The appointing authority shall use a score resulting from an established systematic evaluation of the applicant's work and/or educational and training background, evaluated both for length of time and quality of experiences. Also, appointing authorities may uniformly use other merit factors that are specifically job-related in making determinations. When appointing authorities do select persons other than those listed in subsection (2) of this section who have lesser scores than those persons listed in subsection (2) of this section, they shall forward to the director of personnel an explanation and the relative standing of the eligibles selected.

(b) A description of the established systematic evaluation system by agencies must be submitted to the director of personnel. Upon request, the director of personnel will make the services of the department of personnel available, to recommend the merit and job-related factors and procedures for judging relative qualities.

WSR 86-22-076

PROPOSED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Filed November 5, 1986]

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 356-18-050	Sick leave credit—Purpose—Accrual—Conversion.
New	WAC 356-26-140	Background inquiries—Department of Social and Health Services.
Amd	WAC 356-30-065	Temporary appointments—Classified service.
Amd	WAC 356-30-070	Appointments—Acting.
Rep	WAC 356-30-090	Temporary employment—Employment—Permanent employees—Status.
Amd	WAC 356-30-145	Project employment.
Amd	WAC 356-30-330	Reduction in force—Reasons, regulations—Procedure;

that the agency will at 10:00 a.m., Thursday, December 11, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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, 43.20A.710 and 41.06.475.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

Dated: November 5, 1986

By: Leonard Nord
Secretary

STATEMENT OF PURPOSE

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

Purpose: To explain the state's policy concerning the purpose, accrual, cash-out, and reinstatement of sick leave.

Statutory Authority: RCW 41.06.150.

Summary: Amend subsection (4) so that it is stated in the plural form. Amend subsection (6) so that it refers to WAC 356-49-040 rather than WAC 356-06-055. Amend subsection (5) to allow for reinstatement of sick leave within five years after separation instead of the two years allowed under the current rule.

Reasons: The proposed changes to subsections (4) and (6) are housekeeping changes. The proposed change to subsection (5) would allow a longer time for reinstatement of sick leave. The proposed five-year period would be the same as the length of time an employee would be allowed to separate and still be able to be hired from the reemployment register.

Responsibility for Drafting: D. J. Patin, Personnel Analyst, Department of Personnel, 825 East Fifth, Mailstop EY-11, Olympia, WA 98504, phone 586-

1769; Implementation: All client agencies of the Department of Personnel; and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

WAC 356-26-140 Background inquiries—Department of Social and Health Services.

Statutory Authority: RCW 41.06.150.

Specific Statute: RCW 43.20A.710 and 41.06.475.

Summary: Provides instructions for the completion of background inquiries on potential employees who have applied for positions which are directly responsible for supervision, care, or treatment of children or developmentally disabled persons.

Reasons: To implement the provisions of RCW 43.20A.710 and 41.06.475.

Responsibility for Drafting: Al Gonzales, Department of Social and Health Services, Office Building #2, Mailstop OB-13, Olympia, WA 98504, phone 753-5184; Implementation: Department of Social and Health Services; and Enforcement: Department of Personnel.

Proposed by: Department of Social and Health Services, governmental agency.

WAC 356-30-065 Temporary appointments—Classified service; 356-30-070 Appointments—Acting; 356-30-090 Temporary employment—Employment—Permanent employees—Status; and 356-30-145 Project employment.

Purpose: These rules govern nonpermanent appointments to classified positions.

Statutory Authority: RCW 41.06.150.

Summary: The proposed changes would impose restrictions on the return rights of employees who accept temporary, acting, or project appointments to classified positions in other agencies. This would be accomplished by requiring that employees considering such appointments obtain the agreement of both agencies before accepting such appointments. Employees who accept temporary, acting, or project appointments without first obtaining the agreement of both agencies shall not have automatic return rights to their former agency but shall instead be placed on a service-wide reduction in force register for their former class.

Reasons: The present rules grant permanent employees the unqualified right to accept temporary, acting, or project appointments in other agencies and to return to their former agency and position at the conclusion of such appointments. The exercise of these rights adversely affects agency operations as well as the lives of innocent persons who are displaced by employees returning to their former position following a nonpermanent appointment in another agency. The rights of employees to accept such appointments and later return to their former positions should be balanced against the disruption caused by such activity.

Responsibility for Drafting: John Calhoun, Personnel Officer, Department of Transportation, Transportation Building, Mailstop KF-01, Olympia, WA 98504, phone 753-7337.

WAC 356-30-330 Reduction in force—Reasons, regulations—Procedure.

Purpose: Outlines procedures to follow during reduction in force of classified employees.

Statutory Authority: RCW 41.06.150.

Specific Statute: RCW 43.20A.710 and 41.06.475.

Summary: Clarifies the issue that reduction in force options may not be exercised by employees until the provisions of WAC 356-26-140 (new rule being proposed) are met.

Reasons: Changes are intended to implement the provisions of RCW 43.20A.710 and 41.06.475.

Responsibility for Drafting: Al Gonzales, Department of Social and Health Services, Office Building #2, Mailstop OB-13, Olympia, WA 98504, phone 753-5184; Implementation: Department of Social and Health Services; and Enforcement: Department of Personnel.

Proposed by: Department of Social and Health Services, governmental agency.

AMENDATORY SECTION (Amending Order 197, filed 1/24/84)

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 full-time employee is in pay status for 15 or more calendar days. Sick leave credit for other than full-time employees whose payroll hours are less than forty hours a week shall be computed and accrued at the ratio of payroll hours to payroll hours required for full-time 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))~~ Employees who separate~~((s))~~ for any reason other than retirement or death shall not be paid for ~~((his/her))~~ their accrued sick leave.

(5) Former employees who are again employed within ~~((two))~~ five 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)))~~ 356-49-040 shall be credited with their sick leave accumulated with the higher education system.

NEW SECTION

WAC 356-26-140 BACKGROUND INQUIRIES—DEPARTMENT OF SOCIAL AND HEALTH SERVICES. (1) Within the

department of social and health services, a background inquiry shall be completed prior to an applicant's appointment to a position which is directly responsible for the supervision, care or treatment of children or developmentally disabled persons, except as provided in subsection (4) of this section. The inquiry shall include an examination of the applicant's conviction records, pending criminal charges, and listing as a perpetrator on the department of social and health services central child abuse and neglect register. Inquiry findings shall be used solely for the purpose of determining the character, suitability, and competence of the applicant and may result in denial of employment only for positions covered by this section.

(2) The department of social and health services shall ensure that all applicants being considered for positions covered by this section are aware of the background inquiry requirement.

(3) Positions covered by this section are all positions which have either a direct or administrative accountability for the supervision, care, or treatment of residents or clients who are either children or developmentally disabled. Positions assigned duties that provide access to residents or clients who are either children or developmentally disabled, but which are not directly accountable for their supervision, care, or treatment are not covered by this section.

(4) Background inquiries shall be completed on applicants prior to any permanent or nonpermanent appointment into a position covered by this section except as waived by the secretary of the department of social and health services or designee. Such inquiries shall be completed only with written authorization of the applicant. Failure to provide written authorization shall disqualify the applicant for both appointment and referral to positions covered by this section. Employees who at the time of consideration for appointment have current probationary, trial service, or permanent status in positions covered by this section are exempt from the background inquiry requirement.

(5) A background inquiry shall be completed on applicants prior to an intermittent appointment to a position covered by this section. Individuals on intermittent appointments in positions covered by this section may not exceed twelve continuous months in such an appointment unless they are cleared following a subsequent background inquiry.

(6) Inquiry findings to be considered in determining the applicant's character, suitability and competence to perform in the position shall be limited to:

(a) Listing as a perpetrator on the department of social and health services central child abuse and neglect register within the last six years.

(b) Conviction of a felony directly related to the position sought if the date of conviction is less than ten years ago.

(c) Conviction of a felony directly related to the position sought, if the date of conviction is more than ten years ago but the date of prison release is less than seven years ago.

(d) Conviction of a gross misdemeanor or a misdemeanor if either is directly related to the position sought and the date of conviction or jail release, whichever is more recent, is less than seven years ago.

(e) Pending criminal charges directly related to the position.

For purposes of applying subsection (6)(b) through (e) of this section, the following offenses shall be considered directly related to all positions covered by this section: All crimes involving physical harm or threat of physical harm to persons, all sex related offenses, all public indecency/prostitution offenses, all offenses identified as being against children or developmentally disabled persons, and any two or more felony convictions within the last ten years.

(7) If the inquiry reveals information listed under subsection (6) of this section, no appointment decision shall be made prior to providing the applicant with an opportunity to present evidence to the appointing authority that the inquiry findings should have no bearing on the applicant's character, suitability and competence to perform in the position.

(8) In reviewing the inquiry findings the appointing authority shall take into consideration the recentness and seriousness of the crime, the number of previous offenses, the likelihood of rehabilitation, as well as the vulnerability of the clients to be cared for in determining the applicant's character, suitability, and competence to perform in the position. The decision of the appointing authority not to appoint an applicant following the review shall be final.

AMENDATORY SECTION (Amending Order 210, filed 10/17/84)

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

(2) Temporary appointments may be made at the same or lower level classes within the same or related class series as the classification of the position to which the appointment is made.

(3) Temporary appointments shall be reported to the director of personnel, or designee. A temporary appointment shall last no more than nine months for single appointments, or no more than nine cumulative months for multiple appointments within a continuous twelve-month period, except when a temporary appointment is made to replace a permanent employee who has been granted a leave of absence without pay in accordance with WAC 356-18-140, 356-39-120, and 356-39-130 or when a temporary appointment is made to replace a permanent employee who was appointed pursuant to WAC 356-39-040, 356-30-040, 356-30-065, and 356-30-070. In such cases, the temporary appointment may extend to thirty days after the date the permanent employee is scheduled to return.

(4) A two-month break in service shall occur since the last temporary appointment of the same person in the same agency, except for multiple appointments as indicated in subsection (3) of this section.

(5) Temporary appointees must meet the minimum qualifications of the class to which they are appointed. Established registers, certification, and referral services are available when making temporary appointments. An employee given a temporary appointment following certification from the register may enter a probationary or trial service period and subsequently gain permanent status when a change in agency needs results in the permanent availability of the position.

(6) Compensation of temporary appointees shall be consistent with the rules.

(7) An employee who accepts a temporary appointment to another classified position shall not achieve permanent status in the class to which the employee was temporarily appointed. (~~Upon termination of such temporary appointment, a permanent employee shall have the right to resume a permanent position at their former status and salary including any increments and/or adjustments that may have accrued.~~)

(8) A permanent employee who accepts a temporary appointment to a classified position in the same agency shall, upon termination of such temporary appointment, resume a permanent position at their former status and salary including any increments and/or adjustments that may have accrued.

(9) A permanent employee may accept a temporary appointment to a classified position in another state agency, provided both employers know and agree to such arrangement. The agreement shall assure the employee the right to resume a permanent position in one of the two state agencies at their former status and salary including any increments that may have accrued. Employees who accept a temporary appointment in another agency without first obtaining the agreement of both employers shall, at the conclusion of the temporary appointment, be placed on a service-wide reduction in force register for their former permanent classification.

(10) An employee's temporary appointment may be ended with one full working day's notice prior to the effective date. The employee receiving such notice shall not have the right of appeal or hearing.

AMENDATORY SECTION (Amending Order 142, filed 3/14/80)

WAC 356-30-070 APPOINTMENTS—ACTING. (1) An acting appointment is an appointment of a temporary nature made from within the service to a supervisory or managerial position.

(2) Acting appointments must be approved in advance by the director of personnel and shall not exceed six months; however, in the event of pending major organizational changes or a class study being conducted by the department of personnel affecting the position, the director of personnel may approve requests for month to month extensions for a period not to exceed ((30)) thirty days beyond the date of the appointment of a permanent incumbent to that position.

(3) Appointment shall be from among those employees interested and available to accept such an appointment regardless of minimum requirements. Primary consideration should, however, be given to eligibles on the agency promotional register for the class or for a related class as determined by the director of personnel and the agency.

(4) An employee accepting an acting appointment shall be paid according to the rule regarding promotion, and if competitively appointed to the position will continue the basic salary and periodic increment dates set under the acting conditions.

(5) An employee who accepts an acting appointment to another classified position shall not achieve permanent status in the higher class ((and upon termination of the acting appointment shall resume his/her permanent position and salary including increments which may have accrued)).

(6) A permanent employee who accepts an acting appointment to a position in the same agency shall, upon termination of such acting appointment, resume a permanent position at their former status and salary including any increments that may have accrued.

(7) A permanent employee may accept an acting appointment to a position in another state agency, provided both employers know and agree to such arrangement. The agreement shall assure the employee the right to resume a permanent position in one of the two state agencies at their former status and salary including any increments that may have accrued. Employees who accept an acting appointment in another agency without first obtaining the agreement of both employers shall, at the conclusion of the acting appointment, be placed on a service-wide reduction in force register for their former classification.

(8) An employee's acting appointment may be ended with one full working day's notice prior to the effective date. The employee receiving such notice shall not have the right of appeal or hearing.

AMENDATORY SECTION (Amending Order 112, filed 11/7/77)

WAC 356-30-145 PROJECT EMPLOYMENT. (1) Project employment when designated by the director, is the grouping together of employees whose length of employment is contingent on state, federal or other grant funding of specific and noncontinuing projects.

(2) Proposals for the designation of project employment will be initiated by the or one of the involved agencies and made to the director. Such proposal will include:

- (a) The nature and scope of the program.
- (b) Source and conditions of funding.
- (c) Relationship of project to regular operations and programs of the agencies.
- (d) Number of positions.
- (e) Duration.
- (f) Employee organizations affected.
- (g) Project employees benefits.

(3) Permanent employees in regular positions may transfer, promote, or voluntarily demote into project employment positions as provided by these rules unless prohibited by the contract that established the project.

(4) Positions in project employment will be designated as in the noncompetitive or competitive service as the situation and director determines. Positions in this grouping of employment will be so designated and the employees filling the positions will be notified, in writing, of the expected ending date of their employment.

(5) Project employees, who have transferred into project employment without permanent status, will gain permanent status upon completion of their probation period and shall be entitled to appropriate rights within project employment. Employees filling project positions, who have entered project employment through the noncompetitive procedure, may apply for regular positions via the open competitive route; once permanent project status has been gained, project employees may have their names placed on the transfer register for regular positions in the same or similar job classes for which permanent project status has been gained. In addition, permanent project employees may have their names placed on the voluntary demotion register for similar job classes for which permanent project status has been gained. Permanent project employees may not transfer or voluntarily demote directly into regular positions without first being certified from the appropriate register. Project employees who have gained permanent status within the boundaries of the project, and transfer or voluntarily demote into a regular position, will not be required to serve a probationary period. Project employees who are currently on the registers will continue to be on the registers and may be certified as provided in these rules.

(6) Employees who left a state agency with permanent status and came directly into project employment will continue to have promotional opportunities and transfer rights of their former position as though they were still employed in that agency. Also, employees with permanent status who entered project positions in the competitive service via the competitive procedure may be accepted as promotional candidates to regular positions as though they had been employees with permanent status with the sponsoring agency.

(7) Project employees who did not leave regular classified positions to accept project employment will have reduction in force rights within their project boundaries only and will compete according to "seniority" (—" except employees who left regular positions to accept project employment will have the reduction in force rights of the position they left. This time spent in project employment will also be credited to the employees' seniority for use in competing in the regular state positions, provided there is no break in service)"). Names of project employees

separated by reduction in force actions, who did not leave regular classified positions to accept project employment, will be placed on the re-employment register WAC 356-26-030(9) for the usual life of that register.

(8) Employees who leave regular classified positions to accept an appointment to a project position in the same agency will have reduction in force rights of the position they left.

(9) Employees in regular classified positions may accept an appointment to a project position in another state agency, provided both employers know and agree to such arrangement. The agreement shall assure the employee the right to resume a permanent position in one of the two state agencies at the conclusion of the project appointment. Employees who accept a project appointment in another agency without first obtaining the agreement of both employers shall, at the conclusion of the project appointment, be placed on a service-wide reduction in force register for their former classification.

(10) Project employees who enter regular state positions without incurring a break in service will be credited with seniority for the time spent in project positions. The time spent in project employment will also be credited toward periodic increment dates, annual leave, sick leave and other benefits provided to employees in these rules and/or as provided in project contracts.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-30-090 TEMPORARY EMPLOYMENT—EMPLOYMENT—PERMANENT EMPLOYEES—STATUS.

AMENDATORY SECTION (Amending Order 232, filed 9/18/85)

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, 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 356-05-390. Ties in seniority will be broken by first measuring the employees' last continuous time within their current classification; if the tie still exists, by measuring the employees' last continuous time in their current agency; and if the tie still exists, by lot.

(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. Employment projects, established under the provisions of WAC 356-30-145, Project employment, are distinct layoff units, separate and exclusive of any other defined layoff unit or employment project. Seasonal career layoff units, established under the provisions of WAC 356-30-130, Seasonal career employment, are distinct layoff units, separate and exclusive of any other defined layoff 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.

(l) Options of other than permanent positions as named in (m) of this subsection 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) of this subsection, 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) Options to positions which are covered by WAC 356-26-140 may be exercised only by employees who, at the time are notified they are scheduled for reduction in force:

(a) Are exempt from a background inquiry by WAC 356-26-140(4); or

(b) Authorize a background inquiry and are cleared for appointment as a result of the inquiry.

WSR 86-22-077
PROPOSED RULES
DEPARTMENT OF ECOLOGY

[Filed November 5, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning Snoqualmie, city of, amending WAC 173-19-2523.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 16, 1986.

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

This notice is connected to and continues the matter in Notice No. WSR 86-21-108 filed with the code reviser's office on October 20, 1986.

Dated: November 5, 1986

By: Phillip C. Johnson
Deputy Director, Programs

Table of WAC Sections Affected

KEY TO TABLE

Symbols:

- AMD = Amendment of existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- RE-AD = Readoption of existing section
- REP = Repeal of existing section
- REAFF = Order assuming and reaffirming rules
- REMOV = Removal of rule pursuant to RCW 34.04.050(5)
- RESCIND = Rescind previous emergency rule
- 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 Supplement.

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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16-470-240	NEW-E	86-08-009	24-12-010	AMD-E	86-18-033	30-04-070	NEW	86-08-072
16-470-240	NEW-P	86-10-048	24-12-010	AMD-P	86-18-034	30-04-080	NEW	86-08-072
16-470-240	NEW	86-14-097	24-12-010	AMD	86-21-088	30-04-090	NEW	86-08-072
16-470-300	AMD-P	86-03-075	25-24-010	AMD-E	86-08-082	30-04-100	NEW	86-08-072
16-470-300	AMD	86-07-020	25-24-020	AMD-E	86-08-082	30-04-110	NEW	86-08-072
16-470-500	NEW-E	86-21-090	25-24-040	AMD-E	86-08-082	30-04-120	NEW	86-08-072
16-470-510	NEW-E	86-21-090	25-24-050	AMD-E	86-08-082	30-08-010	NEW	86-08-072
16-470-520	NEW-E	86-21-090	25-24-060	AMD-E	86-08-082	30-08-020	NEW	86-08-072
16-470-530	NEW-E	86-21-090	25-24-070	AMD-E	86-08-082	30-08-030	NEW	86-08-072
16-488	AMD-C	86-17-049	25-42-010	NEW-P	86-09-038	30-08-040	NEW	86-08-072
16-488-001	REP-P	86-14-023	25-42-010	NEW	86-13-002	30-08-050	NEW	86-08-072
16-488-001	REP	86-19-002	25-42-020	NEW-P	86-09-038	30-08-060	NEW	86-08-072
16-488-002	NEW-P	86-14-023	25-42-020	NEW	86-13-002	30-08-070	NEW	86-08-072
16-488-002	NEW	86-19-002	25-42-030	NEW-P	86-09-038	30-12-010	NEW	86-08-072
16-488-005	REP-P	86-14-023	25-42-030	NEW	86-13-002	30-12-020	NEW	86-08-072
16-488-005	REP	86-19-002	25-42-040	NEW-P	86-09-038	30-12-030	NEW	86-08-072
16-488-006	NEW-P	86-14-023	25-42-040	NEW	86-13-002	30-12-040	NEW	86-08-072
16-488-006	NEW	86-19-002	25-42-050	NEW-P	86-09-038	30-12-050	NEW	86-08-072
16-488-010	AMD-P	86-14-023	25-42-050	NEW	86-13-002	30-12-060	NEW	86-08-072
16-488-010	AMD	86-19-002	25-42-060	NEW-P	86-09-038	30-12-070	NEW	86-08-072
16-488-015	AMD-P	86-14-023	25-42-060	NEW	86-13-002	30-12-080	NEW	86-08-072
16-488-015	AMD	86-19-002	25-42-070	NEW-P	86-09-038	30-12-090	NEW	86-08-072
16-488-020	REP-P	86-14-023	25-42-070	NEW	86-13-002	30-12-100	NEW	86-08-072
16-488-020	REP	86-19-002	25-42-080	NEW-P	86-09-038	30-12-110	NEW	86-08-072
16-488-025	AMD-P	86-14-023	25-42-080	NEW	86-13-002	30-12-120	NEW	86-08-072
16-488-025	AMD	86-19-002	25-42-090	NEW-P	86-09-038	30-12-130	NEW	86-08-072
16-488-030	AMD-P	86-14-023	25-42-090	NEW	86-13-002	30-12-140	NEW	86-08-072
16-488-030	AMD	86-19-002	25-42-100	NEW-P	86-09-038	30-12-150	NEW	86-08-072
16-488-035	REP-P	86-14-023	25-42-100	NEW	86-13-002	30-12-160	NEW	86-08-072
16-488-035	REP	86-19-002	25-42-110	NEW-P	86-09-038	30-12-170	NEW	86-08-072
16-488-040	REP-P	86-14-023	25-42-110	NEW	86-13-002	51-10	AMD-P	86-14-094
16-488-040	REP	86-19-002	25-42-120	NEW-P	86-09-038	51-12-102	AMD-P	86-06-058
16-488-990	NEW-P	86-14-023	25-42-120	NEW	86-13-002	51-12-102	AMD-E	86-06-059
16-488-990	NEW	86-19-002	25-42-130	NEW-P	86-09-038	51-12-102	AMD	86-11-013
16-488-995	NEW-P	86-14-023	25-42-130	NEW	86-13-002	51-12-102	AMD-P	86-16-071
16-488-995	NEW	86-19-002	25-48-010	NEW-P	86-09-039	51-12-102	AMD	86-20-024
16-524-040	AMD-P	86-06-045	25-48-010	NEW	86-13-001	51-12-201	AMD-P	86-16-071
16-524-040	AMD	86-13-057	25-48-020	NEW-P	86-09-039	51-12-201	AMD	86-20-024
16-536-040	AMD-P	86-09-079	25-48-020	NEW	86-13-001	51-12-304	AMD-P	86-16-071
16-536-040	AMD-E	86-15-001	25-48-030	NEW-P	86-09-039	51-12-304	AMD	86-20-024
16-536-040	AMD	86-15-002	25-48-030	NEW	86-13-001	51-12-402	AMD-P	86-16-071
16-560-06001	AMD-P	86-07-051	25-48-040	NEW-P	86-09-039	51-12-402	AMD	86-20-024
16-560-06001	AMD	86-14-066	25-48-040	NEW	86-13-001	51-12-404	AMD-P	86-06-058
16-561-010	AMD-P	86-06-046	25-48-050	NEW-P	86-09-039	51-12-404	AMD-E	86-06-059
16-561-010	AMD	86-13-012	25-48-050	NEW	86-13-001	51-12-404	AMD	86-11-013
16-561-020	AMD-P	86-06-046	25-48-060	NEW-P	86-09-039	51-12-411	AMD-P	86-06-058
16-561-020	AMD	86-13-012	25-48-060	NEW	86-13-001	51-12-411	AMD-E	86-06-059
16-561-040	AMD-P	86-06-046	25-48-070	NEW-P	86-09-039	51-12-411	AMD	86-11-013
16-561-040	AMD	86-13-012	25-48-070	NEW	86-13-001	51-12-426	AMD-P	86-06-058
16-561-041	AMD-P	86-06-046	25-48-080	NEW-P	86-09-039	51-12-426	AMD-E	86-06-059
16-561-041	AMD	86-13-012	25-48-080	NEW	86-13-001	51-12-426	AMD	86-11-013
16-570-010	NEW-P	86-12-065	25-48-090	NEW-P	86-09-039	51-12-426	AMD-P	86-16-071
16-570-010	NEW-E	86-12-066	25-48-090	NEW	86-13-001	51-12-426	AMD	86-20-024
16-570-010	NEW-C	86-15-063	25-48-100	NEW-P	86-09-039	51-12-601	AMD-P	86-06-058
16-570-010	NEW	86-16-023	25-48-100	NEW	86-13-001	51-12-601	AMD-E	86-06-059
16-570-020	NEW-P	86-12-065	25-48-105	NEW-P	86-09-039	51-12-601	AMD	86-11-013
16-570-020	NEW-E	86-12-066	25-48-105	NEW	86-13-001	51-12-601	AMD-P	86-16-071
16-570-020	NEW-C	86-15-063	25-48-110	NEW-P	86-09-039	51-12-601	AMD	86-20-024
16-570-020	NEW	86-16-023	25-48-110	NEW	86-13-001	51-12-602	AMD-P	86-06-058
16-570-030	NEW-P	86-12-065	25-48-120	NEW-P	86-09-039	51-12-602	AMD-E	86-06-059
16-570-030	NEW-E	86-12-066	25-48-120	NEW	86-13-001	51-12-602	AMD	86-11-013
16-570-030	NEW-C	86-15-063	25-48-130	NEW-P	86-09-039	51-12-608	AMD-P	86-06-058
16-570-030	NEW	86-16-023	25-48-130	NEW	86-13-001	51-12-608	AMD-E	86-06-059
16-570-040	NEW-E	86-16-017	25-48-140	NEW-P	86-09-039	51-12-608	AMD	86-11-013
16-654-050	NEW	86-04-026	25-48-140	NEW	86-13-001	51-16-060	AMD-P	86-20-095
16-654-060	NEW	86-04-026	30-01-010	NEW	86-08-072	60-12-010	AMD-P	86-21-130
16-750-010	AMD-P	86-04-062	30-01-020	NEW	86-08-072	67-35-150	AMD-P	86-04-063
16-750-010	AMD	86-07-024	30-01-030	NEW	86-08-072	67-35-150	AMD	86-08-010
16-752-001	NEW-E	86-15-054	30-01-040	NEW	86-08-072	67-35-230	AMD-P	86-04-063
16-752-001	NEW-P	86-16-073	30-01-050	NEW	86-08-072	67-35-230	AMD	86-08-010
16-752-001	NEW	86-19-060	30-01-060	NEW	86-08-072	82-50-021	AMD-P	86-14-065
16-752-005	NEW-E	86-15-054	30-04-010	NEW	86-08-072	82-50-021	AMD	86-17-001

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82-60-020	NEW-E 86-16-018	106-72-260	REP-P 86-20-045	106-136-110	REP-P 86-20-045
82-60-030	NEW-E 86-16-018	106-72-270	REP-P 86-20-045	106-136-200	REP-P 86-20-045
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100-100-010	AMD 86-21-084	106-72-450	NEW-P 86-20-045	106-136-206	REP-P 86-20-045
100-100-020	REP-E 86-14-013	106-72-460	NEW-P 86-20-045	106-136-207	REP-P 86-20-045
100-100-020	AMD-P 86-16-084	106-72-470	NEW-P 86-20-045	106-136-208	REP-P 86-20-045
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100-100-030	REP-E 86-14-013	106-72-490	NEW-P 86-20-045	106-136-300	REP-P 86-20-045
100-100-030	AMD-P 86-16-084	106-72-500	NEW-P 86-20-045	106-136-400	REP-P 86-20-045
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100-100-040	AMD 86-21-084	106-72-540	NEW-P 86-20-045	106-136-510	REP-P 86-20-045
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100-100-052	NEW 86-21-084	106-72-590	NEW-P 86-20-045	106-136-524	REP-P 86-20-045
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100-100-060	AMD-P 86-16-084	106-72-610	NEW-P 86-20-045	106-136-526	REP-P 86-20-045
100-100-060	AMD 86-21-084	106-112-001	REP-P 86-20-045	106-136-527	REP-P 86-20-045
100-100-070	REP-E 86-14-013	106-112-010	REP-P 86-20-045	106-136-528	REP-P 86-20-045
100-100-070	AMD-P 86-16-084	106-112-011	REP-P 86-20-045	106-136-529	REP-P 86-20-045
100-100-070	AMD 86-21-084	106-112-100	REP-P 86-20-045	106-136-590	REP-P 86-20-045
100-100-075	REP-E 86-14-013	106-112-101	REP-P 86-20-045	106-136-591	REP-P 86-20-045
100-100-075	AMD-P 86-16-084	106-112-105	REP-P 86-20-045	106-136-600	REP-P 86-20-045
100-100-075	AMD 86-21-084	106-112-200	REP-P 86-20-045	106-136-601	REP-P 86-20-045
100-100-080	REP-E 86-14-013	106-112-210	REP-P 86-20-045	106-136-602	REP-P 86-20-045
100-100-080	AMD-P 86-16-084	106-112-220	REP-P 86-20-045	106-136-605	REP-P 86-20-045
100-100-080	AMD 86-21-084	106-112-230	REP-P 86-20-045	106-136-620	REP-P 86-20-045
100-100-085	NEW-P 86-16-084	106-112-240	REP-P 86-20-045	106-136-625	REP-P 86-20-045
100-100-085	NEW 86-21-084	106-112-300	REP-P 86-20-045	106-136-630	REP-P 86-20-045
100-100-090	REP-E 86-14-013	106-112-301	REP-P 86-20-045	106-136-631	REP-P 86-20-045
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100-100-1100	NEW-P 86-16-084	106-112-320	REP-P 86-20-045	106-136-640	REP-P 86-20-045
100-100-1200	NEW-P 86-16-084	106-112-330	REP-P 86-20-045	106-136-641	REP-P 86-20-045
100-100-1300	NEW-P 86-16-084	106-112-340	REP-P 86-20-045	106-136-642	REP-P 86-20-045
100-100-1400	NEW-P 86-16-084	106-112-350	REP-P 86-20-045	106-136-643	REP-P 86-20-045
100-100-1500	NEW-P 86-16-084	106-112-360	REP-P 86-20-045	106-136-644	REP-P 86-20-045
100-100-1525	NEW-P 86-16-084	106-116-050	REP-P 86-20-045	106-136-645	REP-P 86-20-045
100-100-1550	NEW-P 86-16-084	106-116-200	REP-P 86-20-045	106-136-646	REP-P 86-20-045
100-100-1600	NEW-P 86-16-084	106-116-201	AMD-P 86-20-045	106-136-650	REP-P 86-20-045
100-100-1700	NEW-P 86-16-084	106-116-203	AMD-P 86-20-045	106-136-660	REP-P 86-20-045
100-100-1900	NEW-P 86-16-084	106-116-205	AMD-P 86-20-045	106-136-670	REP-P 86-20-045
100-100-1910	NEW-P 86-16-084	106-116-206	AMD-P 86-20-045	106-136-680	REP-P 86-20-045
100-100-1989	NEW-P 86-16-084	106-116-208	AMD-P 86-20-045	106-136-900	REP-P 86-20-045
100-100-1989	NEW 86-21-084	106-116-210	AMD-P 86-20-045	106-136-910	REP-P 86-20-045
100-100-900	NEW 86-21-084	106-116-211	REP-P 86-20-045	106-136-911	REP-P 86-20-045
100-101-010	NEW-E 86-14-013	106-116-212	AMD-P 86-20-045	106-136-912	REP-P 86-20-045
100-101-020	NEW-E 86-14-013	106-116-303	AMD-P 86-20-045	106-136-915	REP-P 86-20-045
100-101-030	NEW-E 86-14-013	106-116-305	AMD-P 86-20-045	106-136-920	REP-P 86-20-045
100-101-040	NEW-E 86-14-013	106-116-305.1	REP-P 86-20-045	106-140	AMD-P 86-20-045
100-101-050	NEW-E 86-14-013	106-116-410	NEW-P 86-20-045	106-140-001	REP-P 86-20-045
100-101-052	NEW-E 86-14-013	106-116-513	AMD-P 86-20-045	106-140-020	AMD-P 86-20-045
100-101-060	NEW-E 86-14-013	106-116-514	AMD-P 86-20-045	106-140-021	AMD-P 86-20-045
100-101-070	NEW-E 86-14-013	106-116-603	AMD-P 86-20-045	106-140-023	NEW-P 86-20-045
100-101-075	NEW-E 86-14-013	106-120-027	AMD-P 86-20-045	106-140-025	NEW-P 86-20-045
100-101-080	NEW-E 86-14-013	106-124-100	REP-P 86-20-045	106-140-027	NEW-P 86-20-045
100-101-085	NEW-E 86-14-013	106-124-101	REP-P 86-20-045	106-140-030	REP-P 86-20-045
100-101-1989	NEW-E 86-14-013	106-124-102	REP-P 86-20-045	106-140-040	AMD-P 86-20-045
100-101-900	NEW-E 86-14-013	106-124-105	REP-P 86-20-045	106-140-053	REP-P 86-20-045
106-08-001	AMD-P 86-20-045	106-124-110	REP-P 86-20-045	106-140-101	REP-P 86-20-045
106-72	AMD-P 86-20-045	106-124-120	REP-P 86-20-045	106-140-120	AMD-P 86-20-045
106-72-005	NEW-P 86-20-045	106-124-121	REP-P 86-20-045	106-140-121	AMD-P 86-20-045
106-72-010	REP-P 86-20-045	106-124-122	REP-P 86-20-045	106-140-131	NEW-P 86-20-045
106-72-015	NEW-P 86-20-045	106-124-123	REP-P 86-20-045	106-140-133	NEW-P 86-20-045
106-72-025	NEW-P 86-20-045	106-124-130	REP-P 86-20-045	106-140-135	NEW-P 86-20-045
106-72-100	REP-P 86-20-045	106-124-131	REP-P 86-20-045	106-140-137	NEW-P 86-20-045
106-72-110	REP-P 86-20-045	106-124-150	NEW-P 86-20-045	106-140-140	REP-P 86-20-045
106-72-120	REP-P 86-20-045	106-124-801	AMD-P 86-20-045	106-140-145	REP-P 86-20-045
106-72-140	REP-P 86-20-045	106-124-802	REP-P 86-20-045	106-140-146	REP-P 86-20-045
106-72-230	REP-P 86-20-045	106-136-100	REP-P 86-20-045	106-140-150	REP-P 86-20-045

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106-140-153	REP-P	86-20-045	106-172-772	AMD-P	86-20-045	131-28-045	AMD-P	86-19-070
106-140-154	REP-P	86-20-045	106-276	AMD-P	86-20-045	131-28-045	AMD	86-22-026
106-140-155	REP-P	86-20-045	106-276-010	AMD-P	86-20-045	131-32-030	NEW-E	86-11-059
106-140-157	REP-P	86-20-045	106-276-030	AMD-P	86-20-045	131-32-030	NEW-P	86-12-056
106-140-159	REP-P	86-20-045	106-276-060	AMD-P	86-20-045	131-32-030	NEW-C	86-21-021
106-140-401	NEW-P	86-20-045	106-276-080	AMD-P	86-20-045	131-32-030	NEW	86-22-028
106-140-410	NEW-P	86-20-045	106-276-110	AMD-P	86-20-045	131-32-035	NEW-E	86-11-059
106-140-411	NEW-P	86-20-045	106-276-200	REP-P	86-20-045	131-32-035	NEW-P	86-12-056
106-140-527	NEW-P	86-20-045	106-276-210	REP-P	86-20-045	131-32-035	NEW-C	86-21-021
106-140-528	NEW-P	86-20-045	106-276-220	REP-P	86-20-045	131-32-035	NEW	86-22-028
106-140-600	NEW-P	86-20-045	106-325-010	NEW-P	86-20-045	131-32-040	NEW-E	86-11-059
106-140-601	NEW-P	86-20-045	113-12-075	NEW-P	86-07-057	131-32-040	NEW-P	86-12-056
106-140-605	NEW-P	86-20-045	113-12-075	NEW	86-10-039	131-32-040	NEW-C	86-21-021
106-140-632	NEW-P	86-20-045	113-12-080	AMD-P	86-07-057	131-32-040	NEW	86-22-028
106-140-640	NEW-P	86-20-045	113-12-080	AMD	86-10-039	132H-120-060	REP-P	86-13-047
106-140-660	NEW-P	86-20-045	114-12-115	NEW-P	86-03-082	132H-120-060	REP	86-19-036
106-140-670	NEW-P	86-20-045	114-12-115	NEW	86-06-043	132H-120-062	NEW-P	86-13-047
106-140-680	NEW-P	86-20-045	114-12-155	NEW-P	86-03-082	132H-120-062	NEW	86-19-036
106-156	AMD-P	86-20-045	114-12-155	NEW	86-06-043	132H-160-550	NEW-E	86-09-045
106-156-011	AMD-P	86-20-045	114-12-155	REVIEW	86-14-107	132H-160-550	NEW-P	86-09-046
106-156-016	REP-P	86-20-045	114-12-155	AMD-P	86-19-075	132H-160-550	NEW	86-18-038
106-156-017	REP-P	86-20-045	114-12-165	NEW-P	86-03-082	132J-136-020	REP-P	86-06-044
106-156-020	REP-P	86-20-045	114-12-165	NEW	86-06-043	132J-136-025	REP-P	86-06-044
106-156-021	REP-P	86-20-045	114-12-165	REVIEW	86-14-107	132J-136-030	REP-P	86-06-044
106-156-022	REP-P	86-20-045	114-12-165	REP-P	86-19-075	132J-136-040	REP-P	86-06-044
106-156-023	REP-P	86-20-045	114-12-165	REP	86-22-065	132J-136-050	REP-P	86-06-044
106-156-024	REP-P	86-20-045	118-06-010	REP-P	86-06-037	132K-04-001	AMD-P	86-11-047
106-156-025	REP-P	86-20-045	118-06-020	REP-P	86-06-037	132K-04-001	AMD	86-15-020
106-156-026	REP-P	86-20-045	118-06-030	REP-P	86-06-037	132K-04-050	AMD-P	86-11-047
106-156-027	REP-P	86-20-045	118-06-040	REP-P	86-06-037	132K-04-050	AMD	86-15-020
106-156-028	REP-P	86-20-045	118-06-050	REP-P	86-06-037	132K-04-080	AMD-P	86-11-047
106-156-030	REP-P	86-20-045	118-06-060	REP-P	86-06-037	132K-04-080	AMD	86-15-020
106-156-040	REP-P	86-20-045	118-06-070	REP-P	86-06-037	132K-04-110	AMD-P	86-11-047
106-156-041	REP-P	86-20-045	118-06-080	REP-P	86-06-037	132K-04-110	AMD	86-15-020
106-156-051	REP-P	86-20-045	118-07-010	REP-P	86-06-037	132K-04-130	AMD-P	86-11-047
106-156-052	REP-P	86-20-045	118-07-020	REP-P	86-06-037	132K-04-130	AMD	86-15-020
106-156-053	REP-P	86-20-045	118-07-030	REP-P	86-06-037	132K-12-180	AMD-P	86-11-047
106-156-054	REP-P	86-20-045	118-07-040	REP-P	86-06-037	132K-12-180	AMD	86-15-020
106-156-055	REP-P	86-20-045	118-07-050	REP-P	86-06-037	132K-12-242	AMD-P	86-11-047
106-156-056	REP-P	86-20-045	118-07-060	REP-P	86-06-037	132K-12-242	AMD	86-15-020
106-156-060	REP-P	86-20-045	118-08-010	REP-P	86-06-037	132K-16-010	AMD-P	86-11-047
106-156-061	REP-P	86-20-045	118-08-020	REP-P	86-06-037	132K-16-010	AMD	86-15-020
106-156-062	REP-P	86-20-045	118-08-030	REP-P	86-06-037	132K-16-040	AMD-P	86-11-047
106-156-063	REP-P	86-20-045	118-08-040	REP-P	86-06-037	132K-16-040	AMD	86-15-020
106-156-064	REP-P	86-20-045	118-08-050	REP-P	86-06-037	132K-16-060	AMD-P	86-11-047
106-156-065	REP-P	86-20-045	118-08-060	REP-P	86-06-037	132K-16-060	AMD	86-15-020
106-156-066	REP-P	86-20-045	118-08-070	REP-P	86-06-037	132K-16-070	AMD-P	86-11-047
106-156-067	REP-P	86-20-045	118-30-010	NEW-P	86-06-037	132K-16-070	AMD	86-15-020
106-156-070	REP-P	86-20-045	118-30-010	NEW	86-15-068	132K-20-010	AMD-P	86-11-047
106-156-071	REP-P	86-20-045	118-30-020	NEW-P	86-06-037	132K-20-010	AMD	86-15-020
106-156-072	REP-P	86-20-045	118-30-020	NEW	86-15-068	132K-20-020	AMD-P	86-11-047
106-156-073	REP-P	86-20-045	118-30-030	NEW-P	86-06-037	132K-20-020	AMD	86-15-020
106-156-074	REP-P	86-20-045	118-30-030	NEW	86-15-068	132K-20-070	AMD-P	86-11-047
106-156-075	REP-P	86-20-045	118-30-040	NEW-P	86-06-037	132K-20-070	AMD	86-15-020
106-156-076	REP-P	86-20-045	118-30-040	NEW	86-15-068	132K-20-080	AMD-P	86-11-047
106-156-077	REP-P	86-20-045	118-30-050	NEW-P	86-06-037	132K-20-080	AMD	86-15-020
106-156-078	REP-P	86-20-045	118-30-050	NEW	86-15-068	132K-20-080	AMD-P	86-11-047
106-156-079	REP-P	86-20-045	118-30-060	NEW-P	86-06-037	132K-116-010	AMD-P	86-11-047
106-156-080	REP-P	86-20-045	118-30-060	NEW	86-15-068	132K-116-010	AMD	86-15-020
106-156-081	REP-P	86-20-045	118-30-070	NEW-P	86-06-037	132K-116-025	AMD-P	86-11-047
106-156-082	REP-P	86-20-045	118-30-070	NEW	86-15-068	132K-116-065	AMD-P	86-11-047
106-160-005	AMD-P	86-20-045	118-30-080	NEW-P	86-06-037	132K-116-065	AMD	86-15-020
106-160-007	REP-P	86-20-045	118-30-080	NEW	86-15-068	132K-116-135	AMD-P	86-11-047
106-160-010	AMD-P	86-20-045	130-20-010	NEW-E	86-16-034	132K-116-135	AMD	86-15-020
106-160-036	REP-P	86-20-045	130-20-020	NEW-E	86-16-034	132K-116-140	AMD-P	86-11-047
106-164-901	REP-P	86-20-045	130-20-030	NEW-E	86-16-034	132K-116-140	AMD	86-15-020
106-164-910	REP-P	86-20-045	130-20-040	NEW-E	86-16-034	132K-120	AMD-P	86-11-047
106-164-911	REP-P	86-20-045	130-20-050	NEW-E	86-16-034	132K-120	AMD	86-15-020
106-164-912	REP-P	86-20-045	131-08-010	NEW	86-05-004	132K-120-010	AMD-P	86-11-047
106-164-913	REP-P	86-20-045	131-16-011	AMD-P	86-16-063	132K-120-010	AMD	86-15-020
106-164-914	REP-P	86-20-045	131-16-011	AMD-C	86-19-040	132K-120-015	AMD-P	86-11-047
106-172-711	AMD-P	86-20-045	131-16-011	AMD	86-22-027	132K-120-015	AMD	86-15-020
106-172-721	AMD-P	86-20-045	131-28-025	AMD-P	86-19-077	132K-120-020	AMD-P	86-11-047
106-172-731	AMD-P	86-20-045	131-28-040	AMD-E	86-19-052	132K-120-020	AMD	86-15-020
106-172-733	AMD-P	86-20-045	131-28-040	AMD-P	86-19-070	132K-120-025	AMD-P	86-11-047
106-172-763	AMD-P	86-20-045	131-28-040	AMD	86-22-026	132K-120-025	AMD	86-15-020

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132K-120-065	AMD-P	86-11-047	136-200-040	AMD	86-21-076	139-01-475	NEW-P	86-15-072
132K-120-065	AMD	86-15-020	136-220-020	AMD-P	86-17-097	139-01-475	NEW	86-19-021
132K-120-085	AMD-P	86-11-047	136-220-020	AMD	86-21-076	139-01-510	NEW-P	86-15-072
132K-120-085	AMD	86-15-020	136-220-030	AMD-P	86-17-097	139-01-510	NEW	86-19-021
132K-122-010	AMD-P	86-11-047	136-220-030	AMD	86-21-076	139-01-515	NEW-P	86-15-072
132K-122-010	AMD	86-15-020	136-230-010	NEW-P	86-17-097	139-01-515	NEW	86-19-021
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132K-122-020	AMD	86-15-020	136-230-020	NEW-P	86-17-097	139-01-520	NEW	86-19-021
132K-122-030	AMD-P	86-11-047	136-230-020	NEW-W	86-21-056	139-01-525	NEW-P	86-15-072
132K-122-030	AMD	86-15-020	136-230-030	NEW-P	86-17-097	139-01-525	NEW	86-19-021
132K-122-040	AMD-P	86-11-047	136-230-030	NEW-W	86-21-056	139-01-530	NEW-P	86-15-072
132K-122-040	AMD	86-15-020	137-08-060	AMD-P	86-07-066	139-01-530	NEW	86-19-021
132K-122-080	AMD-P	86-11-047	137-08-060	AMD	86-10-010	139-01-535	NEW-P	86-15-072
132K-122-080	AMD	86-15-020	137-08-070	AMD-P	86-07-066	139-01-535	NEW	86-19-021
132K-122-100	AMD-P	86-11-047	137-08-070	AMD	86-10-010	139-01-540	NEW-P	86-15-072
132K-122-100	AMD	86-15-020	137-08-140	AMD-P	86-07-066	139-01-540	NEW	86-19-021
132K-122-120	AMD-P	86-11-047	137-08-140	AMD	86-10-010	139-01-545	NEW-P	86-15-072
132K-122-120	AMD	86-15-020	137-48-040	AMD-P	86-18-032	139-01-545	NEW	86-19-021
132K-122-130	AMD-P	86-11-047	137-48-040	AMD	86-21-058	139-01-550	NEW-P	86-15-072
132K-122-130	AMD	86-15-020	137-54-030	AMD-P	86-04-015	139-01-550	NEW	86-19-021
132K-276-040	AMD-P	86-11-047	137-54-030	AMD	86-07-034	139-01-555	NEW-P	86-15-072
132K-276-040	AMD	86-15-020	137-56-010	AMD	86-06-012	139-01-555	NEW	86-19-021
132K-995-990	AMD-P	86-11-047	137-56-015	NEW-E	86-03-058	139-01-560	NEW-P	86-15-072
132K-995-990	AMD	86-15-020	137-56-015	NEW-P	86-03-059	139-01-560	NEW	86-19-021
132Q-01-005	NEW	86-04-010	137-56-015	NEW	86-06-039	139-01-565	NEW-P	86-15-072
132Q-01-010	NEW	86-04-010	137-56-095	NEW	86-06-012	139-01-565	NEW	86-19-021
132Q-01-020	NEW	86-04-010	137-56-100	AMD	86-06-012	139-01-570	NEW-P	86-15-072
132Q-01-030	NEW	86-04-010	137-56-110	NEW	86-06-012	139-01-570	NEW	86-19-021
132Q-01-040	NEW	86-04-010	137-56-160	AMD	86-06-012	139-01-575	NEW-P	86-15-072
132Q-01-050	NEW	86-04-010	137-56-170	AMD	86-06-012	139-01-575	NEW	86-19-021
132S-30-011	AMD-P	86-10-033	137-56-180	AMD	86-06-012	139-01-610	NEW-P	86-15-072
132S-30-011	AMD-P	86-16-001	137-56-190	AMD	86-06-012	139-01-610	NEW	86-19-021
132S-30-011	AMD	86-16-010	137-56-200	AMD	86-06-012	139-01-615	NEW-P	86-15-072
132S-30-011	AMD	86-21-030	137-56-210	AMD	86-06-012	139-01-615	NEW	86-19-021
132S-30-042	AMD-P	86-10-033	137-56-220	AMD	86-06-012	139-01-620	NEW-P	86-15-072
132S-30-042	AMD	86-16-010	137-56-230	AMD	86-06-012	139-01-620	NEW	86-19-021
132S-30-044	REP-P	86-10-033	137-56-240	AMD	86-06-012	139-01-625	NEW-P	86-15-072
132S-30-044	REP	86-16-010	137-56-250	AMD	86-06-012	139-01-625	NEW	86-19-021
132S-30-046	REP-P	86-10-033	137-56-280	NEW	86-06-012	139-01-630	NEW-P	86-15-072
132S-30-046	REP	86-16-010	139-01-100	NEW-P	86-15-072	139-01-630	NEW	86-19-021
132S-30-048	REP-P	86-10-033	139-01-100	NEW	86-19-021	139-01-710	NEW-P	86-15-072
132S-30-048	REP	86-16-010	139-01-110	NEW-P	86-15-072	139-01-710	NEW	86-19-021
132S-30-064	AMD-P	86-10-033	139-01-110	NEW	86-19-021	139-01-715	NEW-P	86-15-072
132S-30-064	AMD	86-16-010	139-01-210	NEW-P	86-15-072	139-01-715	NEW	86-19-021
132S-30-082	AMD-P	86-10-033	139-01-210	NEW	86-19-021	139-01-720	NEW-P	86-15-072
132S-30-082	AMD	86-16-010	139-01-310	NEW-P	86-15-072	139-01-720	NEW	86-19-021
132S-30-084	AMD-P	86-10-033	139-01-310	NEW	86-19-021	139-01-725	NEW-P	86-15-072
132S-30-084	AMD	86-16-010	139-01-320	NEW-P	86-15-072	139-01-725	NEW	86-19-021
132V-120-330	NEW-P	86-22-049	139-01-320	NEW	86-19-021	139-01-730	NEW-P	86-15-072
136-60-010	NEW-P	86-17-097	139-01-330	NEW-P	86-15-072	139-01-730	NEW	86-19-021
136-60-010	NEW-C	86-21-032	139-01-330	NEW	86-19-021	139-01-735	NEW-P	86-15-072
136-60-020	NEW-P	86-17-097	139-01-410	NEW-P	86-15-072	139-01-735	NEW	86-19-021
136-60-020	NEW-C	86-21-032	139-01-410	NEW	86-19-021	139-01-810	NEW-P	86-15-072
136-60-030	NEW-P	86-17-097	139-01-415	NEW-P	86-15-072	139-01-810	NEW	86-19-021
136-60-030	NEW-C	86-21-032	139-01-415	NEW	86-19-021	139-01-820	NEW-P	86-15-072
136-60-040	NEW-P	86-17-097	139-01-420	NEW-P	86-15-072	139-01-820	NEW	86-19-021
136-60-040	NEW-C	86-21-032	139-01-420	NEW	86-19-021	139-04-010	REP-P	86-15-072
136-60-050	NEW-P	86-17-097	139-01-425	NEW-P	86-15-072	139-04-010	REP	86-19-021
136-60-050	NEW-C	86-21-032	139-01-425	NEW	86-19-021	139-04-020	REP-P	86-15-072
136-60-060	NEW-P	86-17-097	139-01-430	NEW-P	86-15-072	139-04-020	REP	86-19-021
136-60-060	NEW-C	86-21-032	139-01-430	NEW	86-19-021	139-05-200	NEW-P	86-15-072
136-130-030	AMD	86-06-005	139-01-435	NEW-P	86-15-072	139-05-200	NEW	86-19-021
136-130-050	AMD	86-06-005	139-01-435	NEW	86-19-021	139-05-210	NEW-P	86-15-072
136-130-050	AMD-P	86-17-097	139-01-440	NEW-P	86-15-072	139-05-210	NEW	86-19-021
136-130-050	AMD	86-21-076	139-01-440	NEW	86-19-021	139-05-220	NEW-P	86-15-072
136-130-070	AMD	86-06-005	139-01-445	NEW-P	86-15-072	139-05-220	NEW	86-19-021
136-150-010	AMD	86-06-005	139-01-445	NEW	86-19-021	139-05-230	NEW-P	86-15-072
136-150-020	AMD	86-06-005	139-01-450	NEW-P	86-15-072	139-05-230	NEW	86-19-021
136-150-024	NEW	86-06-005	139-01-450	NEW	86-19-021	139-05-240	NEW-P	86-15-072
136-150-040	AMD	86-06-005	139-01-455	NEW-P	86-15-072	139-05-240	NEW	86-19-021
136-160-050	AMD-E	86-21-075	139-01-455	NEW	86-19-021	139-05-250	NEW-P	86-15-072
136-160-060	AMD	86-06-005	139-01-460	NEW-P	86-15-072	139-05-250	NEW	86-19-021
136-160-060	AMD-P	86-17-097	139-01-460	NEW	86-19-021	139-05-910	NEW-P	86-15-072
136-160-060	AMD	86-21-076	139-01-465	NEW-P	86-15-072	139-05-910	NEW	86-19-021
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139-05-920	NEW	86-19-021	139-08-540	REP-P	86-15-072	139-50-010	REP	86-19-021
139-08-005	REP-P	86-15-072	139-08-540	REP	86-19-021	139-50-020	REP-P	86-15-072
139-08-005	REP	86-19-021	139-08-550	REP-P	86-15-072	139-50-020	REP	86-19-021
139-08-040	REP-P	86-15-072	139-08-550	REP	86-19-021	139-50-030	REP-P	86-15-072
139-08-040	REP	86-19-021	139-08-560	REP-P	86-15-072	139-50-030	REP	86-19-021
139-08-050	REP-P	86-15-072	139-08-560	REP	86-19-021	154-12-050	AMD-E	86-13-005
139-08-050	REP	86-19-021	139-08-570	REP-P	86-15-072	154-12-050	AMD-P	86-13-024
139-08-070	REP-P	86-15-072	139-08-570	REP	86-19-021	154-12-050	AMD	86-16-025
139-08-070	REP	86-19-021	139-08-600	AMD-E	86-14-014	173-14	AMD-C	86-08-098
139-08-080	REP-P	86-15-072	139-08-600	REP-P	86-15-072	173-14-030	AMD-P	86-05-052
139-08-080	REP	86-19-021	139-08-600	REP	86-19-021	173-14-030	AMD	86-12-011
139-08-090	REP-P	86-15-072	139-08-601	NEW-E	86-14-014	173-14-040	AMD-P	86-05-052
139-08-090	REP	86-19-021	139-10-210	NEW-P	86-15-072	173-14-040	AMD	86-12-011
139-08-100	REP-P	86-15-072	139-10-210	NEW	86-19-021	173-14-055	NEW-P	86-05-052
139-08-100	REP	86-19-021	139-10-220	NEW-P	86-15-072	173-14-055	NEW	86-12-011
139-08-110	REP-P	86-15-072	139-10-220	NEW	86-19-021	173-14-060	AMD-P	86-05-052
139-08-110	REP	86-19-021	139-10-230	NEW-P	86-15-072	173-14-064	AMD-P	86-05-052
139-08-120	REP-P	86-15-072	139-10-230	NEW	86-19-021	173-14-064	AMD	86-12-011
139-08-120	REP	86-19-021	139-10-235	NEW-P	86-15-072	173-14-090	AMD-P	86-05-052
139-08-130	REP-P	86-15-072	139-10-235	NEW	86-19-021	173-14-090	AMD	86-12-011
139-08-130	REP	86-19-021	139-10-240	NEW-P	86-15-072	173-14-130	AMD-P	86-05-052
139-08-140	REP-P	86-15-072	139-10-240	NEW	86-19-021	173-14-130	AMD	86-12-011
139-08-140	REP	86-19-021	139-10-310	NEW-P	86-15-072	173-14-140	AMD-P	86-05-052
139-08-150	REP-P	86-15-072	139-10-310	NEW	86-19-021	173-14-140	AMD	86-12-011
139-08-150	REP	86-19-021	139-10-320	NEW-P	86-15-072	173-14-150	AMD-P	86-05-052
139-08-160	REP-P	86-15-072	139-10-320	NEW	86-19-021	173-14-150	AMD	86-12-011
139-08-160	REP	86-19-021	139-10-410	NEW-P	86-15-072	173-14-180	AMD-P	86-05-052
139-08-170	REP-P	86-15-072	139-10-410	NEW	86-19-021	173-14-180	AMD	86-12-011
139-08-170	REP	86-19-021	139-10-420	NEW-P	86-15-072	173-19	AMD-C	86-08-098
139-08-180	REP-P	86-15-072	139-10-420	NEW	86-19-021	173-19-020	AMD-P	86-05-052
139-08-180	REP	86-19-021	139-10-510	NEW-P	86-15-072	173-19-020	AMD	86-12-011
139-08-190	REP-P	86-15-072	139-10-510	NEW	86-19-021	173-19-044	AMD-P	86-05-052
139-08-190	REP	86-19-021	139-10-520	NEW-P	86-15-072	173-19-044	AMD	86-12-011
139-08-200	REP-P	86-15-072	139-10-520	NEW	86-19-021	173-19-050	AMD-P	86-05-052
139-08-200	REP	86-19-021	139-14-010	REP-P	86-15-072	173-19-050	AMD	86-12-011
139-08-210	REP-P	86-15-072	139-14-010	REP	86-19-021	173-19-060	AMD-P	86-05-052
139-08-210	REP	86-19-021	139-15-110	NEW-P	86-15-072	173-19-060	AMD	86-12-011
139-08-220	REP-P	86-15-072	139-15-110	NEW	86-19-021	173-19-061	NEW-P	86-05-052
139-08-220	REP	86-19-021	139-16-010	REP-P	86-15-072	173-19-061	NEW	86-12-011
139-08-230	REP-P	86-15-072	139-16-010	REP	86-19-021	173-19-062	AMD-P	86-05-052
139-08-230	REP	86-19-021	139-18-010	REP-P	86-15-072	173-19-062	AMD	86-12-011
139-08-240	REP-P	86-15-072	139-18-010	REP	86-19-021	173-19-064	AMD-P	86-05-052
139-08-240	REP	86-19-021	139-20-020	REP-P	86-15-072	173-19-064	AMD	86-12-011
139-08-250	REP-P	86-15-072	139-20-020	REP	86-19-021	173-19-130	AMD	86-04-040
139-08-250	REP	86-19-021	139-22-010	REP-P	86-15-072	173-19-130	AMD-P	86-06-060
139-08-260	REP-P	86-15-072	139-22-010	REP	86-19-021	173-19-130	AMD-C	86-11-003
139-08-260	REP	86-19-021	139-22-020	REP-P	86-15-072	173-19-130	AMD	86-12-069
139-08-270	REP-P	86-15-072	139-22-020	REP	86-19-021	173-19-1404	AMD-P	86-11-066
139-08-270	REP	86-19-021	139-28-010	REP-P	86-15-072	173-19-1404	AMD	86-16-003
139-08-280	REP-P	86-15-072	139-28-010	REP	86-19-021	173-19-220	AMD-P	86-07-068
139-08-280	REP	86-19-021	139-32-010	REP-P	86-15-072	173-19-220	AMD-C	86-11-032
139-08-290	REP-P	86-15-072	139-32-010	REP	86-19-021	173-19-220	AMD	86-12-071
139-08-290	REP	86-19-021	139-36-020	REP-P	86-15-072	173-19-2512	AMD-P	86-06-061
139-08-300	REP-P	86-15-072	139-36-020	REP	86-19-021	173-19-2512	AMD-C	86-11-002
139-08-300	REP	86-19-021	139-36-030	REP-P	86-15-072	173-19-2512	AMD	86-12-070
139-08-310	REP-P	86-15-072	139-36-030	REP	86-19-021	173-19-2519	AMD-P	86-16-075
139-08-310	REP	86-19-021	139-36-031	REP-P	86-15-072	173-19-2519	AMD-C	86-20-064
139-08-320	REP-P	86-15-072	139-36-031	REP	86-19-021	173-19-2519	AMD	86-21-110
139-08-320	REP	86-19-021	139-36-032	REP-P	86-15-072	173-19-2521	AMD-P	86-17-068
139-08-330	REP-P	86-15-072	139-36-032	REP	86-19-021	173-19-2521	AMD	86-21-109
139-08-330	REP	86-19-021	139-36-033	REP-P	86-15-072	173-19-2523	AMD-P	86-21-108
139-08-340	REP-P	86-15-072	139-36-033	REP	86-19-021	173-19-2523	AMD-C	86-22-077
139-08-340	REP	86-19-021	139-36-040	REP-P	86-15-072	173-19-3210	AMD-P	86-14-110
139-08-350	REP-P	86-15-072	139-36-040	REP	86-19-021	173-19-3210	AMD-C	86-17-069
139-08-350	REP	86-19-021	139-36-041	REP-P	86-15-072	173-19-3210	AMD	86-19-048
139-08-360	REP-P	86-15-072	139-36-041	REP	86-19-021	173-19-330	AMD-P	86-11-068
139-08-360	REP	86-19-021	139-36-050	REP-P	86-15-072	173-19-330	AMD-C	86-16-002
139-08-370	REP-P	86-15-072	139-36-050	REP	86-19-021	173-19-330	AMD-C	86-17-071
139-08-370	REP	86-19-021	139-36-051	REP-P	86-15-072	173-19-330	AMD	86-18-052
139-08-380	REP-P	86-15-072	139-36-051	REP	86-19-021	173-19-3514	AMD-P	86-11-067
139-08-380	REP	86-19-021	139-36-060	REP-P	86-15-072	173-19-3514	AMD	86-16-004
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139-08-520	REP-P	86-15-072	139-36-061	REP	86-19-021	173-19-380	AMD-P	86-08-100
139-08-520	REP	86-19-021	139-40-010	REP-P	86-15-072	173-19-380	AMD	86-12-072

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173-19-390	AMD-C	86-17-070	173-22-0658	NEW	86-12-011	173-222-015	NEW	86-06-040
173-19-390	AMD	86-19-049	173-22-0660	NEW-P	86-05-052	173-222-020	NEW	86-06-040
173-19-3903	AMD-P	86-06-061	173-22-0660	NEW	86-12-011	173-222-030	NEW	86-06-040
173-19-3903	AMD-C	86-11-002	173-22-0662	NEW-P	86-05-052	173-222-040	NEW	86-06-040
173-19-3903	AMD	86-12-070	173-22-0662	NEW	86-12-011	173-222-050	NEW	86-06-040
173-19-430	AMD-C	86-06-057	173-22-0664	NEW-P	86-05-052	173-222-060	NEW	86-06-040
173-19-430	AMD	86-07-049	173-22-0664	NEW	86-12-011	173-222-070	NEW	86-06-040
173-22	AMD-C	86-08-098	173-22-0666	NEW-P	86-05-052	173-222-080	NEW	86-06-040
173-22-030	AMD-P	86-05-052	173-22-0666	NEW	86-12-011	173-222-090	NEW	86-06-040
173-22-030	AMD	86-12-011	173-22-0668	NEW-P	86-05-052	173-222-100	NEW	86-06-040
173-22-040	AMD-P	86-05-052	173-22-0668	NEW	86-12-011	173-222-110	NEW	86-06-040
173-22-040	AMD	86-12-011	173-22-0670	NEW-P	86-05-052	173-245-010	NEW-P	86-22-055
173-22-050	AMD-P	86-05-052	173-22-0670	NEW	86-12-011	173-245-015	NEW-P	86-22-055
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173-22-052	NEW-P	86-05-052	173-22-0672	NEW	86-12-011	173-245-030	NEW-P	86-22-055
173-22-052	NEW	86-12-011	173-22-0674	NEW-P	86-05-052	173-245-040	NEW-P	86-22-055
173-22-055	AMD-P	86-05-052	173-22-0674	NEW	86-12-011	173-245-050	NEW-P	86-22-055
173-22-055	AMD	86-12-011	173-22-0676	NEW-P	86-05-052	173-245-055	NEW-P	86-22-055
173-22-060	AMD-P	86-05-052	173-22-0676	NEW	86-12-011	173-245-060	NEW-P	86-22-055
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173-22-0604	NEW-P	86-05-052	173-80-080	NEW-P	86-15-083	173-245-084	NEW-P	86-22-055
173-22-0604	NEW	86-12-011	173-80-080	NEW	86-19-041	173-245-090	NEW-P	86-22-055
173-22-0606	NEW-P	86-05-052	173-90-010	NEW-E	86-15-004	173-301-100	REP	86-03-034
173-22-0606	NEW	86-12-011	173-90-010	NEW-P	86-15-084	173-301-101	REP	86-03-034
173-22-0608	NEW-P	86-05-052	173-90-010	NEW	86-19-042	173-301-105	REP	86-03-034
173-22-0608	NEW	86-12-011	173-90-015	NEW-E	86-15-004	173-301-110	REP	86-03-034
173-22-0610	NEW-P	86-05-052	173-90-015	NEW-P	86-15-084	173-301-120	REP	86-03-034
173-22-0610	NEW	86-12-011	173-90-015	NEW	86-19-042	173-301-121	REP	86-03-034
173-22-0612	NEW-P	86-05-052	173-90-020	NEW-E	86-15-004	173-301-122	REP	86-03-034
173-22-0612	NEW	86-12-011	173-90-020	NEW-P	86-15-084	173-301-123	REP	86-03-034
173-22-0614	NEW-P	86-05-052	173-90-020	NEW	86-19-042	173-301-124	REP	86-03-034
173-22-0614	NEW	86-12-011	173-90-040	NEW-E	86-15-004	173-301-125	REP	86-03-034
173-22-0616	NEW-P	86-05-052	173-90-040	NEW-P	86-15-084	173-301-126	REP	86-03-034
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173-22-0618	NEW	86-12-011	173-90-050	NEW-P	86-15-084	173-301-142	REP	86-03-034
173-22-0620	NEW-P	86-05-052	173-90-050	NEW	86-19-042	173-301-143	REP	86-03-034
173-22-0620	NEW	86-12-011	173-90-060	NEW-E	86-15-004	173-301-150	REP	86-03-034
173-22-0622	NEW-P	86-05-052	173-90-060	NEW-P	86-15-084	173-301-151	REP	86-03-034
173-22-0622	NEW	86-12-011	173-90-060	NEW	86-19-042	173-301-152	REP	86-03-034
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173-22-0624	NEW	86-12-011	173-90-070	NEW-P	86-15-084	173-301-154	REP	86-03-034
173-22-0626	NEW-P	86-05-052	173-90-070	NEW	86-19-042	173-301-155	REP	86-03-034
173-22-0626	NEW	86-12-011	173-134A-080	AMD	86-04-057	173-301-156	REP	86-03-034
173-22-0628	NEW-P	86-05-052	173-134A-085	NEW	86-04-057	173-301-157	REP	86-03-034
173-22-0628	NEW	86-12-011	173-145-010	AMD-P	86-22-054	173-301-158	REP	86-03-034
173-22-0630	NEW-P	86-05-052	173-145-020	AMD-P	86-22-054	173-301-159	REP	86-03-034
173-22-0630	NEW	86-12-011	173-145-030	AMD-P	86-22-054	173-301-160	REP	86-03-034
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173-22-0634	NEW-P	86-05-052	173-145-060	AMD-P	86-22-054	173-301-163	REP	86-03-034
173-22-0634	NEW	86-12-011	173-145-070	AMD-P	86-22-054	173-301-164	REP	86-03-034
173-22-0636	NEW-P	86-05-052	173-145-080	AMD-P	86-22-054	173-301-180	REP	86-03-034
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173-22-0638	NEW-P	86-05-052	173-145-100	AMD-P	86-22-054	173-301-182	REP	86-03-034
173-22-0638	NEW	86-12-011	173-145-110	AMD-P	86-22-054	173-301-183	REP	86-03-034
173-22-0640	NEW-P	86-05-052	173-145-120	AMD-P	86-22-054	173-301-184	REP	86-03-034
173-22-0640	NEW	86-12-011	173-145-130	AMD-P	86-22-054	173-301-185	REP	86-03-034
173-22-0642	NEW-P	86-05-052	173-145-140	AMD-P	86-22-054	173-301-186	REP	86-03-034
173-22-0642	NEW	86-12-011	173-145-150	REP-P	86-22-054	173-301-187	REP	86-03-034
173-22-0644	NEW-P	86-05-052	173-145-155	NEW-P	86-22-054	173-301-188	REP	86-03-034
173-22-0644	NEW	86-12-011	173-216-010	AMD	86-06-040	173-301-189	REP	86-03-034
173-22-0646	NEW-P	86-05-052	173-216-020	AMD	86-06-040	173-301-190	REP	86-03-034
173-22-0646	NEW	86-12-011	173-216-030	AMD	86-06-040	173-301-191	REP	86-03-034
173-22-0648	NEW-P	86-05-052	173-216-050	AMD	86-06-040	173-301-192	REP	86-03-034
173-22-0648	NEW	86-12-011	173-216-060	AMD	86-06-040	173-301-193	REP	86-03-034
173-22-0650	NEW-P	86-05-052	173-216-070	AMD	86-06-040	173-301-194	REP	86-03-034
173-22-0650	NEW	86-12-011	173-216-110	AMD	86-06-040	173-301-195	REP	86-03-034
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173-22-0656	NEW-P	86-05-052	173-220-060	AMD	86-06-040	173-301-302	REP	86-03-034
173-22-0656	NEW	86-12-011	173-220-150	AMD	86-06-040	173-301-303	REP	86-03-034

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173-301-306	REP	86-03-034	173-303-200	AMD	86-12-057	173-325-010	NEW	86-15-008
173-301-307	REP	86-03-034	173-303-201	NEW-P	86-07-069	173-325-020	NEW-E	86-09-017
173-301-308	REP	86-03-034	173-303-201	NEW	86-12-057	173-325-020	NEW-P	86-10-043
173-301-309	REP	86-03-034	173-303-210	AMD-P	86-07-069	173-325-020	NEW-C	86-11-069
173-301-310	REP	86-03-034	173-303-210	AMD	86-12-057	173-325-020	NEW-E	86-15-007
173-301-320	REP	86-03-034	173-303-220	AMD-P	86-07-069	173-325-020	NEW	86-15-008
173-301-350	REP	86-03-034	173-303-220	AMD	86-12-057	173-325-030	NEW-E	86-09-017
173-301-351	REP	86-03-034	173-303-230	AMD-P	86-07-069	173-325-030	NEW-P	86-10-043
173-301-352	REP	86-03-034	173-303-230	AMD	86-12-057	173-325-030	NEW-C	86-11-069
173-301-353	REP	86-03-034	173-303-240	AMD-P	86-07-069	173-325-030	NEW-E	86-15-007
173-301-354	REP	86-03-034	173-303-240	AMD	86-12-057	173-325-030	NEW	86-15-008
173-301-355	REP	86-03-034	173-303-280	AMD-P	86-07-069	173-325-040	NEW-E	86-09-017
173-301-356	REP	86-03-034	173-303-280	AMD	86-12-057	173-325-040	NEW-P	86-10-043
173-301-357	REP	86-03-034	173-303-360	AMD-P	86-07-069	173-325-040	NEW-C	86-11-069
173-301-358	REP	86-03-034	173-303-360	AMD	86-12-057	173-325-040	NEW-E	86-15-007
173-301-359	REP	86-03-034	173-303-380	AMD-P	86-07-069	173-325-040	NEW	86-15-008
173-301-400	REP	86-03-034	173-303-380	AMD	86-12-057	173-325-050	NEW-E	86-09-017
173-301-401	REP	86-03-034	173-303-390	AMD-P	86-07-069	173-325-050	NEW-P	86-10-043
173-301-402	REP	86-03-034	173-303-390	AMD	86-12-057	173-325-050	NEW-C	86-11-069
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173-301-451	REP	86-03-034	173-303-395	AMD	86-12-057	173-325-050	NEW	86-15-008
173-301-452	REP	86-03-034	173-303-400	AMD-P	86-07-069	173-403-030	AMD-P	86-19-069
173-301-453	REP	86-03-034	173-303-400	AMD	86-12-057	173-403-110	AMD-P	86-19-069
173-301-454	REP	86-03-034	173-303-420	AMD-P	86-22-047	173-403-140	REP-P	86-19-069
173-301-455	REP	86-03-034	173-303-500	AMD-P	86-07-069	173-403-141	NEW-P	86-19-069
173-301-456	REP	86-03-034	173-303-500	AMD	86-12-057	173-403-145	NEW-P	86-19-069
173-301-457	REP	86-03-034	173-303-505	AMD-P	86-07-069	173-422-130	AMD-P	86-21-087
173-301-500	REP	86-03-034	173-303-505	AMD	86-12-057	173-434-010	NEW-P	86-22-071
173-301-610	REP	86-03-034	173-303-510	AMD-P	86-07-069	173-434-020	NEW-P	86-22-071
173-301-611	REP	86-03-034	173-303-510	AMD	86-12-057	173-434-030	NEW-P	86-22-071
173-301-625	REP	86-03-034	173-303-515	AMD-P	86-07-069	173-434-050	NEW-P	86-22-071
173-301-626	REP	86-03-034	173-303-515	AMD	86-12-057	173-434-100	NEW-P	86-22-071
173-303-010	AMD-P	86-07-069	173-303-520	AMD-P	86-07-069	173-434-110	NEW-P	86-22-071
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173-303-016	AMD	86-12-057	173-303-525	NEW	86-12-057	173-434-160	NEW-P	86-22-071
173-303-017	AMD-P	86-07-069	173-303-600	AMD-P	86-07-069	173-434-170	NEW-P	86-22-071
173-303-017	AMD	86-12-057	173-303-600	AMD	86-12-057	173-434-190	NEW-P	86-22-071
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173-303-060	AMD-P	86-07-069	173-303-650	AMD-P	86-07-069	173-480-010	NEW	86-10-053
173-303-060	AMD	86-12-057	173-303-650	AMD	86-12-057	173-480-020	NEW-P	86-04-092
173-303-070	AMD-P	86-07-069	173-303-655	AMD-P	86-07-069	173-480-020	NEW-C	86-07-067
173-303-070	AMD	86-12-057	173-303-655	AMD	86-12-057	173-480-020	NEW	86-10-053
173-303-071	AMD-P	86-07-069	173-303-660	AMD-P	86-07-069	173-480-030	NEW-P	86-04-092
173-303-071	AMD	86-12-057	173-303-660	AMD	86-12-057	173-480-030	NEW-C	86-07-067
173-303-081	AMD-P	86-07-069	173-303-665	AMD-P	86-07-069	173-480-030	NEW	86-10-053
173-303-081	AMD	86-12-057	173-303-665	AMD	86-12-057	173-480-040	NEW-P	86-04-092
173-303-082	AMD-P	86-07-069	173-303-670	AMD-P	86-07-069	173-480-040	NEW-C	86-07-067
173-303-082	AMD	86-12-057	173-303-670	AMD	86-12-057	173-480-040	NEW	86-10-053
173-303-084	AMD-P	86-07-069	173-303-802	AMD-P	86-07-069	173-480-050	NEW-P	86-04-092
173-303-084	AMD	86-12-057	173-303-802	AMD	86-12-057	173-480-050	NEW-C	86-07-067
173-303-090	AMD-P	86-07-069	173-303-804	AMD-P	86-07-069	173-480-050	NEW	86-10-053
173-303-090	AMD	86-12-057	173-303-804	AMD	86-12-057	173-480-060	NEW-P	86-04-092
173-303-101	AMD-P	86-07-069	173-303-805	AMD-P	86-07-069	173-480-060	NEW-C	86-07-067
173-303-101	AMD	86-12-057	173-303-805	AMD	86-12-057	173-480-060	NEW	86-10-053
173-303-102	AMD-P	86-07-069	173-303-806	AMD-P	86-07-069	173-480-070	NEW-P	86-04-092
173-303-102	AMD	86-12-057	173-303-806	AMD	86-12-057	173-480-070	NEW-C	86-07-067
173-303-110	AMD-P	86-07-069	173-303-910	AMD-P	86-07-069	173-480-070	NEW	86-10-053
173-303-110	AMD	86-12-057	173-303-910	AMD	86-12-057	173-480-080	NEW-P	86-04-092
173-303-120	AMD-P	86-07-069	173-303-960	NEW-P	86-07-069	173-480-080	NEW-C	86-07-067
173-303-120	AMD	86-12-057	173-303-960	NEW	86-12-057	173-480-080	NEW	86-10-053
173-303-121	AMD-P	86-07-069	173-303-9902	AMD-P	86-07-069	173-516-010	NEW-W	86-05-019
173-303-121	AMD	86-12-057	173-303-9902	AMD	86-12-057	173-516-020	NEW-W	86-05-019
173-303-141	AMD-P	86-07-069	173-303-9903	AMD-P	86-07-069	173-516-030	NEW-W	86-05-019
173-303-141	AMD	86-12-057	173-303-9903	AMD	86-12-057	173-516-040	NEW-W	86-05-019
173-303-160	AMD-P	86-07-069	173-303-9904	AMD-P	86-07-069	173-516-050	NEW-W	86-05-019
173-303-160	AMD	86-12-057	173-303-9904	AMD	86-12-057	173-516-060	NEW-W	86-05-019
173-303-161	AMD-P	86-07-069	173-303-9905	AMD-P	86-07-069	173-516-070	NEW-W	86-05-019
173-303-161	AMD	86-12-057	173-303-9905	AMD	86-12-057	173-516-080	NEW-W	86-05-019
173-303-170	AMD-P	86-07-069	173-304-012	NEW-P	86-21-125	173-516-090	NEW-W	86-05-019
173-303-170	AMD	86-12-057	173-325-010	NEW-E	86-09-017	173-516-100	NEW-W	86-05-019
173-303-180	AMD-P	86-07-069	173-325-010	NEW-P	86-10-043	173-555-015	NEW-P	86-10-062

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-555-015	NEW-W	86-12-048	173-592-110	NEW-P	86-10-072	180-24-350	NEW-P	86-21-137
173-555-015	NEW-P	86-13-066	173-592-110	NEW	86-15-030	180-24-355	NEW-E	86-20-044
173-555-015	NEW-W	86-18-051	173-592-120	NEW-P	86-10-070	180-24-355	NEW-P	86-21-137
173-555-020	AMD-P	86-10-062	173-592-120	NEW	86-15-030	180-24-360	NEW-E	86-20-044
173-555-020	AMD-W	86-12-048	180-16-200	AMD-P	86-17-085	180-24-360	NEW-P	86-21-137
173-555-020	AMD-P	86-13-066	180-16-200	AMD	86-21-020	180-24-365	NEW-E	86-20-044
173-555-020	AMD-W	86-18-051	180-16-205	AMD-P	86-17-085	180-24-365	NEW-P	86-21-137
173-555-030	AMD-P	86-10-062	180-16-205	AMD	86-21-020	180-24-370	NEW-E	86-20-044
173-555-030	AMD-W	86-12-048	180-16-220	AMD-P	86-09-095	180-24-370	NEW-P	86-21-137
173-555-030	AMD-P	86-13-066	180-16-220	AMD	86-13-015	180-24-375	NEW-E	86-20-044
173-555-030	AMD-W	86-18-051	180-16-220	AMD-P	86-17-084	180-24-375	NEW-P	86-21-137
173-555-040	AMD-P	86-10-062	180-16-220	AMD	86-20-056	180-24-380	NEW-E	86-20-044
173-555-040	AMD-W	86-12-048	180-16-221	NEW-P	86-09-095	180-24-380	NEW-P	86-21-137
173-555-040	AMD-P	86-13-066	180-16-221	NEW	86-13-015	180-24-380	NEW	86-04-065
173-555-040	AMD-W	86-18-051	180-16-222	NEW-P	86-09-095	180-25-050	AMD	86-04-066
173-555-060	AMD-P	86-10-062	180-16-222	NEW	86-13-015	180-26-057	NEW	86-04-065
173-555-060	AMD-W	86-12-048	180-16-223	NEW-P	86-09-095	180-27-105	AMD	86-04-067
173-555-060	AMD-P	86-13-066	180-16-223	NEW	86-13-015	180-29-1075	NEW	86-04-065
173-555-060	AMD-W	86-18-051	180-16-224	NEW-P	86-09-095	180-39-027	NEW-P	86-21-138
173-555-065	NEW-P	86-10-062	180-16-224	NEW	86-13-015	180-39-028	NEW-P	86-21-138
173-555-065	NEW-W	86-12-048	180-16-225	AMD-P	86-09-095	180-39-030	AMD-P	86-21-138
173-555-065	NEW-P	86-13-066	180-16-225	AMD	86-13-015	180-39-035	AMD-P	86-21-138
173-555-065	NEW-W	86-18-051	180-16-226	NEW	86-13-015	180-40-300	AMD-E	86-15-058
173-555-070	AMD-P	86-10-062	180-16-231	NEW-P	86-09-095	180-40-300	AMD-P	86-17-083
173-555-070	AMD-W	86-12-048	180-16-231	NEW	86-13-015	180-40-300	AMD	86-20-055
173-555-070	AMD-P	86-13-066	180-16-236	NEW-P	86-09-095	180-51-005	AMD-P	86-17-081
173-555-070	AMD-W	86-18-051	180-16-236	NEW	86-13-015	180-51-005	AMD	86-20-053
173-555-080	NEW-P	86-10-062	180-24-003	NEW-P	86-21-137	180-53-005	AMD-P	86-17-082
173-555-080	NEW-W	86-12-048	180-24-005	REP-P	86-21-137	180-53-005	AMD	86-20-054
173-555-080	NEW-P	86-13-066	180-24-007	NEW-P	86-21-137	180-75	AMD-P	86-09-096
173-555-080	NEW-W	86-18-051	180-24-008	NEW-P	86-21-137	180-75	AMD	86-13-016
173-591-010	NEW-P	86-10-071	180-24-010	REP-P	86-21-137	180-75-003	NEW-P	86-09-096
173-591-010	NEW	86-15-029	180-24-013	NEW-P	86-21-137	180-75-003	NEW	86-13-016
173-591-020	NEW-P	86-10-071	180-24-015	REP-P	86-21-137	180-75-017	NEW-P	86-09-096
173-591-020	NEW	86-15-029	180-24-016	NEW-P	86-21-137	180-75-017	NEW	86-13-016
173-591-030	NEW-P	86-10-071	180-24-017	NEW-P	86-21-137	180-75-020	AMD-P	86-09-096
173-591-030	NEW	86-15-029	180-24-020	REP-P	86-21-137	180-75-020	AMD	86-13-016
173-591-040	NEW-P	86-10-071	180-24-021	NEW-P	86-21-137	180-75-025	AMD-P	86-09-096
173-591-040	NEW	86-15-029	180-24-025	REP-P	86-21-137	180-75-025	AMD	86-13-016
173-591-050	NEW-P	86-10-071	180-24-030	REP-P	86-21-137	180-75-027	NEW-P	86-09-096
173-591-050	NEW	86-15-029	180-24-080	NEW-P	86-21-137	180-75-027	NEW	86-13-016
173-591-060	NEW-P	86-10-071	180-24-100	REP-P	86-21-137	180-75-030	AMD-P	86-09-096
173-591-060	NEW	86-15-029	180-24-101	NEW-P	86-21-137	180-75-030	AMD	86-13-016
173-591-070	NEW-P	86-10-071	180-24-102	NEW-P	86-21-137	180-75-033	NEW-P	86-09-096
173-591-070	NEW	86-15-029	180-24-110	NEW-P	86-21-137	180-75-033	NEW	86-13-016
173-591-080	NEW-P	86-10-071	180-24-112	NEW-P	86-21-137	180-75-035	AMD-P	86-09-096
173-591-080	NEW	86-15-029	180-24-115	NEW-P	86-21-137	180-75-035	AMD	86-13-016
173-591-090	NEW-P	86-10-071	180-24-120	NEW-P	86-21-137	180-75-040	AMD-P	86-09-096
173-591-090	NEW	86-15-029	180-24-125	NEW-P	86-21-137	180-75-040	AMD	86-13-016
173-591-100	NEW-P	86-10-071	180-24-130	NEW-P	86-21-137	180-75-045	AMD-P	86-09-096
173-591-100	NEW	86-15-029	180-24-140	NEW-P	86-21-137	180-75-045	AMD	86-13-016
173-591-110	NEW-P	86-10-071	180-24-200	AMD-P	86-21-137	180-75-055	AMD-P	86-09-096
173-591-110	NEW	86-15-029	180-24-300	NEW-E	86-20-044	180-75-055	AMD	86-13-016
173-591-120	NEW-P	86-10-071	180-24-300	NEW-P	86-21-137	180-75-087	NEW-P	86-09-096
173-591-120	NEW	86-15-029	180-24-305	NEW-E	86-20-044	180-75-087	NEW	86-13-016
173-591-130	NEW-P	86-10-071	180-24-305	NEW-P	86-21-137	180-75-090	AMD-P	86-09-096
173-591-130	NEW	86-15-029	180-24-310	NEW-E	86-20-044	180-75-090	AMD	86-13-016
173-592-010	NEW-P	86-10-072	180-24-310	NEW-P	86-21-137	180-79-013	AMD-P	86-05-046
173-592-010	NEW	86-15-030	180-24-312	NEW-E	86-20-044	180-79-013	AMD	86-09-011
173-592-020	NEW-P	86-10-072	180-24-312	NEW-P	86-21-137	180-79-013	AMD-P	86-09-097
173-592-020	NEW	86-15-030	180-24-315	NEW-E	86-20-044	180-79-013	AMD	86-13-017
173-592-030	NEW-P	86-10-072	180-24-315	NEW-P	86-21-137	180-79-065	AMD-P	86-09-097
173-592-030	NEW	86-15-030	180-24-320	NEW-E	86-20-044	180-79-065	AMD	86-13-017
173-592-040	NEW-P	86-10-072	180-24-320	NEW-P	86-21-137	180-79-075	AMD-P	86-09-097
173-592-040	NEW	86-15-030	180-24-325	NEW-E	86-20-044	180-79-075	AMD	86-13-017
173-592-050	NEW-P	86-10-072	180-24-325	NEW-P	86-21-137	180-79-080	NEW-P	86-09-097
173-592-050	NEW	86-15-030	180-24-327	NEW-E	86-20-044	180-79-080	NEW	86-13-017
173-592-060	NEW-P	86-10-072	180-24-327	NEW-P	86-21-137	180-79-086	NEW-P	86-09-097
173-592-060	NEW	86-15-030	180-24-330	NEW-E	86-20-044	180-79-086	NEW	86-13-017
173-592-070	NEW-P	86-10-072	180-24-330	NEW-P	86-21-137	180-79-100	AMD-P	86-09-097
173-592-070	NEW	86-15-030	180-24-335	NEW-E	86-20-044	180-79-100	AMD	86-13-017
173-592-080	NEW-P	86-10-072	180-24-335	NEW-P	86-21-137	180-79-115	AMD-P	86-09-097
173-592-080	NEW	86-15-030	180-24-340	NEW-E	86-20-044	180-79-115	AMD	86-13-017
173-592-090	NEW-P	86-10-072	180-24-340	NEW-P	86-21-137	180-79-125	AMD-P	86-09-097
173-592-090	NEW	86-15-030	180-24-345	NEW-E	86-20-044	180-79-125	AMD	86-13-017
173-592-100	NEW-P	86-10-072	180-24-345	NEW-P	86-21-137	180-79-230	AMD-P	86-09-097
173-592-100	NEW	86-15-030	180-24-350	NEW-E	86-20-044	180-79-231	NEW-P	86-09-097

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
180-79-233	NEW-P	86-09-097	182-12-220	NEW-P	86-13-044
180-85-005	NEW-P	86-09-098	182-12-220	NEW-E	86-13-045
180-85-005	NEW	86-13-018	182-12-220	NEW	86-16-061
180-85-010	NEW-P	86-09-098	192-12-025	AMD-P	86-11-044
180-85-010	NEW	86-13-018	192-12-025	AMD	86-14-031
180-85-015	NEW-P	86-09-098	192-12-066	NEW-P	86-22-062
180-85-015	NEW	86-13-018	192-12-134	REP-P	86-14-095
180-85-020	NEW-P	86-09-098	192-12-134	REP-P	86-22-062
180-85-020	NEW	86-13-018	192-28-105	AMD-P	86-14-095
180-85-025	NEW-P	86-09-098	192-28-105	AMD	86-17-023
180-85-025	NEW	86-13-018	192-28-110	AMD-P	86-14-095
180-85-030	NEW-P	86-09-098	192-28-110	AMD	86-17-023
180-85-030	NEW	86-13-018	192-28-115	AMD-P	86-14-095
180-85-035	NEW-P	86-09-098	192-28-115	AMD	86-17-023
180-85-035	NEW	86-13-018	192-28-120	AMD-P	86-14-095
180-85-040	NEW-P	86-09-098	192-28-120	AMD	86-17-023
180-85-040	NEW	86-13-018	192-28-125	AMD-P	86-14-095
180-85-045	NEW-P	86-09-098	192-28-125	AMD	86-17-023
180-85-045	NEW	86-13-018	192-40-010	NEW-P	86-05-022
180-85-075	NEW-P	86-09-098	192-40-010	NEW	86-08-073
180-85-075	NEW	86-13-018	192-40-020	NEW-P	86-05-022
180-85-080	NEW-P	86-09-098	192-40-020	NEW	86-08-073
180-85-080	NEW	86-13-018	192-40-030	NEW-P	86-05-022
180-85-100	NEW-P	86-09-098	192-40-030	NEW	86-08-073
180-85-100	NEW	86-13-018	192-40-040	NEW-P	86-05-022
180-85-105	NEW-P	86-09-098	192-40-040	NEW	86-08-073
180-85-105	NEW	86-13-018	192-40-050	NEW-P	86-05-022
180-85-110	NEW-P	86-09-098	192-40-050	NEW	86-08-073
180-85-110	NEW	86-13-018	192-40-060	NEW-P	86-05-022
180-85-115	NEW-P	86-09-098	192-40-060	NEW	86-08-073
180-85-115	NEW	86-13-018	192-40-070	NEW-P	86-05-022
180-85-120	NEW-P	86-09-098	192-40-070	NEW	86-08-073
180-85-120	NEW	86-13-018	192-40-080	NEW-P	86-05-022
180-85-130	NEW-P	86-09-098	192-40-080	NEW	86-08-073
180-85-130	NEW	86-13-018	192-40-090	NEW-P	86-05-022
180-85-135	NEW-P	86-09-098	192-40-090	NEW	86-08-073
180-85-135	NEW	86-13-018	192-40-100	NEW-P	86-05-022
180-85-200	NEW-P	86-09-098	192-40-100	NEW	86-08-073
180-85-200	NEW	86-13-018	192-40-110	NEW-P	86-05-022
180-85-205	NEW-P	86-09-098	192-40-110	NEW	86-08-073
180-85-205	NEW	86-13-018	192-40-120	NEW-P	86-05-022
180-85-210	NEW-P	86-09-098	204-41-010	NEW-P	86-17-072
180-85-210	NEW	86-13-018	204-41-010	NEW	86-20-037
180-85-215	NEW-P	86-09-098	204-41-020	NEW-P	86-17-072
180-85-215	NEW	86-13-018	204-41-020	NEW	86-20-037
180-85-220	NEW-P	86-09-098	204-41-030	NEW-P	86-17-072
180-85-220	NEW	86-13-018	204-41-030	NEW	86-20-037
180-85-225	NEW-P	86-09-098	204-41-040	NEW-P	86-17-072
180-85-225	NEW	86-13-018	204-41-040	NEW	86-20-037
182-08-120	AMD-P	86-13-044	204-41-050	NEW-P	86-17-072
182-08-120	AMD-E	86-13-045	204-41-050	NEW	86-20-037
182-08-120	AMD	86-16-061	204-41-060	NEW-P	86-17-072
182-08-160	AMD-P	86-13-044	204-41-070	NEW-P	86-17-072
182-08-160	AMD-E	86-13-045	210-01-010	NEW-P	86-10-056
182-08-160	AMD	86-16-061	210-01-010	NEW	86-14-002
182-08-170	AMD-P	86-13-044	210-01-020	NEW-P	86-10-056
182-08-170	AMD-E	86-13-045	210-01-020	NEW	86-14-002
182-08-170	AMD	86-16-061	210-01-030	NEW-P	86-10-056
182-08-220	NEW-P	86-13-044	210-01-030	NEW	86-14-002
182-08-220	NEW-E	86-13-045	210-01-040	NEW-P	86-10-056
182-08-220	NEW	86-16-061	210-01-040	NEW	86-14-002
182-12-115	AMD-P	86-13-043	210-01-050	NEW-P	86-10-056
182-12-115	AMD-E	86-16-062	210-01-050	NEW	86-14-002
182-12-115	AMD-P	86-17-025	210-01-060	NEW-P	86-10-056
182-12-115	AMD-E	86-21-041	210-01-060	NEW	86-14-002
182-12-115	AMD	86-21-042	210-01-070	NEW-P	86-10-056
182-12-122	AMD-P	86-13-044	210-01-070	NEW	86-14-002
182-12-122	AMD-E	86-13-045	210-01-080	NEW-P	86-10-056
182-12-122	AMD	86-16-061	210-01-080	NEW	86-14-002
182-12-126	NEW-P	86-13-044	210-01-090	NEW-P	86-10-056
182-12-126	NEW-E	86-13-045	210-01-090	NEW	86-14-002
182-12-126	NEW	86-16-061	210-01-100	NEW-P	86-10-056
182-12-160	AMD-C	86-05-020	210-01-100	NEW	86-14-002
182-12-160	AMD	86-06-003	210-01-110	NEW-P	86-10-056
182-12-210	NEW-P	86-13-044	210-01-110	NEW	86-14-002
182-12-210	NEW-E	86-13-045	210-01-120	NEW-P	86-10-056
182-12-210	NEW	86-16-061	210-01-120	NEW	86-14-002
210-01-130	NEW-P	86-10-056			
210-01-130	NEW	86-14-002			
212-32-005	AMD-P	86-08-063			
212-32-005	AMD	86-12-062			
212-32-015	AMD-P	86-08-063			
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212-32-050	AMD-P	86-08-063			
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212-32-135	NEW	86-12-062			
212-32-140	NEW-P	86-08-063			
212-32-140	NEW	86-12-062			
212-32-145	NEW-P	86-08-063			
212-32-145	NEW	86-12-062			
212-32-150	NEW-P	86-08-063			
212-32-150	NEW	86-12-062			
212-32-155	NEW-P	86-08-063			
212-32-155	NEW	86-12-062			
212-32-160	NEW-P	86-08-063			
212-32-160	NEW	86-12-062			
212-52-001	AMD-P	86-08-064			
212-52-001	AMD	86-11-038			
212-52-002	NEW-P	86-08-064			
212-52-002	NEW	86-11-038			
212-52-005	AMD-P	86-08-064			
212-52-005	AMD	86-11-038			
212-52-012	AMD-P	86-08-064			
212-52-012	AMD	86-11-038			
212-52-016	NEW-P	86-08-064			
212-52-016	NEW	86-11-038			
212-52-018	NEW-P	86-08-064			
212-52-018	NEW	86-11-038			
212-52-020	AMD-P	86-08-064			
212-52-020	AMD	86-11-038			
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212-52-025	AMD	86-11-038			
212-52-027	AMD-P	86-08-064			
212-52-027	AMD	86-11-038			
212-52-028	NEW-P	86-08-064			
212-52-028	NEW	86-11-038			
212-52-030	AMD-P	86-08-064			
212-52-030	AMD	86-11-038			
212-52-037	AMD-P	86-08-064			
212-52-037	AMD	86-11-038			
212-52-040	REP-P	86-08-064			
212-52-040	REP	86-11-038			
212-52-041	NEW-P	86-08-064			
212-52-041	NEW	86-11-038			
212-52-045	AMD-P	86-08-064			

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212-52-050	AMD	86-11-038	220-28-608	NEW-E	86-18-047	220-32-05900J	NEW-E	86-10-005
212-52-055	AMD-P	86-08-064	220-28-608	REP-E	86-19-009	220-36-020	AMD-P	86-10-075
212-52-055	AMD	86-11-038	220-28-609	NEW-E	86-19-009	220-36-020	AMD	86-15-016
212-52-060	AMD-P	86-08-064	220-28-609	REP-E	86-19-018	220-36-021	AMD-P	86-10-075
212-52-060	AMD	86-11-038	220-28-610	NEW-E	86-19-018	220-36-021	AMD	86-15-016
212-52-065	REP-P	86-08-064	220-28-610	REP-E	86-19-047	220-36-02100A	NEW-E	86-21-069
212-52-065	REP	86-11-038	220-28-611	NEW-E	86-19-047	220-36-02100A	REP-E	86-21-100
212-52-070	AMD-P	86-08-064	220-28-611	REP-E	86-20-004	220-36-02100B	NEW-E	86-21-100
212-52-070	AMD	86-11-038	220-28-612	NEW-E	86-20-004	220-36-02100B	REP-E	86-21-121
212-52-075	AMD-P	86-08-064	220-28-612	REP-E	86-20-007	220-36-02100C	NEW-E	86-21-121
212-52-075	AMD	86-11-038	220-28-613	NEW-E	86-20-007	220-36-02100C	REP-E	86-22-014
212-52-080	AMD-P	86-08-064	220-28-613	REP-E	86-20-033	220-36-02100D	NEW-E	86-22-014
212-52-080	AMD	86-11-038	220-28-614	NEW-E	86-20-033	220-36-02100D	REP-E	86-22-022
212-52-085	AMD-P	86-08-064	220-28-614	REP-E	86-20-049	220-36-02100E	NEW-E	86-22-022
212-52-085	AMD	86-11-038	220-28-615	NEW-E	86-20-049	220-36-02100E	REP-E	86-22-035
212-52-090	AMD-P	86-08-064	220-28-615	REP-E	86-20-057	220-36-02100F	NEW-E	86-22-035
212-52-090	AMD	86-11-038	220-28-616	NEW-E	86-20-057	220-36-02100G	NEW-E	86-22-048
212-52-095	AMD-P	86-08-064	220-28-616	REP-E	86-21-006	220-36-02100Y	NEW-E	86-14-084
212-52-095	AMD	86-11-038	220-28-617	NEW-E	86-21-006	220-36-02100Z	NEW-E	86-21-034
212-52-100	AMD-P	86-08-064	220-28-617	REP-E	86-21-044	220-36-02100Z	REP-E	86-21-069
212-52-100	AMD	86-11-038	220-28-618	NEW-E	86-21-044	220-36-022	AMD-P	86-10-075
212-52-105	AMD-P	86-08-064	220-28-618	REP-E	86-22-007	220-36-022	AMD	86-15-016
212-52-105	AMD	86-11-038	220-28-619	NEW-E	86-22-007	220-36-024	AMD-P	86-10-075
212-52-112	NEW-P	86-08-064	220-28-619	REP-E	86-22-016	220-36-024	AMD	86-15-016
212-52-112	NEW	86-11-038	220-28-620	NEW-E	86-22-016	220-36-025	AMD-P	86-10-075
212-52-115	AMD-P	86-08-064	220-28-620	REP-E	86-22-037	220-36-025	AMD	86-15-016
212-52-115	AMD	86-11-038	220-28-621	NEW-E	86-22-037	220-36-02500S	NEW-E	86-11-073
212-52-120	AMD-P	86-08-064	220-32-02000A	NEW-E	86-07-035	220-36-02500S	REP-E	86-13-013
212-52-120	AMD	86-11-038	220-32-02000B	NEW-E	86-14-012	220-36-02500T	NEW-E	86-12-007
212-52-99001	NEW-P	86-08-064	220-32-021	AMD-P	86-05-040	220-36-02500T	REP-E	86-12-033
212-52-99001	NEW	86-11-038	220-32-021	AMD	86-08-039	220-36-02500U	NEW-E	86-12-033
212-52-99002	NEW-P	86-08-064	220-32-02200P	NEW-E	86-04-017	220-36-02500U	REP-E	86-12-073
212-52-99002	NEW	86-11-038	220-32-02200Q	NEW-E	86-16-005	220-36-02500V	NEW-E	86-12-073
220-12-020	AMD-P	86-21-013	220-32-02200Q	REP-E	86-16-031	220-36-02500V	REP-E	86-14-009
220-12-02000A	NEW-E	86-16-014	220-32-02200R	NEW-E	86-16-031	220-36-02500W	NEW-E	86-14-009
220-16-315	AMD-P	86-08-103	220-32-03000A	NEW-E	86-19-029	220-36-02500W	REP-E	86-14-057
220-16-315	AMD-C	86-13-037	220-32-03000A	REP-E	86-19-057	220-36-02500X	NEW-E	86-14-057
220-16-315	AMD	86-13-038	220-32-03000B	NEW-E	86-19-057	220-36-02500Y	NEW-E	86-19-017
220-16-385	NEW-P	86-16-021	220-32-03000B	REP-E	86-20-098	220-40-020	AMD-P	86-10-075
220-16-385	NEW	86-20-028	220-32-03000C	NEW-E	86-20-098	220-40-020	AMD	86-15-016
220-20-017	NEW-P	86-21-037	220-32-03000C	REP-E	86-21-102	220-40-021	AMD-P	86-10-075
220-22-020	AMD-P	86-10-075	220-32-03000D	NEW-E	86-21-102	220-40-021	AMD	86-15-016
220-22-02000D	NEW-E	86-19-028	220-32-03000Y	NEW-E	86-06-013	220-40-02100G	NEW-E	86-14-084
220-22-510	NEW-P	86-15-086	220-32-03000Z	NEW-E	86-14-012	220-40-02100G	REP-E	86-19-058
220-22-510	NEW	86-19-043	220-32-03000Z	REP-E	86-19-029	220-40-02100H	NEW-E	86-19-058
220-22-51000A	NEW-E	86-10-027	220-32-04100I	NEW-E	86-12-013	220-40-02100H	REP-E	86-19-078
220-24-02000J	NEW-E	86-10-007	220-32-042	REP-P	86-05-040	220-40-02100I	NEW-E	86-19-078
220-24-02000J	REP-E	86-10-015	220-32-042	REP	86-08-039	220-40-02100I	REP-E	86-20-008
220-24-02000K	NEW-E	86-10-015	220-32-05100A	NEW-E	86-19-027	220-40-02100J	NEW-E	86-20-008
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220-24-02000L	NEW-E	86-11-016	220-32-05100B	NEW-E	86-20-047	220-40-02100K	NEW-E	86-20-014
220-24-02000L	REP-E	86-11-043	220-32-05100B	REP-E	86-20-096	220-40-02100K	REP-E	86-20-032
220-24-02000M	NEW-E	86-11-043	220-32-05100C	NEW-E	86-20-047	220-40-02100L	NEW-E	86-20-076
220-24-02000M	REP-E	86-12-012	220-32-05100C	REP-E	86-20-096	220-40-02100L	REP-E	86-21-116
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220-24-02000P	REP-E	86-16-074	220-32-05100F	NEW-E	86-21-028	220-40-02100P	NEW-E	86-21-101
220-24-02000Q	NEW-E	86-16-074	220-32-05100F	REP-E	86-21-062	220-40-02100P	REP-E	86-21-116
220-24-02000Q	REP-E	86-16-083	220-32-05100G	NEW-E	86-21-062	220-40-02100Q	NEW-E	86-21-116
220-24-02000R	NEW-E	86-16-083	220-32-05100W	NEW-E	86-14-012	220-40-02100Q	REP-E	86-22-015
220-28-01000A	NEW-E	86-17-008	220-32-05100X	REP-E	86-17-043	220-40-02100R	NEW-E	86-22-015
220-28-601	NEW-E	86-15-017	220-32-05100X	NEW-E	86-17-043	220-40-02100R	REP-E	86-22-022
220-28-601	REP-E	86-15-055	220-32-05100X	REP-E	86-18-076	220-40-02100S	NEW-E	86-22-022
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220-28-603	NEW-E	86-16-015	220-32-05100Z	NEW-E	86-19-010	220-40-022	AMD-P	86-10-075
220-28-603	REP-E	86-16-032	220-32-05100Z	REP-E	86-20-047	220-40-022	AMD	86-15-016
220-28-604	NEW-E	86-16-032	220-32-05500Q	NEW-E	86-11-050	220-40-024	AMD-P	86-10-075
220-28-604	REP-E	86-16-050	220-32-05500Q	REP-E	86-12-014	220-40-024	AMD	86-15-016
220-28-605	NEW-E	86-16-050	220-32-05500P	NEW-E	86-12-014	220-44-050	AMD-P	86-09-004
220-28-605	REP-E	86-17-011	220-32-05500P	REP-E	86-12-055	220-44-050	AMD	86-12-027
220-28-606	NEW-E	86-17-011	220-32-05500R	NEW-E	86-12-055	220-44-05000A	NEW-E	86-21-097
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220-44-05000Y	NEW-E	86-18-008	220-47-718	REP-E	86-22-008	220-56-24000C	NEW-E	86-08-065
220-44-05000Y	REP-E	86-20-036	220-47-719	NEW-E	86-22-008	220-56-24000C	REP-E	86-14-024
220-44-05000Z	NEW-E	86-20-036	220-47-719	REP-E	86-22-036	220-56-295	AMD-C	86-03-089
220-44-05000Z	REP-E	86-21-097	220-47-720	NEW-E	86-22-036	220-56-295	AMD	86-09-020
220-47-262	AMD-P	86-08-103	220-48-01500T	NEW-E	86-03-044	220-56-29500B	NEW-E	86-08-065
220-47-262	AMD-C	86-13-037	220-48-01500T	REP-E	86-05-012	220-56-29500B	REP-E	86-14-024
220-47-262	AMD	86-13-038	220-48-01500U	NEW-E	86-05-012	220-56-305	AMD-C	86-03-089
220-47-301	AMD-P	86-08-103	220-48-01500U	REP-E	86-06-025	220-56-305	AMD	86-09-020
220-47-301	AMD-C	86-13-037	220-48-01500V	NEW-E	86-06-025	220-56-30500B	NEW-E	86-08-065
220-47-301	AMD	86-13-038	220-49-02000S	NEW-E	86-09-042	220-56-30500B	REP-E	86-14-024
220-47-307	AMD-P	86-08-103	220-52-010	AMD-P	86-15-086	220-56-310	AMD-C	86-03-089
220-47-307	AMD-C	86-13-037	220-52-010	AMD	86-19-043	220-56-310	AMD	86-09-020
220-47-311	AMD-P	86-08-103	220-52-03000C	NEW-E	86-09-010	220-56-310	AMD-P	86-21-013
220-47-311	AMD-C	86-13-037	220-52-05300Q	NEW-E	86-11-042	220-56-31000G	NEW-E	86-16-014
220-47-311	AMD	86-13-038	220-52-060	AMD-P	86-15-086	220-56-312	NEW-C	86-03-089
220-47-312	AMD-P	86-08-103	220-52-060	AMD	86-19-043	220-56-312	NEW	86-09-020
220-47-312	AMD-C	86-13-037	220-52-069	AMD-P	86-05-002	220-56-31200A	NEW-E	86-08-065
220-47-312	AMD	86-13-038	220-52-069	AMD	86-08-056	220-56-31200A	REP-E	86-14-024
220-47-313	AMD-P	86-08-103	220-52-07100A	NEW-E	86-21-014	220-56-325	AMD-C	86-03-089
220-47-313	AMD-C	86-13-037	220-52-072	NEW-P	86-21-013	220-56-325	AMD	86-09-020
220-47-313	AMD	86-13-038	220-52-073	AMD-P	86-16-021	220-56-32500H	NEW-E	86-11-042
220-47-401	AMD-P	86-08-103	220-52-073	AMD	86-20-028	220-56-330	AMD-C	86-03-089
220-47-401	AMD-C	86-13-037	220-52-07300C	NEW-E	86-20-029	220-56-330	AMD	86-09-020
220-47-401	AMD	86-13-038	220-52-07300E	NEW-E	86-10-026	220-56-335	AMD-C	86-03-089
220-47-402	AMD-P	86-08-103	220-52-074	AMD-P	86-16-021	220-56-335	AMD	86-09-020
220-47-402	AMD-C	86-13-037	220-52-074	AMD	86-20-028	220-56-340	AMD-C	86-03-089
220-47-402	AMD	86-13-038	220-52-07400D	NEW-E	86-20-029	220-56-340	AMD	86-09-020
220-47-403	AMD-P	86-08-103	220-52-07500A	NEW-E	86-16-014	220-56-350	AMD-C	86-03-089
220-47-403	AMD-C	86-13-037	220-52-07500J	NEW-E	86-21-014	220-56-350	AMD	86-09-020
220-47-403	AMD	86-13-038	220-55-040	AMD-P	86-21-037	220-56-35000B	NEW-E	86-06-026
220-47-411	AMD-P	86-08-103	220-55-04000A	NEW-E	86-19-045	220-56-36000L	NEW-E	86-05-024
220-47-411	AMD-C	86-13-037	220-56-100	AMD-C	86-03-089	220-56-36000M	NEW-E	86-21-019
220-47-411	AMD	86-13-038	220-56-100	AMD	86-09-020	220-56-36005	AMD-C	86-03-089
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220-47-412	AMD-C	86-13-037	220-56-10000B	REP-E	86-14-024	220-56-380	AMD-C	86-03-089
220-47-412	AMD	86-13-038	220-56-12000A	NEW-E	86-16-006	220-56-380	AMD	86-09-020
220-47-413	AMD-P	86-08-103	220-56-12000A	REP-E	86-19-044	220-56-382	AMD-C	86-03-089
220-47-413	AMD-C	86-13-037	220-56-12000B	NEW-E	86-19-044	220-56-382	AMD	86-09-020
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220-47-414	AMD	86-13-038	220-56-15000A	NEW-E	86-08-065	220-56-400	AMD	86-09-020
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220-47-701	REP-E	86-16-051	220-56-16000Z	NEW-E	86-08-047	220-56-40000B	REP-E	86-14-024
220-47-702	NEW-E	86-16-051	220-56-16000Z	REP-E	86-14-024	220-57-001	AMD-C	86-03-089
220-47-702	REP-E	86-17-010	220-56-180	AMD-C	86-03-089	220-57-001	AMD	86-09-020
220-47-703	NEW-E	86-17-010	220-56-180	AMD	86-09-020	220-57-13000I	NEW-E	86-15-056
220-47-703	REP-E	86-17-041	220-56-18000S	NEW-E	86-08-065	220-57-13000I	REP-E	86-21-098
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220-47-704	REP-E	86-18-013	220-56-18000T	NEW-E	86-06-031	220-57-13500H	NEW-E	86-15-056
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220-47-705	REP-E	86-18-021	220-56-190	AMD	86-09-020	220-57-13500I	NEW-E	86-21-098
220-47-706	NEW-E	86-18-021	220-56-19000A	NEW-E	86-14-024	220-57-138	AMD-C	86-03-089
220-47-706	REP-E	86-18-046	220-56-19000A	REP-E	86-17-009	220-57-138	AMD	86-09-020
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220-47-707	REP-E	86-18-062	220-56-19000B	REP-E	86-17-029	220-57-140	AMD	86-09-020
220-47-708	NEW-E	86-18-062	220-56-19000C	NEW-E	86-17-029	220-57-14000E	NEW-E	86-21-015
220-47-708	REP-E	86-18-077	220-56-19000C	REP-E	86-17-051	220-57-14000F	NEW-E	86-21-070
220-47-709	NEW-E	86-18-077	220-56-19000D	NEW-E	86-17-051	220-57-15500F	NEW-E	86-13-013
220-47-709	REP-E	86-19-008	220-56-19000D	REP-E	86-18-074	220-57-160	AMD-C	86-03-089
220-47-710	NEW-E	86-19-008	220-56-19000E	NEW-E	86-18-074	220-57-160	AMD	86-09-020
220-47-710	REP-E	86-19-046	220-56-19000E	REP-E	86-20-096	220-57-16000A	NEW-E	86-16-022
220-47-711	NEW-E	86-19-046	220-56-19000F	NEW-E	86-21-036	220-57-16000A	REP-E	86-21-068
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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-140-150	AMD-P	86-03-070	250-61-150	NEW-C	86-20-082	251-01-190	NEW-P	86-06-052
248-140-150	AMD	86-08-002	250-61-160	NEW-P	86-13-067	251-01-190	NEW	86-09-078
248-140-220	AMD-P	86-03-070	250-61-160	NEW-E	86-18-017	251-01-195	NEW-P	86-06-052
248-140-220	AMD	86-08-002	250-61-160	NEW-C	86-20-082	251-01-195	NEW	86-09-078
248-554-001	AMD-P	86-18-064	250-61-170	NEW-C	86-20-082	251-01-200	NEW-P	86-06-052
248-554-001	AMD-E	86-18-065	250-61-180	NEW-C	86-20-082	251-01-200	NEW	86-09-078
248-554-001	AMD	86-22-039	250-61-190	NEW-C	86-20-082	251-01-205	NEW-P	86-06-052
248-554-005	AMD-P	86-18-064	251-01-005	NEW-P	86-06-052	251-01-205	NEW	86-09-078
248-554-005	AMD-E	86-18-065	251-01-005	NEW	86-09-078	251-01-210	NEW-P	86-06-052
248-554-005	AMD	86-22-039	251-01-010	NEW-P	86-06-052	251-01-210	NEW	86-09-078
248-554-010	AMD-P	86-18-064	251-01-010	NEW	86-09-078	251-01-215	NEW-P	86-06-052
248-554-010	AMD-E	86-18-065	251-01-015	NEW-P	86-06-052	251-01-215	NEW	86-09-078
248-554-010	AMD	86-22-039	251-01-015	NEW	86-09-078	251-01-220	NEW-P	86-06-052
248-554-015	AMD-P	86-18-064	251-01-020	NEW-P	86-06-052	251-01-220	NEW	86-09-078
248-554-015	AMD-E	86-18-065	251-01-020	NEW	86-09-078	251-01-225	NEW-P	86-06-052
248-554-015	AMD	86-22-039	251-01-025	NEW-P	86-06-052	251-01-225	NEW	86-09-078
248-554-018	NEW-P	86-18-064	251-01-025	NEW	86-09-078	251-01-230	NEW-P	86-06-052
248-554-018	NEW-E	86-18-065	251-01-030	NEW-P	86-06-052	251-01-230	NEW	86-09-078
248-554-018	NEW	86-22-039	251-01-030	NEW	86-09-078	251-01-235	NEW-P	86-06-052
248-554-020	AMD-P	86-18-064	251-01-035	NEW-P	86-06-052	251-01-235	NEW	86-09-078
248-554-020	AMD-E	86-18-065	251-01-035	NEW	86-09-078	251-01-240	NEW-P	86-06-052
248-554-020	AMD	86-22-039	251-01-040	NEW-P	86-06-052	251-01-240	NEW	86-09-078
248-554-030	AMD-P	86-18-064	251-01-040	NEW	86-09-078	251-01-245	NEW-P	86-06-052
248-554-030	AMD-E	86-18-065	251-01-045	NEW-P	86-06-052	251-01-245	NEW	86-09-078
248-554-030	AMD	86-22-039	251-01-045	NEW	86-09-078	251-01-250	NEW-P	86-06-052
250-20-021	AMD-P	86-09-033	251-01-050	NEW-P	86-06-052	251-01-250	NEW	86-09-078
250-20-021	AMD-E	86-09-034	251-01-050	NEW	86-09-078	251-01-255	NEW-P	86-06-052
250-20-021	AMD	86-12-077	251-01-055	NEW-P	86-06-052	251-01-255	NEW	86-09-078
250-40-050	AMD-E	86-04-038	251-01-055	NEW	86-09-078	251-01-260	NEW-P	86-06-052
250-40-050	AMD-E	86-07-041	251-01-060	NEW-P	86-06-052	251-01-260	NEW	86-09-078
250-40-050	AMD-P	86-07-042	251-01-060	NEW	86-09-078	251-01-265	NEW-P	86-06-052
250-40-050	AMD	86-10-014	251-01-065	NEW-P	86-06-052	251-01-265	NEW	86-09-078
250-61	REVIEW	86-20-094	251-01-065	NEW	86-09-078	251-01-270	NEW-P	86-06-052
250-61-010	NEW-P	86-13-067	251-01-070	NEW-P	86-06-052	251-01-270	NEW	86-09-078
250-61-010	NEW-E	86-18-017	251-01-070	NEW	86-09-078	251-01-275	NEW-P	86-06-052
250-61-010	NEW-C	86-20-082	251-01-075	NEW-P	86-06-052	251-01-275	NEW	86-09-078
250-61-020	NEW-P	86-13-067	251-01-075	NEW	86-09-078	251-01-280	NEW-P	86-06-052
250-61-020	NEW-E	86-18-017	251-01-080	NEW-P	86-06-052	251-01-280	NEW	86-09-078
250-61-020	NEW-C	86-20-082	251-01-080	NEW	86-09-078	251-01-285	NEW-P	86-06-052
250-61-030	NEW-P	86-13-067	251-01-085	NEW-P	86-06-052	251-01-285	NEW	86-09-078
250-61-030	NEW-E	86-18-017	251-01-085	NEW	86-09-078	251-01-290	NEW-P	86-06-052
250-61-030	NEW-C	86-20-082	251-01-100	NEW-P	86-06-052	251-01-290	NEW	86-09-078
250-61-040	NEW-P	86-13-067	251-01-100	NEW	86-09-078	251-01-295	NEW-P	86-06-052
250-61-040	NEW-E	86-18-017	251-01-105	NEW-P	86-06-052	251-01-295	NEW	86-09-078
250-61-040	NEW-C	86-20-082	251-01-105	NEW	86-09-078	251-01-300	NEW-P	86-06-052
250-61-050	NEW-P	86-13-067	251-01-110	NEW-P	86-06-052	251-01-300	NEW	86-09-078
250-61-050	NEW-E	86-18-017	251-01-110	NEW	86-09-078	251-01-305	NEW-P	86-06-052
250-61-050	NEW-C	86-20-082	251-01-115	NEW-P	86-06-052	251-01-305	NEW	86-09-078
250-61-060	NEW-P	86-13-067	251-01-115	NEW	86-09-078	251-01-310	NEW-P	86-06-052
250-61-060	NEW-E	86-18-017	251-01-120	NEW-P	86-06-052	251-01-310	NEW	86-09-078
250-61-060	NEW-C	86-20-082	251-01-120	NEW	86-09-078	251-01-315	NEW-P	86-06-052
250-61-070	NEW-P	86-13-067	251-01-125	NEW-P	86-06-052	251-01-315	NEW	86-09-078
250-61-070	NEW-E	86-18-017	251-01-125	NEW	86-09-078	251-01-320	NEW-P	86-06-052
250-61-070	NEW-C	86-20-082	251-01-130	NEW-P	86-06-052	251-01-320	NEW	86-09-078
250-61-080	NEW-P	86-13-067	251-01-130	NEW	86-09-078	251-01-325	NEW-P	86-06-052
250-61-080	NEW-E	86-18-017	251-01-135	NEW-P	86-06-052	251-01-325	NEW	86-09-078
250-61-080	NEW-C	86-20-082	251-01-135	NEW	86-09-078	251-01-330	NEW-P	86-06-052
250-61-090	NEW-P	86-13-067	251-01-140	NEW-P	86-06-052	251-01-330	NEW	86-09-078
250-61-090	NEW-E	86-18-017	251-01-140	NEW	86-09-078	251-01-335	NEW-P	86-06-052
250-61-090	NEW-C	86-20-082	251-01-145	NEW-P	86-06-052	251-01-335	NEW	86-09-078
250-61-100	NEW-P	86-13-067	251-01-145	NEW	86-09-078	251-01-340	NEW-P	86-06-052
250-61-100	NEW-E	86-18-017	251-01-150	NEW-P	86-06-052	251-01-340	NEW	86-09-078
250-61-100	NEW-C	86-20-082	251-01-150	NEW	86-09-078	251-01-345	NEW-P	86-06-052
250-61-110	NEW-P	86-13-067	251-01-155	NEW-P	86-06-052	251-01-345	NEW	86-09-078
250-61-110	NEW-E	86-18-017	251-01-155	NEW	86-09-078	251-01-350	NEW-P	86-06-052
250-61-110	NEW-C	86-20-082	251-01-160	NEW-P	86-06-052	251-01-350	NEW	86-09-078
250-61-120	NEW-P	86-13-067	251-01-160	NEW	86-09-078	251-01-355	NEW-P	86-06-052
250-61-120	NEW-E	86-18-017	251-01-165	NEW-P	86-06-052	251-01-355	NEW	86-09-078
250-61-120	NEW-C	86-20-082	251-01-165	NEW	86-09-078	251-01-360	NEW-P	86-06-052
250-61-130	NEW-P	86-13-067	251-01-170	NEW-P	86-06-052	251-01-360	NEW	86-09-078
250-61-130	NEW-E	86-18-017	251-01-170	NEW	86-09-078	251-01-365	NEW-P	86-06-052
250-61-130	NEW-C	86-20-082	251-01-175	NEW-P	86-06-052	251-01-365	NEW	86-09-078
250-61-140	NEW-P	86-13-067	251-01-175	NEW	86-09-078	251-01-370	NEW-P	86-06-052
250-61-140	NEW-E	86-18-017	251-01-180	NEW-P	86-06-052	251-01-370	NEW	86-09-078
250-61-140	NEW-C	86-20-082	251-01-180	NEW	86-09-078	251-01-375	NEW-P	86-06-052
250-61-150	NEW-P	86-13-067	251-01-185	NEW-P	86-06-052	251-01-375	NEW	86-09-078
250-61-150	NEW-E	86-18-017	251-01-185	NEW	86-09-078	251-01-380	NEW-P	86-06-052

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
251-01-380	NEW	86-09-078	251-14-086	NEW-P	86-10-064	254-20-100	NEW-P	86-17-090
251-01-385	NEW-P	86-06-052	251-14-086	NEW	86-14-042	254-20-100	NEW-E	86-17-091
251-01-385	NEW	86-09-078	251-14-087	NEW-W	86-08-091	254-20-100	NEW-C	86-20-031
251-01-390	NEW-P	86-06-052	251-14-087	NEW-P	86-10-064	254-20-100	NEW	86-21-103
251-01-390	NEW	86-09-078	251-14-087	NEW	86-14-042	254-20-110	NEW-P	86-17-090
251-01-395	NEW-P	86-06-052	251-14-090	AMD-W	86-08-091	254-20-110	NEW-E	86-17-091
251-01-395	NEW	86-09-078	251-18-035	AMD	86-06-034	254-20-110	NEW-C	86-20-031
251-01-400	NEW-P	86-06-052	251-18-041	AMD	86-03-081	254-20-110	NEW	86-21-103
251-01-400	NEW	86-09-078	251-18-060	AMD	86-06-034	254-20-120	NEW-P	86-17-090
251-01-405	NEW-P	86-06-052	251-18-180	AMD	86-03-081	254-20-120	NEW-E	86-17-091
251-01-405	NEW	86-09-078	251-18-240	AMD	86-06-034	254-20-120	NEW-C	86-20-031
251-01-410	NEW-P	86-06-052	251-18-250	REP	86-06-034	254-20-120	NEW	86-21-103
251-01-410	NEW	86-09-078	251-18-390	REP	86-06-034	260-12-160	AMD-P	86-04-042
251-01-415	NEW-P	86-06-052	251-22-040	AMD-P	86-04-079	260-13-010	NEW-P	86-09-092
251-01-415	NEW	86-09-078	251-22-040	AMD	86-08-037	260-13-010	NEW	86-13-056
251-01-420	NEW-P	86-06-052	251-22-240	AMD-P	86-15-028	260-13-020	NEW-P	86-09-092
251-01-420	NEW	86-09-078	251-23-010	NEW	86-06-034	260-13-020	NEW	86-13-056
251-01-425	NEW-P	86-06-052	251-23-020	NEW	86-06-034	260-13-020	AMD-P	86-15-082
251-01-425	NEW	86-09-078	251-23-030	NEW	86-06-034	260-13-020	AMD	86-21-081
251-01-430	NEW-P	86-06-052	251-23-040	NEW	86-06-034	260-13-030	NEW-P	86-09-092
251-01-430	NEW	86-09-078	251-23-050	NEW	86-06-034	260-13-030	NEW	86-13-056
251-01-435	NEW-P	86-06-052	251-23-060	NEW	86-06-034	260-13-040	NEW-P	86-09-092
251-01-435	NEW	86-09-078	251-25-010	NEW-P	86-10-066	260-13-040	NEW	86-13-056
251-01-440	NEW-P	86-06-052	251-25-010	NEW-E	86-12-037	260-13-050	NEW-P	86-09-092
251-01-440	NEW	86-09-078	251-25-010	NEW	86-14-041	260-13-050	NEW	86-13-056
251-01-445	NEW-P	86-06-052	251-25-020	NEW-P	86-10-066	260-13-060	NEW-P	86-09-092
251-01-445	NEW	86-09-078	251-25-020	NEW-E	86-12-037	260-13-060	NEW	86-13-056
251-01-450	NEW-P	86-06-052	251-25-020	NEW	86-14-041	260-13-070	NEW-P	86-09-092
251-01-450	NEW	86-09-078	251-25-030	NEW-P	86-10-066	260-13-070	NEW	86-13-056
251-01-455	NEW-P	86-06-052	251-25-030	NEW-E	86-12-037	260-13-080	NEW-P	86-09-092
251-01-455	NEW	86-09-078	251-25-030	NEW	86-14-041	260-13-080	NEW	86-13-056
251-01-460	NEW-P	86-06-052	251-25-040	NEW-P	86-10-066	260-13-090	NEW-P	86-09-092
251-01-460	NEW	86-09-078	251-25-040	NEW-E	86-12-037	260-13-090	NEW	86-13-056
251-04-020	AMD	86-03-081	251-25-040	NEW	86-14-041	260-13-100	NEW-P	86-09-092
251-04-020	AMD-P	86-04-076	251-25-050	NEW-P	86-10-066	260-13-100	NEW	86-13-056
251-04-020	AMD	86-06-034	251-25-050	NEW-E	86-12-037	260-13-110	NEW-P	86-09-092
251-04-020	REP-P	86-06-052	251-25-050	NEW	86-14-041	260-13-110	NEW	86-13-056
251-04-020	REP	86-09-078	253-16-070	AMD-P	86-22-023	260-13-120	NEW-P	86-09-092
251-04-050	AMD-P	86-06-052	253-16-090	AMD-P	86-22-023	260-13-120	NEW	86-13-056
251-04-050	AMD	86-09-077	253-16-100	AMD-P	86-22-023	260-13-130	NEW-P	86-09-092
251-09-020	AMD-W	86-08-091	254-20-010	NEW-P	86-17-090	260-13-130	NEW	86-13-056
251-09-030	AMD-W	86-08-091	254-20-010	NEW-E	86-17-091	260-13-140	NEW-P	86-09-092
251-09-030	AMD-P	86-08-102	254-20-010	NEW-C	86-20-031	260-13-140	NEW	86-13-056
251-09-030	AMD	86-12-006	254-20-010	NEW	86-21-103	260-13-150	NEW-P	86-09-092
251-10-025	AMD-P	86-10-066	254-20-020	NEW-P	86-17-090	260-13-150	NEW	86-13-056
251-10-025	AMD-E	86-12-037	254-20-020	NEW-E	86-17-091	260-13-160	NEW-P	86-09-092
251-10-025	AMD	86-14-041	254-20-020	NEW-C	86-20-031	260-13-160	NEW	86-13-056
251-10-105	NEW	86-06-033	254-20-020	NEW	86-21-103	260-13-160	AMD-P	86-15-082
251-10-110	AMD-C	86-04-011	254-20-030	NEW-P	86-17-090	260-13-160	AMD	86-21-081
251-10-110	AMD	86-06-033	254-20-030	NEW-E	86-17-091	260-13-170	NEW-P	86-09-092
251-10-110	AMD-W	86-08-091	254-20-030	NEW-C	86-20-031	260-13-170	NEW	86-13-056
251-10-111	NEW	86-06-033	254-20-030	NEW	86-21-103	260-13-180	NEW-P	86-09-092
251-10-115	NEW-W	86-08-091	254-20-040	NEW-P	86-17-090	260-13-180	NEW	86-13-056
251-10-120	AMD-W	86-08-091	254-20-040	NEW-E	86-17-091	260-13-190	NEW-P	86-09-092
251-14-050	AMD-P	86-04-077	254-20-040	NEW-C	86-20-031	260-13-190	NEW	86-13-056
251-14-050	AMD-P	86-04-078	254-20-040	NEW	86-21-103	260-13-190	AMD-P	86-15-082
251-14-050	AMD-C	86-08-038	254-20-050	NEW-P	86-17-090	260-13-190	AMD	86-21-081
251-14-050	AMD	86-09-076	254-20-050	NEW-E	86-17-091	260-13-200	NEW-P	86-09-092
251-14-060	AMD-P	86-04-078	254-20-050	NEW-C	86-20-031	260-13-200	NEW	86-13-056
251-14-060	AMD-C	86-08-038	254-20-050	NEW	86-21-103	260-13-210	NEW-P	86-09-092
251-14-060	AMD	86-09-076	254-20-060	NEW-P	86-17-090	260-13-210	NEW	86-13-056
251-14-080	AMD-W	86-08-091	254-20-060	NEW-E	86-17-091	260-13-220	NEW-P	86-09-092
251-14-080	AMD-P	86-10-064	254-20-060	NEW-C	86-20-031	260-13-220	NEW	86-13-056
251-14-080	AMD-P	86-10-065	254-20-060	NEW	86-21-103	260-13-230	NEW-P	86-09-092
251-14-080	AMD	86-14-042	254-20-070	NEW-P	86-17-090	260-13-230	NEW	86-13-056
251-14-082	NEW-W	86-08-091	254-20-070	NEW-E	86-17-091	260-13-240	NEW-P	86-09-092
251-14-082	NEW-P	86-10-064	254-20-070	NEW-C	86-20-031	260-13-240	NEW	86-13-056
251-14-082	NEW	86-14-042	254-20-070	NEW	86-21-103	260-13-250	NEW-P	86-09-092
251-14-083	NEW-W	86-08-091	254-20-080	NEW-P	86-17-090	260-13-250	NEW	86-13-056
251-14-083	NEW-P	86-10-064	254-20-080	NEW-E	86-17-091	260-13-260	NEW-P	86-09-092
251-14-083	NEW	86-14-042	254-20-080	NEW-C	86-20-031	260-13-260	NEW	86-13-056
251-14-084	NEW-W	86-08-091	254-20-080	NEW	86-21-103	260-13-270	NEW-P	86-09-092
251-14-084	NEW-P	86-10-065	254-20-090	NEW-P	86-17-090	260-13-270	NEW	86-13-056
251-14-085	NEW-W	86-08-091	254-20-090	NEW-E	86-17-091	260-13-280	NEW-P	86-09-092
251-14-085	NEW-P	86-10-064	254-20-090	NEW-C	86-20-031	260-13-280	NEW	86-13-056
251-14-085	NEW	86-14-042	254-20-090	NEW	86-21-103	260-13-290	NEW-P	86-09-092
251-14-086	NEW-W	86-08-091	254-20-090	AMD-P	86-22-057	260-13-290	NEW	86-13-056

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
260-13-300	NEW-P	86-09-092	260-72-010	AMD-P	86-15-082	263-12-050	AMD	86-03-021
260-13-300	NEW	86-13-056	260-72-010	AMD	86-21-081	263-12-056	AMD	86-03-021
260-13-310	NEW-P	86-09-092	261-02-050	NEW-P	86-08-077	263-12-060	AMD	86-03-021
260-13-310	NEW	86-13-056	261-02-050	NEW	86-11-041	263-12-098	NEW-C	86-03-023
260-13-320	NEW-P	86-09-092	261-02-060	NEW-P	86-08-077	263-12-098	NEW-W	86-05-007
260-13-320	NEW	86-13-056	261-02-060	NEW	86-11-041	263-12-125	AMD	86-03-021
260-13-330	NEW-P	86-09-092	261-10-080	AMD-P	86-08-077	263-12-145	AMD	86-03-021
260-13-330	NEW	86-13-056	261-10-080	AMD	86-11-041	263-12-145	AMD-E	86-03-022
260-13-330	AMD-P	86-15-082	261-12-090	NEW-P	86-08-077	263-12-150	AMD	86-03-021
260-13-330	AMD	86-21-081	261-12-090	NEW	86-11-041	263-12-150	AMD-E	86-03-022
260-13-340	NEW-P	86-09-092	261-14-090	NEW-P	86-08-077	263-12-170	AMD	86-03-021
260-13-340	NEW	86-13-056	261-14-090	NEW	86-11-041	263-12-180	AMD	86-03-021
260-13-350	NEW-P	86-09-092	261-20	AMD-P	86-20-083	263-12-190	AMD	86-03-021
260-13-350	NEW	86-13-056	261-20-040	AMD-P	86-08-077	263-16-005	REP	86-03-021
260-13-360	NEW-P	86-09-092	261-20-040	AMD	86-11-041	263-16-010	REP	86-03-021
260-13-360	NEW	86-13-056	261-20-045	AMD-P	86-08-077	263-16-020	REP	86-03-021
260-13-370	NEW-P	86-09-092	261-20-045	AMD-C	86-11-040	263-16-030	REP	86-03-021
260-13-370	NEW	86-13-056	261-20-045	AMD	86-13-052	263-16-040	REP	86-03-021
260-13-380	NEW-P	86-09-092	261-20-090	AMD-P	86-08-077	263-16-050	REP	86-03-021
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296-17-91901	AMD-E	86-07-011	296-20-051	AMD	86-06-032	296-21-0502	AMD	86-06-032
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296-23-960	NEW	86-06-032	296-23A-268	NEW-E	86-22-031	296-44-016	REP-P	86-11-072
296-23-960	AMD-P	86-15-011	296-23A-268	NEW-P	86-22-059	296-44-016	AMD-P	86-11-072
296-23-960	AMD	86-20-074	296-23A-300	NEW-E	86-22-031	296-44-016	AMD	86-16-007
296-23-970	NEW-C	86-03-050	296-23A-300	NEW-P	86-22-059	296-44-017	NEW-P	86-11-072
296-23-970	NEW-C	86-04-036	296-23A-310	NEW-E	86-22-031	296-44-017	NEW	86-16-007
296-23-970	NEW	86-06-032	296-23A-310	NEW-P	86-22-059	296-44-017	NEW	86-16-007
296-23-980	NEW-C	86-03-050	296-23A-315	NEW-E	86-22-031	296-44-019	REP-P	86-11-072
296-23-980	NEW-C	86-04-036	296-23A-315	NEW-P	86-22-059	296-44-019	REP	86-16-007
296-23-980	NEW	86-06-032	296-23A-320	NEW-E	86-22-031	296-44-022	REP-P	86-11-072
296-23-980	AMD-P	86-15-011	296-23A-320	NEW-P	86-22-059	296-44-022	REP	86-16-007
296-23-980	AMD	86-20-074	296-23A-325	NEW-E	86-22-031	296-44-023	NEW-P	86-11-072
296-23A-100	NEW-E	86-22-031	296-23A-325	NEW-P	86-22-059	296-44-023	NEW	86-16-007
296-23A-100	NEW-P	86-22-059	296-23A-330	NEW-E	86-22-031	296-44-02301	NEW-P	86-11-072
296-23A-105	NEW-E	86-22-031	296-23A-330	NEW-P	86-22-059	296-44-02301	NEW	86-16-007
296-23A-105	NEW-P	86-22-059	296-23A-335	NEW-E	86-22-031	296-44-02305	NEW-P	86-11-072
296-23A-110	NEW-E	86-22-031	296-23A-335	NEW-P	86-22-059	296-44-02305	NEW	86-16-007
296-23A-110	NEW-P	86-22-059	296-23A-340	NEW-E	86-22-031	296-44-02309	NEW-P	86-11-072
296-23A-115	NEW-E	86-22-031	296-23A-340	NEW-P	86-22-059	296-44-02309	NEW	86-16-007
296-23A-115	NEW-P	86-22-059	296-23A-345	NEW-E	86-22-031	296-44-02315	NEW-P	86-11-072
296-23A-120	NEW-E	86-22-031	296-23A-345	NEW-P	86-22-059	296-44-02315	NEW	86-16-007
296-23A-120	NEW-P	86-22-059	296-23A-350	NEW-E	86-22-031	296-44-02319	NEW-P	86-11-072
296-23A-125	NEW-E	86-22-031	296-23A-350	NEW-P	86-22-059	296-44-02319	NEW	86-16-007
296-23A-125	NEW-P	86-22-059	296-23A-355	NEW-E	86-22-031	296-44-02323	NEW-P	86-11-072
296-23A-130	NEW-E	86-22-031	296-23A-355	NEW-P	86-22-059	296-44-02323	NEW	86-16-007
296-23A-130	NEW-P	86-22-059	296-23A-360	NEW-E	86-22-031	296-44-02329	NEW-P	86-11-072
296-23A-135	NEW-E	86-22-031	296-23A-360	NEW-P	86-22-059	296-44-02329	NEW	86-16-007
296-23A-135	NEW-P	86-22-059	296-23A-400	NEW-E	86-22-031	296-44-02335	NEW-P	86-11-072
296-23A-140	NEW-E	86-22-031	296-23A-400	NEW-P	86-22-059	296-44-02335	NEW	86-16-007
296-23A-140	NEW-P	86-22-059	296-23A-410	NEW-E	86-22-031	296-44-02349	NEW-P	86-11-072
296-23A-145	NEW-E	86-22-031	296-23A-410	NEW-P	86-22-059	296-44-02349	NEW	86-16-007
296-23A-145	NEW-P	86-22-059	296-23A-415	NEW-E	86-22-031	296-44-028	REP-P	86-11-072
296-23A-150	NEW-E	86-22-031	296-23A-415	NEW-P	86-22-059	296-44-028	REP	86-16-007
296-23A-150	NEW-P	86-22-059	296-23A-420	NEW-E	86-22-031	296-44-031	REP-P	86-11-072
						296-44-031	REP	86-16-007

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296-44-034	REP-P	86-11-072	296-44-07405	NEW	86-16-007	296-44-125	NEW-P	86-11-072
296-44-034	REP	86-16-007	296-44-07411	NEW-P	86-11-072	296-44-125	NEW	86-16-007
296-44-035	NEW-P	86-11-072	296-44-07411	NEW	86-16-007	296-44-12505	NEW-P	86-11-072
296-44-035	NEW	86-16-007	296-44-07417	NEW-P	86-11-072	296-44-12505	NEW	86-16-007
296-44-03505	NEW-P	86-11-072	296-44-07417	NEW	86-16-007	296-44-12515	NEW-P	86-11-072
296-44-03505	NEW	86-16-007	296-44-07423	NEW-P	86-11-072	296-44-12515	NEW	86-16-007
296-44-03509	NEW-P	86-11-072	296-44-07423	NEW	86-16-007	296-44-127	REP-P	86-11-072
296-44-03509	NEW	86-16-007	296-44-07427	NEW-P	86-11-072	296-44-127	REP	86-16-007
296-44-037	REP-P	86-11-072	296-44-07427	NEW	86-16-007	296-44-130	REP-P	86-11-072
296-44-037	REP	86-16-007	296-44-07433	NEW-P	86-11-072	296-44-130	REP	86-16-007
296-44-040	REP-P	86-11-072	296-44-07433	NEW	86-16-007	296-44-133	REP-P	86-11-072
296-44-040	REP	86-16-007	296-44-07439	NEW-P	86-11-072	296-44-133	REP	86-16-007
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296-44-04105	NEW-P	86-11-072	296-44-076	REP	86-16-007	296-44-13405	NEW-P	86-11-072
296-44-04105	NEW	86-16-007	296-44-079	REP-P	86-11-072	296-44-13405	NEW	86-16-007
296-44-04109	NEW-P	86-11-072	296-44-079	REP	86-16-007	296-44-13415	NEW-P	86-11-072
296-44-04109	NEW	86-16-007	296-44-082	REP-P	86-11-072	296-44-13415	NEW	86-16-007
296-44-04125	NEW-P	86-11-072	296-44-082	REP	86-16-007	296-44-13421	NEW-P	86-11-072
296-44-04125	NEW	86-16-007	296-44-085	REP-P	86-11-072	296-44-13421	NEW	86-16-007
296-44-04129	NEW-P	86-11-072	296-44-085	REP	86-16-007	296-44-13431	NEW-P	86-11-072
296-44-04129	NEW	86-16-007	296-44-086	NEW-P	86-11-072	296-44-13431	NEW	86-16-007
296-44-04135	NEW-P	86-11-072	296-44-086	NEW	86-16-007	296-44-136	REP-P	86-11-072
296-44-04135	NEW	86-16-007	296-44-08605	NEW-P	86-11-072	296-44-136	REP	86-16-007
296-44-043	REP-P	86-11-072	296-44-08605	NEW	86-16-007	296-44-139	REP-P	86-11-072
296-44-043	REP	86-16-007	296-44-08611	NEW-P	86-11-072	296-44-139	REP	86-16-007
296-44-046	REP-P	86-11-072	296-44-08611	NEW	86-16-007	296-44-142	REP-P	86-11-072
296-44-046	REP	86-16-007	296-44-08619	NEW-P	86-11-072	296-44-142	REP	86-16-007
296-44-049	REP-P	86-11-072	296-44-08619	NEW	86-16-007	296-44-145	REP-P	86-11-072
296-44-049	REP	86-16-007	296-44-088	REP-P	86-11-072	296-44-145	REP	86-16-007
296-44-051	NEW-P	86-11-072	296-44-088	REP	86-16-007	296-44-148	REP-P	86-11-072
296-44-051	NEW	86-16-007	296-44-091	REP-P	86-11-072	296-44-148	REP	86-16-007
296-44-05105	NEW-P	86-11-072	296-44-091	REP	86-16-007	296-44-151	REP-P	86-11-072
296-44-05105	NEW	86-16-007	296-44-094	REP-P	86-11-072	296-44-151	REP	86-16-007
296-44-05109	NEW-P	86-11-072	296-44-094	REP	86-16-007	296-44-154	REP-P	86-11-072
296-44-05109	NEW	86-16-007	296-44-097	REP-P	86-11-072	296-44-154	REP	86-16-007
296-44-05115	NEW-P	86-11-072	296-44-097	REP	86-16-007	296-44-157	REP-P	86-11-072
296-44-05115	NEW	86-16-007	296-44-098	NEW-P	86-11-072	296-44-157	REP	86-16-007
296-44-05119	NEW-P	86-11-072	296-44-098	NEW	86-16-007	296-44-160	REP-P	86-11-072
296-44-05119	NEW	86-16-007	296-44-09805	NEW-P	86-11-072	296-44-160	REP	86-16-007
296-44-05125	NEW-P	86-11-072	296-44-09805	NEW	86-16-007	296-44-163	REP-P	86-11-072
296-44-05125	NEW	86-16-007	296-44-09811	NEW-P	86-11-072	296-44-163	REP	86-16-007
296-44-05129	NEW-P	86-11-072	296-44-09811	NEW	86-16-007	296-44-166	REP-P	86-11-072
296-44-05129	NEW	86-16-007	296-44-09819	NEW-P	86-11-072	296-44-166	REP	86-16-007
296-44-05131	NEW-P	86-11-072	296-44-09819	NEW	86-16-007	296-44-169	REP-P	86-11-072
296-44-05131	NEW	86-16-007	296-44-09826	NEW-P	86-11-072	296-44-169	REP	86-16-007
296-44-05135	NEW-P	86-11-072	296-44-09826	NEW	86-16-007	296-44-170	NEW-P	86-11-072
296-44-05135	NEW	86-16-007	296-44-100	REP-P	86-11-072	296-44-170	NEW	86-16-007
296-44-05141	NEW-P	86-11-072	296-44-100	REP	86-16-007	296-44-17005	NEW-P	86-11-072
296-44-05141	NEW	86-16-007	296-44-103	REP-P	86-11-072	296-44-17005	NEW	86-16-007
296-44-052	REP-P	86-11-072	296-44-103	REP	86-16-007	296-44-17017	NEW-P	86-11-072
296-44-052	REP	86-16-007	296-44-106	REP-P	86-11-072	296-44-17017	NEW	86-16-007
296-44-055	REP-P	86-11-072	296-44-106	REP	86-16-007	296-44-17029	NEW-P	86-11-072
296-44-055	REP	86-16-007	296-44-109	REP-P	86-11-072	296-44-172	NEW	86-16-007
296-44-058	REP-P	86-11-072	296-44-109	REP	86-16-007	296-44-172	REP-P	86-11-072
296-44-058	REP	86-16-007	296-44-110	NEW-P	86-11-072	296-44-172	REP	86-16-007
296-44-061	REP-P	86-11-072	296-44-110	NEW	86-16-007	296-44-175	REP-P	86-11-072
296-44-061	REP	86-16-007	296-44-11005	NEW-P	86-11-072	296-44-175	REP	86-16-007
296-44-064	REP-P	86-11-072	296-44-11005	NEW	86-16-007	296-44-178	REP-P	86-11-072
296-44-064	REP	86-16-007	296-44-11021	NEW-P	86-11-072	296-44-178	REP	86-16-007
296-44-065	NEW-P	86-11-072	296-44-11021	NEW	86-16-007	296-44-181	REP-P	86-11-072
296-44-065	NEW	86-16-007	296-44-11029	NEW-P	86-11-072	296-44-181	REP	86-16-007
296-44-06505	NEW-P	86-11-072	296-44-11029	NEW	86-16-007	296-44-182	NEW-P	86-11-072
296-44-06505	NEW	86-16-007	296-44-11035	NEW-P	86-11-072	296-44-182	NEW	86-16-007
296-44-06511	NEW-P	86-11-072	296-44-11035	NEW	86-16-007	296-44-18205	NEW-P	86-11-072
296-44-06511	NEW	86-16-007	296-44-11041	NEW-P	86-11-072	296-44-18205	NEW	86-16-007
296-44-06517	NEW-P	86-11-072	296-44-11041	NEW	86-16-007	296-44-18225	NEW-P	86-11-072
296-44-06517	NEW	86-16-007	296-44-112	REP-P	86-11-072	296-44-18225	NEW	86-16-007
296-44-067	REP-P	86-11-072	296-44-112	REP	86-16-007	296-44-18239	NEW-P	86-11-072
296-44-067	REP	86-16-007	296-44-115	REP-P	86-11-072	296-44-18239	NEW	86-16-007
296-44-070	REP-P	86-11-072	296-44-115	REP	86-16-007	296-44-18250	NEW-P	86-11-072
296-44-070	REP	86-16-007	296-44-118	REP-P	86-11-072	296-44-18250	NEW	86-16-007
296-44-073	REP-P	86-11-072	296-44-118	REP	86-16-007	296-44-18261	NEW-P	86-11-072
296-44-073	REP	86-16-007	296-44-121	REP-P	86-11-072	296-44-18261	NEW	86-16-007
296-44-074	NEW-P	86-11-072	296-44-121	REP	86-16-007	296-44-18273	NEW-P	86-11-072
296-44-074	NEW	86-16-007	296-44-124	REP-P	86-11-072	296-44-18273	NEW	86-16-007
296-44-07405	NEW-P	86-11-072	296-44-124	REP	86-16-007	296-44-184	REP-P	86-11-072

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296-44-187	REP-P	86-11-072	296-44-24233	NEW	86-16-007	296-44-301	REP-P	86-11-072
296-44-187	REP	86-16-007	296-44-244	REP-P	86-11-072	296-44-301	REP	86-16-007
296-44-190	REP-P	86-11-072	296-44-244	REP	86-16-007	296-44-304	REP-P	86-11-072
296-44-190	REP	86-16-007	296-44-247	REP-P	86-11-072	296-44-304	REP	86-16-007
296-44-193	REP-P	86-11-072	296-44-247	REP	86-16-007	296-44-307	REP-P	86-11-072
296-44-193	REP	86-16-007	296-44-250	REP-P	86-11-072	296-44-307	REP	86-16-007
296-44-194	NEW-P	86-11-072	296-44-250	REP	86-16-007	296-44-310	REP-P	86-11-072
296-44-194	NEW	86-16-007	296-44-253	REP-P	86-11-072	296-44-310	REP	86-16-007
296-44-19405	NEW-P	86-11-072	296-44-253	REP	86-16-007	296-44-313	REP-P	86-11-072
296-44-19405	NEW	86-16-007	296-44-256	REP-P	86-11-072	296-44-313	REP	86-16-007
296-44-19421	NEW-P	86-11-072	296-44-256	REP	86-16-007	296-44-316	REP-P	86-11-072
296-44-19421	NEW	86-16-007	296-44-259	REP-P	86-11-072	296-44-316	REP	86-16-007
296-44-19433	NEW-P	86-11-072	296-44-259	REP	86-16-007	296-44-317	NEW-P	86-11-072
296-44-19433	NEW	86-16-007	296-44-262	REP-P	86-11-072	296-44-317	NEW	86-16-007
296-44-196	REP-P	86-11-072	296-44-262	REP	86-16-007	296-44-31709	NEW-P	86-11-072
296-44-196	REP	86-16-007	296-44-263	NEW-P	86-11-072	296-44-31709	NEW	86-16-007
296-44-199	REP-P	86-11-072	296-44-263	NEW	86-16-007	296-44-31719	NEW-P	86-11-072
296-44-199	REP	86-16-007	296-44-26309	NEW-P	86-11-072	296-44-31719	NEW	86-16-007
296-44-202	REP-P	86-11-072	296-44-26309	NEW	86-16-007	296-44-31729	NEW-P	86-11-072
296-44-202	REP	86-16-007	296-44-26321	NEW-P	86-11-072	296-44-31729	NEW	86-16-007
296-44-205	REP-P	86-11-072	296-44-26321	NEW	86-16-007	296-44-31738	NEW-P	86-11-072
296-44-205	REP	86-16-007	296-44-26333	NEW-P	86-11-072	296-44-31738	NEW	86-16-007
296-44-208	REP-P	86-11-072	296-44-26333	NEW	86-16-007	296-44-31749	NEW-P	86-11-072
296-44-208	REP	86-16-007	296-44-265	REP-P	86-11-072	296-44-31749	NEW	86-16-007
296-44-211	REP-P	86-11-072	296-44-265	REP	86-16-007	296-44-31757	NEW-P	86-11-072
296-44-211	REP	86-16-007	296-44-268	REP-P	86-11-072	296-44-31757	NEW	86-16-007
296-44-212	NEW-P	86-11-072	296-44-268	REP	86-16-007	296-44-31765	NEW-P	86-11-072
296-44-212	NEW	86-16-007	296-44-271	REP-P	86-11-072	296-44-31765	NEW	86-16-007
296-44-21209	NEW-P	86-11-072	296-44-271	REP	86-16-007	296-44-31772	NEW-P	86-11-072
296-44-21209	NEW	86-16-007	296-44-274	REP-P	86-11-072	296-44-31772	NEW	86-16-007
296-44-21221	NEW-P	86-11-072	296-44-274	REP	86-16-007	296-44-31783	NEW-P	86-11-072
296-44-21221	NEW	86-16-007	296-44-277	REP-P	86-11-072	296-44-31783	NEW	86-16-007
296-44-21230	NEW-P	86-11-072	296-44-277	REP	86-16-007	296-44-31792	NEW-P	86-11-072
296-44-21230	NEW	86-16-007	296-44-278	NEW-P	86-11-072	296-44-31792	NEW	86-16-007
296-44-21241	NEW-P	86-11-072	296-44-278	NEW	86-16-007	296-44-319	REP-P	86-11-072
296-44-21241	NEW	86-16-007	296-44-27809	NEW-P	86-11-072	296-44-319	REP	86-16-007
296-44-21253	NEW-P	86-11-072	296-44-27809	NEW	86-16-007	296-44-322	REP-P	86-11-072
296-44-21253	NEW	86-16-007	296-44-27821	NEW-P	86-11-072	296-44-322	REP	86-16-007
296-44-21265	NEW-P	86-11-072	296-44-27821	NEW	86-16-007	296-44-325	REP-P	86-11-072
296-44-21265	NEW	86-16-007	296-44-27833	NEW-P	86-11-072	296-44-325	REP	86-16-007
296-44-21273	NEW-P	86-11-072	296-44-27833	NEW	86-16-007	296-44-328	REP-P	86-11-072
296-44-21273	NEW	86-16-007	296-44-27847	NEW-P	86-11-072	296-44-328	REP	86-16-007
296-44-21279	NEW-P	86-11-072	296-44-27847	NEW	86-16-007	296-44-331	REP-P	86-11-072
296-44-21279	NEW	86-16-007	296-44-280	REP-P	86-11-072	296-44-331	REP	86-16-007
296-44-21287	NEW-P	86-11-072	296-44-280	REP	86-16-007	296-44-334	REP-P	86-11-072
296-44-21287	NEW	86-16-007	296-44-283	REP-P	86-11-072	296-44-334	REP	86-16-007
296-44-21295	NEW-P	86-11-072	296-44-283	REP	86-16-007	296-44-337	REP-P	86-11-072
296-44-21295	NEW	86-16-007	296-44-286	REP-P	86-11-072	296-44-337	REP	86-16-007
296-44-214	REP-P	86-11-072	296-44-286	REP	86-16-007	296-44-340	REP-P	86-11-072
296-44-214	REP	86-16-007	296-44-289	REP-P	86-11-072	296-44-340	REP	86-16-007
296-44-217	REP-P	86-11-072	296-44-289	REP	86-16-007	296-44-343	REP-P	86-11-072
296-44-217	REP	86-16-007	296-44-292	REP-P	86-11-072	296-44-343	REP	86-16-007
296-44-220	REP-P	86-11-072	296-44-292	REP	86-16-007	296-44-346	REP-P	86-11-072
296-44-220	REP	86-16-007	296-44-295	REP-P	86-11-072	296-44-346	REP	86-16-007
296-44-223	REP-P	86-11-072	296-44-295	REP	86-16-007	296-44-349	REP-P	86-11-072
296-44-223	REP	86-16-007	296-44-29501	NEW-P	86-11-072	296-44-349	REP	86-16-007
296-44-226	REP-P	86-11-072	296-44-29501	NEW	86-16-007	296-44-350	NEW-P	86-11-072
296-44-226	REP	86-16-007	296-44-29509	NEW-P	86-11-072	296-44-350	NEW	86-16-007
296-44-229	REP-P	86-11-072	296-44-29509	NEW	86-16-007	296-44-35009	NEW-P	86-11-072
296-44-229	REP	86-16-007	296-44-29515	NEW-P	86-11-072	296-44-35009	NEW	86-16-007
296-44-232	REP-P	86-11-072	296-44-29515	NEW	86-16-007	296-44-35021	NEW-P	86-11-072
296-44-232	REP	86-16-007	296-44-29523	NEW-P	86-11-072	296-44-35021	NEW	86-16-007
296-44-235	REP-P	86-11-072	296-44-29523	NEW	86-16-007	296-44-352	REP-P	86-11-072
296-44-235	REP	86-16-007	296-44-29529	NEW-P	86-11-072	296-44-352	REP	86-16-007
296-44-238	REP-P	86-11-072	296-44-29529	NEW	86-16-007	296-44-355	REP-P	86-11-072
296-44-238	REP	86-16-007	296-44-29539	NEW-P	86-11-072	296-44-355	REP	86-16-007
296-44-241	REP-P	86-11-072	296-44-29539	NEW	86-16-007	296-44-358	REP-P	86-11-072
296-44-241	REP	86-16-007	296-44-29541	NEW-P	86-11-072	296-44-358	REP	86-16-007
296-44-242	NEW-P	86-11-072	296-44-29541	NEW	86-16-007	296-44-361	REP P	86-11-072
296-44-242	NEW	86-16-007	296-44-29551	NEW-P	86-11-072	296-44-361	REP	86-16-007
296-44-24205	NEW-P	86-11-072	296-44-29551	NEW	86-16-007	296-44-364	REP P	86-11-072
296-44-24205	NEW	86-16-007	296-44-29563	NEW-P	86-11-072	296-44-364	REP	86-16-007
296-44-24213	NEW-P	86-11-072	296-44-29563	NEW	86-16-007	296-44-365	NEW P	86-11-072
296-44-24213	NEW	86-16-007	296-44-29572	NEW-P	86-11-072	296-44-365	NEW	86-16-007
296-44-24221	NEW-P	86-11-072	296-44-29572	NEW	86-16-007	296-44-36518	NEW P	86-11-072
296-44-24221	NEW	86-16-007	296-44-298	REP-P	86-11-072	296-44-36518	NEW	86-16-007

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-36527	NEW-P	86-11-072	296-44-421	REP	86-16-007	296-44-46761	NEW-P	86-11-072
296-44-36527	NEW	86-16-007	296-44-424	REP-P	86-11-072	296-44-46761	NEW	86-16-007
296-44-36539	NEW-P	86-11-072	296-44-424	REP	86-16-007	296-44-469	REP-P	86-11-072
296-44-36539	NEW	86-16-007	296-44-425	NEW-P	86-11-072	296-44-469	REP	86-16-007
296-44-36551	NEW-P	86-11-072	296-44-425	NEW	86-16-007	296-44-472	REP-P	86-11-072
296-44-36551	NEW	86-16-007	296-44-42509	NEW-P	86-11-072	296-44-472	REP	86-16-007
296-44-36563	NEW-P	86-11-072	296-44-42509	NEW	86-16-007	296-44-478	REP-P	86-11-072
296-44-36563	NEW	86-16-007	296-44-42521	NEW-P	86-11-072	296-44-478	REP	86-16-007
296-44-36575	NEW-P	86-11-072	296-44-42521	NEW	86-16-007	296-44-481	REP-P	86-11-072
296-44-36575	NEW	86-16-007	296-44-42533	NEW-P	86-11-072	296-44-481	REP	86-16-007
296-44-367	REP-P	86-11-072	296-44-42533	NEW	86-16-007	296-44-484	REP-P	86-11-072
296-44-367	REP	86-16-007	296-44-42541	NEW-P	86-11-072	296-44-484	REP	86-16-007
296-44-373	REP-P	86-11-072	296-44-42541	NEW	86-16-007	296-44-487	REP-P	86-11-072
296-44-373	REP	86-16-007	296-44-42559	NEW-P	86-11-072	296-44-487	REP	86-16-007
296-44-376	REP-P	86-11-072	296-44-42559	NEW	86-16-007	296-44-490	REP-P	86-11-072
296-44-376	REP	86-16-007	296-44-427	REP-P	86-11-072	296-44-490	REP	86-16-007
296-44-379	REP-P	86-11-072	296-44-427	REP	86-16-007	296-44-491	NEW-P	86-11-072
296-44-379	REP	86-16-007	296-44-430	REP-P	86-11-072	296-44-491	NEW	86-16-007
296-44-382	REP-P	86-11-072	296-44-430	REP	86-16-007	296-44-49109	NEW-P	86-11-072
296-44-382	REP	86-16-007	296-44-433	REP-P	86-11-072	296-44-49109	NEW	86-16-007
296-44-385	REP-P	86-11-072	296-44-433	REP	86-16-007	296-44-49121	NEW-P	86-11-072
296-44-385	REP	86-16-007	296-44-436	REP-P	86-11-072	296-44-49121	NEW	86-16-007
296-44-386	NEW-P	86-11-072	296-44-436	REP	86-16-007	296-44-493	REP-P	86-11-072
296-44-386	NEW	86-16-007	296-44-439	REP-P	86-11-072	296-44-493	REP	86-16-007
296-44-38609	NEW-P	86-11-072	296-44-439	REP	86-16-007	296-44-496	REP-P	86-11-072
296-44-38609	NEW	86-16-007	296-44-440	NEW-P	86-11-072	296-44-496	REP	86-16-007
296-44-38628	NEW-P	86-11-072	296-44-440	NEW	86-16-007	296-44-499	REP-P	86-11-072
296-44-38628	NEW	86-16-007	296-44-44009	NEW-P	86-11-072	296-44-499	REP	86-16-007
296-44-38641	NEW-P	86-11-072	296-44-44009	NEW	86-16-007	296-44-502	REP-P	86-11-072
296-44-38641	NEW	86-16-007	296-44-44021	NEW-P	86-11-072	296-44-502	REP	86-16-007
296-44-38653	NEW-P	86-11-072	296-44-44021	NEW	86-16-007	296-44-505	REP-P	86-11-072
296-44-38653	NEW	86-16-007	296-44-44033	NEW-P	86-11-072	296-44-505	REP	86-16-007
296-44-388	REP-P	86-11-072	296-44-44033	NEW	86-16-007	296-44-508	REP-P	86-11-072
296-44-388	REP	86-16-007	296-44-44047	NEW-P	86-11-072	296-44-508	REP	86-16-007
296-44-391	REP-P	86-11-072	296-44-44047	NEW	86-16-007	296-44-511	REP-P	86-11-072
296-44-391	REP	86-16-007	296-44-442	REP-P	86-11-072	296-44-511	REP	86-16-007
296-44-394	REP-P	86-11-072	296-44-442	REP	86-16-007	296-44-514	REP-P	86-11-072
296-44-394	REP	86-16-007	296-44-445	REP-P	86-11-072	296-44-514	REP	86-16-007
296-44-397	REP-P	86-11-072	296-44-445	REP	86-16-007	296-44-517	REP-P	86-11-072
296-44-397	REP	86-16-007	296-44-448	REP-P	86-11-072	296-44-517	REP	86-16-007
296-44-398	NEW-P	86-11-072	296-44-448	REP	86-16-007	296-44-520	REP-P	86-11-072
296-44-398	NEW	86-16-007	296-44-451	REP-P	86-11-072	296-44-520	REP	86-16-007
296-44-39809	NEW-P	86-11-072	296-44-451	REP	86-16-007	296-44-523	REP-P	86-11-072
296-44-39809	NEW	86-16-007	296-44-452	NEW-P	86-11-072	296-44-523	REP	86-16-007
296-44-39823	NEW-P	86-11-072	296-44-452	NEW	86-16-007	296-44-526	REP-P	86-11-072
296-44-39823	NEW	86-16-007	296-44-45209	NEW-P	86-11-072	296-44-526	REP	86-16-007
296-44-39842	NEW-P	86-11-072	296-44-45209	NEW	86-16-007	296-44-529	REP-P	86-11-072
296-44-39842	NEW	86-16-007	296-44-45219	NEW-P	86-11-072	296-44-529	REP	86-16-007
296-44-39855	NEW-P	86-11-072	296-44-45219	NEW	86-16-007	296-44-532	REP-P	86-11-072
296-44-39855	NEW	86-16-007	296-44-45231	NEW-P	86-11-072	296-44-532	REP	86-16-007
296-44-400	REP-P	86-11-072	296-44-45231	NEW	86-16-007	296-44-535	REP-P	86-11-072
296-44-400	REP	86-16-007	296-44-45243	NEW-P	86-11-072	296-44-535	REP	86-16-007
296-44-403	REP-P	86-11-072	296-44-45243	NEW	86-16-007	296-44-538	REP-P	86-11-072
296-44-403	REP	86-16-007	296-44-45257	NEW-P	86-11-072	296-44-538	REP	86-16-007
296-44-406	REP-P	86-11-072	296-44-45257	NEW	86-16-007	296-44-541	REP-P	86-11-072
296-44-406	REP	86-16-007	296-44-454	REP-P	86-11-072	296-44-541	REP	86-16-007
296-44-409	REP-P	86-11-072	296-44-454	REP	86-16-007	296-44-544	REP-P	86-11-072
296-44-409	REP	86-16-007	296-44-457	REP-P	86-11-072	296-44-544	REP	86-16-007
296-44-412	REP-P	86-11-072	296-44-457	REP	86-16-007	296-44-547	REP-P	86-11-072
296-44-412	REP	86-16-007	296-44-460	REP-P	86-11-072	296-44-547	REP	86-16-007
296-44-413	NEW-P	86-11-072	296-44-460	REP	86-16-007	296-44-550	REP-P	86-11-072
296-44-413	NEW	86-16-007	296-44-463	REP-P	86-11-072	296-44-550	REP	86-16-007
296-44-41309	NEW-P	86-11-072	296-44-463	REP	86-16-007	296-44-553	REP-P	86-11-072
296-44-41309	NEW	86-16-007	296-44-466	REP-P	86-11-072	296-44-553	REP	86-16-007
296-44-41321	NEW-P	86-11-072	296-44-466	REP	86-16-007	296-44-556	REP-P	86-11-072
296-44-41321	NEW	86-16-007	296-44-467	NEW-P	86-11-072	296-44-556	REP	86-16-007
296-44-41333	NEW-P	86-11-072	296-44-467	NEW	86-16-007	296-44-559	REP-P	86-11-072
296-44-41333	NEW	86-16-007	296-44-46709	NEW-P	86-11-072	296-44-559	REP	86-16-007
296-44-41341	NEW-P	86-11-072	296-44-46709	NEW	86-16-007	296-44-562	REP-P	86-11-072
296-44-41341	NEW	86-16-007	296-44-46733	NEW-P	86-11-072	296-44-562	REP	86-16-007
296-44-41359	NEW-P	86-11-072	296-44-46733	NEW	86-16-007	296-44-565	REP-P	86-11-072
296-44-41359	NEW	86-16-007	296-44-46739	NEW-P	86-11-072	296-44-565	REP	86-16-007
296-44-415	REP-P	86-11-072	296-44-46739	NEW	86-16-007	296-44-568	REP-P	86-11-072
296-44-415	REP	86-16-007	296-44-46747	NEW-P	86-11-072	296-44-568	REP	86-16-007
296-44-418	REP-P	86-11-072	296-44-46747	NEW	86-16-007	296-44-571	REP-P	86-11-072
296-44-418	REP	86-16-007	296-44-46755	NEW-P	86-11-072	296-44-571	REP	86-16-007
296-44-421	REP-P	86-11-072	296-44-46755	NEW	86-16-007	296-44-574	REP-P	86-11-072

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-574	REP	86-16-007	296-44-691	REP-P	86-11-072	296-46-950	NEW-E	86-14-078
296-44-577	REP-P	86-11-072	296-44-691	REP	86-16-007	296-46-950	NEW	86-18-041
296-44-577	REP	86-16-007	296-44-694	REP-P	86-11-072	296-52-010	REP-P	86-05-026
296-44-580	REP-P	86-11-072	296-44-694	REP	86-16-007	296-52-010	REP	86-10-044
296-44-580	REP	86-16-007	296-44-697	REP-P	86-11-072	296-52-012	REP-P	86-05-026
296-44-583	REP-P	86-11-072	296-44-697	REP	86-16-007	296-52-012	REP	86-10-044
296-44-583	REP	86-16-007	296-44-700	REP-P	86-11-072	296-52-020	REP-P	86-05-026
296-44-586	REP-P	86-11-072	296-44-700	REP	86-16-007	296-52-020	REP	86-10-044
296-44-586	REP	86-16-007	296-44-703	REP-P	86-11-072	296-52-025	REP-P	86-05-026
296-44-589	REP-P	86-11-072	296-44-703	REP	86-16-007	296-52-025	REP	86-10-044
296-44-589	REP	86-16-007	296-44-706	REP-P	86-11-072	296-52-027	REP-P	86-05-026
296-44-592	REP-P	86-11-072	296-44-706	REP	86-16-007	296-52-027	REP	86-10-044
296-44-592	REP	86-16-007	296-44-709	REP-P	86-11-072	296-52-030	REP-P	86-05-026
296-44-595	REP-P	86-11-072	296-44-709	REP	86-16-007	296-52-030	REP	86-10-044
296-44-595	REP	86-16-007	296-44-712	REP-P	86-11-072	296-52-030	REP-P	86-05-026
296-44-598	REP-P	86-11-072	296-44-712	REP	86-16-007	296-52-040	REP-P	86-10-044
296-44-598	REP	86-16-007	296-44-715	REP-P	86-11-072	296-52-043	REP-P	86-05-026
296-44-601	REP-P	86-11-072	296-44-715	REP	86-16-007	296-52-043	REP	86-10-044
296-44-601	REP	86-16-007	296-44-718	REP-P	86-11-072	296-52-050	REP-P	86-05-026
296-44-604	REP-P	86-11-072	296-44-718	REP	86-16-007	296-52-050	REP	86-10-044
296-44-604	REP	86-16-007	296-44-721	REP-P	86-11-072	296-52-060	REP-P	86-05-026
296-44-607	REP-P	86-11-072	296-44-721	REP	86-16-007	296-52-060	REP	86-10-044
296-44-607	REP	86-16-007	296-44-724	REP-P	86-11-072	296-52-080	REP-P	86-05-026
296-44-610	REP-P	86-11-072	296-44-724	REP	86-16-007	296-52-080	REP	86-10-044
296-44-610	REP	86-16-007	296-44-727	REP-P	86-11-072	296-52-090	REP-P	86-05-026
296-44-613	REP-P	86-11-072	296-44-727	REP	86-16-007	296-52-090	REP	86-10-044
296-44-613	REP	86-16-007	296-44-730	REP-P	86-11-072	296-52-095	REP-P	86-05-026
296-44-616	REP-P	86-11-072	296-44-730	REP	86-16-007	296-52-095	REP	86-10-044
296-44-616	REP	86-16-007	296-44-733	REP-P	86-11-072	296-52-100	REP-P	86-05-026
296-44-619	REP-P	86-11-072	296-44-733	REP	86-16-007	296-52-100	REP	86-10-044
296-44-619	REP	86-16-007	296-44-736	REP-P	86-11-072	296-52-110	REP-P	86-05-026
296-44-622	REP-P	86-11-072	296-44-736	REP	86-16-007	296-52-110	REP	86-10-044
296-44-622	REP	86-16-007	296-44-739	REP-P	86-11-072	296-52-120	REP-P	86-05-026
296-44-625	REP-P	86-11-072	296-44-739	REP	86-16-007	296-52-120	REP	86-10-044
296-44-625	REP	86-16-007	296-44-742	REP-P	86-11-072	296-52-140	REP-P	86-05-026
296-44-628	REP-P	86-11-072	296-44-742	REP	86-16-007	296-52-140	REP	86-10-044
296-44-628	REP	86-16-007	296-44-745	REP-P	86-11-072	296-52-150	REP-P	86-05-026
296-44-631	REP-P	86-11-072	296-44-745	REP	86-16-007	296-52-150	REP	86-10-044
296-44-631	REP	86-16-007	296-44-748	REP-P	86-11-072	296-52-160	REP-P	86-05-026
296-44-634	REP-P	86-11-072	296-44-748	REP	86-16-007	296-52-160	REP	86-10-044
296-44-634	REP	86-16-007	296-44-751	REP-P	86-11-072	296-52-165	REP-P	86-05-026
296-44-637	REP-P	86-11-072	296-44-751	REP	86-16-007	296-52-165	REP	86-10-044
296-44-637	REP	86-16-007	296-44-754	REP-P	86-11-072	296-52-167	REP-P	86-05-026
296-44-640	REP-P	86-11-072	296-44-754	REP	86-16-007	296-52-167	REP	86-10-044
296-44-640	REP	86-16-007	296-44-757	REP-P	86-11-072	296-52-170	REP-P	86-05-026
296-44-643	REP-P	86-11-072	296-44-757	REP	86-16-007	296-52-170	REP	86-10-044
296-44-643	REP	86-16-007	296-44-760	REP-P	86-11-072	296-52-180	REP-P	86-05-026
296-44-646	REP-P	86-11-072	296-44-760	REP	86-16-007	296-52-180	REP	86-10-044
296-44-646	REP	86-16-007	296-44-763	REP-P	86-11-072	296-52-190	REP-P	86-05-026
296-44-649	REP-P	86-11-072	296-44-763	REP	86-16-007	296-52-190	REP	86-10-044
296-44-649	REP	86-16-007	296-44-766	REP-P	86-11-072	296-52-200	REP-P	86-05-026
296-44-652	REP-P	86-11-072	296-44-766	REP	86-16-007	296-52-200	REP	86-10-044
296-44-652	REP	86-16-007	296-46-348	NEW-P	86-14-077	296-52-220	REP-P	86-05-026
296-44-655	REP-P	86-11-072	296-46-348	NEW-E	86-14-078	296-52-220	REP	86-10-044
296-44-655	REP	86-16-007	296-46-348	NEW	86-18-041	296-52-230	REP-P	86-05-026
296-44-658	REP-P	86-11-072	296-46-360	AMD-P	86-14-077	296-52-230	REP	86-10-044
296-44-658	REP	86-16-007	296-46-360	AMD-E	86-14-078	296-52-260	REP-P	86-05-026
296-44-661	REP-P	86-11-072	296-46-360	AMD	86-18-041	296-52-260	REP	86-10-044
296-44-661	REP	86-16-007	296-46-600	NEW-P	86-14-077	296-52-270	REP-P	86-05-026
296-44-664	REP-P	86-11-072	296-46-600	NEW-E	86-14-078	296-52-270	REP	86-10-044
296-44-664	REP	86-16-007	296-46-600	NEW	86-18-041	296-52-330	REP-P	86-05-026
296-44-667	REP-P	86-11-072	296-46-680	NEW-P	86-14-077	296-52-330	REP	86-10-044
296-44-667	REP	86-16-007	296-46-680	NEW-E	86-14-078	296-52-350	REP-P	86-05-026
296-44-670	REP-P	86-11-072	296-46-680	NEW	86-18-041	296-52-350	REP	86-10-044
296-44-670	REP	86-16-007	296-46-915	NEW-P	86-14-077	296-52-360	REP-P	86-05-026
296-44-673	REP-P	86-11-072	296-46-915	NEW-E	86-14-078	296-52-360	REP	86-10-044
296-44-673	REP	86-16-007	296-46-915	NEW	86-18-041	296-52-370	REP-P	86-05-026
296-44-676	REP-P	86-11-072	296-46-920	NEW-P	86-14-077	296-52-370	REP	86-10-044
296-44-676	REP	86-16-007	296-46-920	NEW-E	86-14-078	296-52-380	REP-P	86-05-026
296-44-679	REP-P	86-11-072	296-46-920	NEW	86-18-041	296-52-380	REP	86-10-044
296-44-679	REP	86-16-007	296-46-930	NEW-P	86-14-077	296-52-390	REP-P	86-05-026
296-44-682	REP-P	86-11-072	296-46-930	NEW-E	86-14-078	296-52-390	REP	86-10-044
296-44-682	REP	86-16-007	296-46-930	NEW	86-18-041	296-52-400	REP-P	86-05-026
296-44-685	REP-P	86-11-072	296-46-940	NEW-P	86-14-077	296-52-400	REP	86-10-044
296-44-685	REP	86-16-007	296-46-940	NEW-E	86-14-078	296-52-401	NEW-P	86-05-026
296-44-688	REP-P	86-11-072	296-46-940	NEW	86-18-041	296-52-401	NEW	86-10-044
296-44-688	REP	86-16-007	296-46-950	NEW-P	86-14-077	296-52-405	NEW-P	86-05-026

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296-52-405	NEW	86-10-044	296-56-60062	AMD	86-03-064	296-56-60249	AMD	86-03-064
296-52-409	NEW-P	86-05-026	296-56-60065	AMD	86-03-064	296-56-60251	AMD	86-03-064
296-52-409	NEW	86-10-044	296-56-60067	AMD	86-03-064	296-56-60253	AMD	86-03-064
296-52-413	NEW-P	86-05-026	296-56-60069	AMD	86-03-064	296-56-990	REP	86-03-064
296-52-413	NEW	86-10-044	296-56-60073	AMD	86-03-064	296-56-99001	REP	86-03-064
296-52-417	NEW-P	86-05-026	296-56-60075	AMD	86-03-064	296-56-99002	AMD	86-03-064
296-52-417	NEW	86-10-044	296-56-60077	AMD	86-03-064	296-56-99003	AMD	86-03-064
296-52-421	NEW-P	86-05-026	296-56-60079	AMD	86-03-064	296-56-99004	REP	86-03-064
296-52-421	NEW	86-10-044	296-56-60081	AMD	86-03-064	296-56-99005	REP	86-03-064
296-52-425	NEW-P	86-05-026	296-56-60083	AMD	86-03-064	296-56-99006	REP	86-03-064
296-52-425	NEW	86-10-044	296-56-60085	AMD	86-03-064	296-62-05403	AMD-P	86-06-051
296-52-429	NEW-P	86-05-026	296-56-60087	AMD	86-03-064	296-62-05403	AMD-C	86-10-001
296-52-429	NEW	86-10-044	296-56-60089	AMD	86-03-064	296-62-05403	AMD-C	86-10-035
296-52-433	NEW-P	86-05-026	296-56-60091	AMD	86-03-064	296-62-05403	AMD	86-12-004
296-52-433	NEW	86-10-044	296-56-60093	AMD	86-03-064	296-62-05405	AMD-P	86-06-051
296-52-437	NEW-P	86-05-026	296-56-60095	AMD	86-03-064	296-62-05405	AMD-C	86-10-001
296-52-437	NEW	86-10-044	296-56-60097	AMD	86-03-064	296-62-05405	AMD-C	86-10-035
296-52-441	NEW-P	86-05-026	296-56-60098	AMD	86-03-064	296-62-05405	AMD	86-12-004
296-52-441	NEW	86-10-044	296-56-60101	AMD	86-03-064	296-62-05407	AMD-P	86-06-051
296-52-445	NEW-P	86-05-026	296-56-60103	AMD	86-03-064	296-62-05407	AMD-C	86-10-001
296-52-445	NEW	86-10-044	296-56-60107	AMD	86-03-064	296-62-05407	AMD-C	86-10-035
296-52-449	NEW-P	86-05-026	296-56-60109	AMD	86-03-064	296-62-05407	AMD	86-12-004
296-52-449	NEW	86-10-044	296-56-60110	AMD	86-03-064	296-62-05413	AMD-P	86-06-051
296-52-453	NEW-P	86-05-026	296-56-60111	AMD	86-03-064	296-62-05413	AMD-C	86-10-001
296-52-453	NEW	86-10-044	296-56-60113	AMD	86-03-064	296-62-05413	AMD-C	86-10-035
296-52-457	NEW-P	86-05-026	296-56-60115	AMD	86-03-064	296-62-05413	AMD	86-12-004
296-52-457	NEW	86-10-044	296-56-60117	AMD	86-03-064	296-62-05415	AMD-P	86-06-051
296-52-461	NEW-P	86-05-026	296-56-60119	AMD	86-03-064	296-62-05415	AMD-C	86-10-001
296-52-461	NEW	86-10-044	296-56-60121	AMD	86-03-064	296-62-05415	AMD-C	86-10-035
296-52-465	NEW-P	86-05-026	296-56-60122	NEW	86-03-064	296-62-05415	AMD	86-12-004
296-52-465	NEW	86-10-044	296-56-60123	AMD	86-03-064	296-62-05417	AMD-P	86-06-051
296-52-469	NEW-P	86-05-026	296-56-60125	AMD	86-03-064	296-62-05417	AMD-C	86-10-001
296-52-469	NEW	86-10-044	296-56-60127	AMD	86-03-064	296-62-05417	AMD-C	86-10-035
296-52-473	NEW-P	86-05-026	296-56-60129	AMD	86-03-064	296-62-05417	AMD	86-12-004
296-52-473	NEW	86-10-044	296-56-60131	AMD	86-03-064	296-62-05425	AMD-P	86-06-051
296-52-477	NEW-P	86-05-026	296-56-60133	AMD	86-03-064	296-62-05425	AMD-C	86-10-001
296-52-477	NEW	86-10-044	296-56-60135	AMD	86-03-064	296-62-05425	AMD-C	86-10-035
296-52-481	NEW-P	86-05-026	296-56-60139	AMD	86-03-064	296-62-05425	AMD	86-12-004
296-52-481	NEW	86-10-044	296-56-60141	AMD	86-03-064	296-62-05427	NEW-P	86-06-051
296-52-485	NEW-P	86-05-026	296-56-60143	AMD	86-03-064	296-62-05427	NEW-C	86-10-001
296-52-485	NEW	86-10-044	296-56-60145	AMD	86-03-064	296-62-05427	NEW-C	86-10-035
296-52-489	NEW-P	86-05-026	296-56-60147	AMD	86-03-064	296-62-05427	NEW	86-12-004
296-52-489	NEW	86-10-044	296-56-60151	AMD	86-03-064	296-62-07306	AMD-P	86-11-071
296-52-493	NEW-P	86-05-026	296-56-60153	AMD	86-03-064	296-62-07306	AMD	86-16-009
296-52-493	NEW	86-10-044	296-56-60155	AMD	86-03-064	296-62-07329	AMD-P	86-11-071
296-52-497	NEW-P	86-05-026	296-56-60157	AMD	86-03-064	296-62-07329	AMD	86-16-009
296-52-497	NEW	86-10-044	296-56-60159	AMD	86-03-064	296-62-07341	AMD-P	86-11-071
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296-52-501	NEW	86-10-044	296-56-60167	AMD	86-03-064	296-62-07345	AMD-P	86-11-071
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296-52-505	NEW	86-10-044	296-56-60171	AMD	86-03-064	296-62-07353	AMD-P	86-11-071
296-52-509	NEW-P	86-05-026	296-56-60180	AMD	86-03-064	296-62-07353	AMD	86-16-009
296-52-509	NEW	86-10-044	296-56-60183	AMD	86-03-064	296-62-07515	AMD-P	86-11-071
296-56-60001	AMD	86-03-064	296-56-60189	AMD	86-03-064	296-62-07515	AMD	86-16-009
296-56-60003	AMD	86-03-064	296-56-60191	AMD	86-03-064	296-62-14533	AMD-P	86-11-071
296-56-60005	AMD	86-03-064	296-56-60193	AMD	86-03-064	296-62-14533	AMD	86-16-009
296-56-60007	AMD	86-03-064	296-56-60195	AMD	86-03-064	296-62-14543	NEW-P	86-11-071
296-56-60009	AMD	86-03-064	296-56-60199	AMD	86-03-064	296-62-14543	NEW	86-16-009
296-56-60011	AMD	86-03-064	296-56-60201	AMD	86-03-064	296-62-20009	AMD-P	86-11-071
296-56-60017	AMD	86-03-064	296-56-60205	AMD	86-03-064	296-62-20009	AMD	86-16-009
296-56-60019	AMD	86-03-064	296-56-60207	AMD	86-03-064	296-62-20011	AMD-P	86-11-071
296-56-60023	AMD	86-03-064	296-56-60209	AMD	86-03-064	296-62-20011	AMD	86-16-009
296-56-60025	AMD	86-03-064	296-56-60211	AMD	86-03-064	296-63-001	NEW-P	86-18-070
296-56-60027	AMD	86-03-064	296-56-60215	AMD	86-03-064	296-63-003	NEW-P	86-18-070
296-56-60029	AMD	86-03-064	296-56-60217	AMD	86-03-064	296-63-005	NEW-P	86-18-070
296-56-60031	AMD	86-03-064	296-56-60219	AMD	86-03-064	296-63-007	NEW-P	86-18-070
296-56-60037	AMD	86-03-064	296-56-60221	AMD	86-03-064	296-63-009	NEW-P	86-18-070
296-56-60039	AMD	86-03-064	296-56-60223	AMD	86-03-064	296-63-011	NEW-P	86-18-070
296-56-60041	AMD	86-03-064	296-56-60229	AMD	86-03-064	296-63-013	NEW-P	86-18-070
296-56-60043	AMD	86-03-064	296-56-60231	AMD	86-03-064	296-63-015	NEW-P	86-18-070
296-56-60049	AMD	86-03-064	296-56-60233	AMD	86-03-064	296-64-400	REP-P	86-06-051
296-56-60051	AMD	86-03-064	296-56-60235	AMD	86-03-064	296-64-400	REP	86-12-004
296-56-60053	AMD	86-03-064	296-56-60237	AMD	86-03-064	296-64-405	REP-P	86-06-051
296-56-60055	AMD	86-03-064	296-56-60239	AMD	86-03-064	296-64-405	REP	86-12-004
296-56-60057	AMD	86-03-064	296-56-60241	AMD	86-03-064	296-64-410	REP-P	86-06-051
296-56-60059	AMD	86-03-064	296-56-60243	AMD	86-03-064	296-64-410	REP	86-12-004
296-56-60060	AMD	86-03-064	296-56-60245	AMD	86-03-064	296-64-415	REP-P	86-06-051

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296-64-420	REP-P	86-06-051	296-93-200	AMD	86-03-030	296-132-105	REP-P	86-05-027
296-64-420	REP	86-12-004	296-93-210	AMD	86-03-030	296-132-105	REP	86-08-015
296-64-425	REP-P	86-06-051	296-93-220	AMD	86-03-030	296-132-110	REP-P	86-05-027
296-64-425	REP	86-12-004	296-93-230	AMD	86-03-030	296-132-110	REP	86-08-015
296-81-007	AMD	86-03-024	296-94-010	NEW	86-03-032	296-132-115	REP-P	86-05-027
296-81-010	AMD	86-03-024	296-94-020	NEW	86-03-032	296-132-115	REP	86-08-015
296-81-260	AMD	86-03-024	296-94-030	NEW	86-03-032	296-132-120	REP-P	86-05-027
296-83-010	REP	86-03-025	296-94-040	NEW	86-03-032	296-132-120	REP	86-08-015
296-83-015	REP	86-03-025	296-94-050	NEW	86-03-032	296-132-125	REP-P	86-05-027
296-83-020	REP	86-03-025	296-94-060	NEW	86-03-032	296-132-125	REP	86-08-015
296-83-025	REP	86-03-025	296-94-070	NEW	86-03-032	296-132-130	REP-P	86-05-027
296-83-030	REP	86-03-025	296-94-080	NEW	86-03-032	296-132-130	REP	86-08-015
296-83-035	REP	86-03-025	296-94-090	NEW	86-03-032	296-132-135	REP-P	86-05-027
296-83-040	REP	86-03-025	296-94-100	NEW	86-03-032	296-132-135	REP	86-08-015
296-83-045	REP	86-03-025	296-94-110	NEW	86-03-032	296-132-140	REP-P	86-05-027
296-83-050	REP	86-03-025	296-94-120	NEW	86-03-032	296-132-140	REP	86-08-015
296-83-055	REP	86-03-025	296-94-130	NEW	86-03-032	296-132-145	REP-P	86-05-027
296-83-060	REP	86-03-025	296-94-140	NEW	86-03-032	296-132-145	REP	86-08-015
296-83-065	REP	86-03-025	296-94-150	NEW	86-03-032	296-132-150	REP-P	86-05-027
296-83-070	REP	86-03-025	296-94-160	NEW	86-03-032	296-132-150	REP	86-08-015
296-83-075	REP	86-03-025	296-94-170	NEW	86-03-032	296-132-151	REP-P	86-05-027
296-83-080	REP	86-03-025	296-94-180	NEW	86-03-032	296-132-151	REP	86-08-015
296-83-085	REP	86-03-025	296-94-190	NEW	86-03-032	296-132-152	REP-P	86-05-027
296-86-020	AMD	86-03-026	296-94-200	NEW	86-03-032	296-132-152	REP	86-08-015
296-86-030	AMD	86-03-026	296-94-210	NEW	86-03-032	296-132-155	REP-P	86-05-027
296-86-060	AMD	86-03-026	296-94-220	NEW	86-03-032	296-132-155	REP	86-08-015
296-86-070	AMD	86-03-026	296-94-230	NEW	86-03-032	296-132-160	REP-P	86-05-027
296-86-075	AMD	86-03-026	296-94-240	NEW	86-03-032	296-132-160	REP	86-08-015
296-87-001	NEW	86-03-033	296-94-250	NEW	86-03-032	296-132-200	REP-P	86-05-027
296-87-020	AMD	86-03-033	296-100-001	NEW	86-03-031	296-132-200	REP	86-08-015
296-87-040	AMD	86-03-033	296-100-050	NEW	86-03-031	296-132-205	REP-P	86-05-027
296-87-060	AMD	86-03-033	296-100-060	NEW	86-03-031	296-132-205	REP	86-08-015
296-87-080	AMD	86-03-033	296-104-210	AMD-P	86-04-060	296-132-210	REP-P	86-05-027
296-87-120	AMD	86-03-033	296-104-210	AMD	86-07-064	296-132-210	REP	86-08-015
296-88-001	REP	86-03-027	296-104-500	AMD	86-04-059	296-132-215	REP-P	86-05-027
296-88-010	REP	86-03-027	296-104-501	NEW	86-04-059	296-132-215	REP	86-08-015
296-88-020	REP	86-03-027	296-104-515	AMD	86-04-059	296-132-220	REP-P	86-05-027
296-88-030	REP	86-03-027	296-116-080	AMD	86-07-010	296-132-220	REP	86-08-015
296-88-040	REP	86-03-027	296-116-080	AMD-P	86-19-001	296-132-225	REP-P	86-05-027
296-88-050	REP	86-03-027	296-116-080	AMD-W	86-20-021	296-132-225	REP	86-08-015
296-88-060	REP	86-03-027	296-116-185	AMD-P	86-22-072	296-132-226	REP-P	86-05-027
296-88-070	REP	86-03-027	296-116-300	AMD-E	86-15-021	296-132-226	REP	86-08-015
296-88-080	REP	86-03-027	296-116-300	AMD-P	86-15-047	296-132-250	REP-P	86-05-027
296-88-090	REP	86-03-027	296-116-300	AMD	86-19-066	296-132-250	REP	86-08-015
296-88-100	REP	86-03-027	296-116-300	AMD-E	86-21-059	296-132-255	REP-P	86-05-027
296-88-110	REP	86-03-027	296-116-300	AMD-P	86-22-073	296-132-255	REP	86-08-015
296-88-120	REP	86-03-027	296-127-010	AMD	86-03-063	296-132-260	REP-P	86-05-027
296-88-130	REP	86-03-027	296-127-020	AMD	86-03-063	296-132-260	REP	86-08-015
296-90-010	REP	86-03-028	296-127-130	NEW	86-03-063	296-132-265	REP-P	86-05-027
296-90-020	REP	86-03-028	296-127-140	NEW	86-03-063	296-132-265	REP	86-08-015
296-90-030	REP	86-03-028	296-127-150	NEW	86-03-063	296-132-301	REP-P	86-05-027
296-90-040	REP	86-03-028	296-127-160	NEW	86-03-063	296-132-301	REP	86-08-015
296-90-050	REP	86-03-028	296-127-170	NEW	86-03-063	296-132-302	REP-P	86-05-027
296-90-060	REP	86-03-028	296-127-180	NEW	86-03-063	296-132-302	REP	86-08-015
296-90-070	REP	86-03-028	296-127-190	NEW	86-03-063	296-132-306	REP-P	86-05-027
296-90-080	REP	86-03-028	296-127-200	NEW	86-03-063	296-132-306	REP	86-08-015
296-90-090	REP	86-03-028	296-127-210	NEW	86-03-063	296-132-311	REP-P	86-05-027
296-92-010	REP	86-03-029	296-127-220	NEW	86-03-063	296-132-311	REP	86-08-015
296-92-020	REP	86-03-029	296-127-300	NEW	86-03-063	296-132-316	REP-P	86-05-027
296-92-030	REP	86-03-029	296-127-310	NEW	86-03-063	296-132-316	REP	86-08-015
296-92-040	REP	86-03-029	296-127-320	NEW	86-03-063	296-132-350	REP-P	86-05-027
296-92-050	REP	86-03-029	296-132-005	REP-P	86-05-027	296-132-350	REP	86-08-015
296-92-060	REP	86-03-029	296-132-005	REP	86-08-015	296-132-360	REP-P	86-05-027
296-92-070	REP	86-03-029	296-132-010	REP-P	86-05-027	296-132-360	REP	86-08-015
296-92-080	REP	86-03-029	296-132-010	REP	86-08-015	296-132-370	REP-P	86-05-027
296-92-090	REP	86-03-029	296-132-015	REP-P	86-05-027	296-132-370	REP	86-08-015
296-92-100	REP	86-03-029	296-132-015	REP	86-08-015	296-132-380	REP-P	86-05-027
296-92-110	REP	86-03-029	296-132-050	REP-P	86-05-027	296-132-380	REP	86-08-015
296-93-010	AMD	86-03-030	296-132-050	REP	86-08-015	296-150A-300	AMD-E	86-08-071
296-93-050	AMD	86-03-030	296-132-055	REP-P	86-05-027	296-150A-300	AMD-P	86-14-033
296-93-060	REP	86-03-030	296-132-055	REP	86-08-015	296-150A-300	AMD-E	86-14-037
296-93-070	AMD	86-03-030	296-132-060	REP-P	86-05-027	296-150A-300	AMD	86-19-081
296-93-110	REP	86-03-030	296-132-060	REP	86-08-015	296-150A-300	AMD-E	86-19-082
296-93-120	AMD	86-03-030	296-132-065	REP-P	86-05-027	296-150B-015	AMD-P	86-14-036
296-93-130	REP	86-03-030	296-132-065	REP	86-08-015	296-150B-015	AMD-E	86-14-040
296-93-170	AMD	86-03-030	296-132-100	REP-P	86-05-027	296-150B-015	AMD-E	86-20-073

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296-150B-300	AMD-P	86-14-036	296-155-205	AMD	86-03-074	296-155-425	AMD-C	86-03-073
296-150B-300	AMD-E	86-14-040	296-155-211	NEW-C	86-03-073	296-155-425	AMD	86-03-074
296-150B-300	AMD-E	86-20-073	296-155-211	NEW	86-03-074	296-155-430	AMD-C	86-03-073
296-150B-300	AMD	86-21-136	296-155-212	AMD-C	86-03-073	296-155-430	AMD	86-03-074
296-150B-305	AMD-P	86-14-036	296-155-212	AMD	86-03-074	296-155-435	AMD-C	86-03-073
296-150B-305	AMD-E	86-14-040	296-155-225	AMD-C	86-03-073	296-155-435	AMD	86-03-074
296-150B-305	AMD-E	86-20-073	296-155-225	AMD	86-03-074	296-155-440	AMD-C	86-03-073
296-150B-305	AMD	86-21-136	296-155-230	AMD-C	86-03-073	296-155-440	AMD	86-03-074
296-150B-307	NEW-P	86-14-036	296-155-230	AMD	86-03-074	296-155-475	AMD-C	86-03-073
296-150B-307	NEW-E	86-14-040	296-155-250	AMD-C	86-03-073	296-155-475	AMD	86-03-074
296-150B-307	NEW-E	86-20-073	296-155-250	AMD	86-03-074	296-155-480	AMD-C	86-03-073
296-150B-307	NEW	86-21-136	296-155-260	AMD-C	86-03-073	296-155-480	AMD	86-03-074
296-150B-508	NEW-P	86-14-036	296-155-260	AMD	86-03-074	296-155-485	AMD-C	86-03-073
296-150B-508	NEW-E	86-14-040	296-155-270	AMD-C	86-03-073	296-155-485	AMD	86-03-074
296-150B-508	NEW-E	86-20-073	296-155-270	AMD	86-03-074	296-155-48523	NEW-C	86-03-073
296-150B-508	NEW	86-21-136	296-155-275	AMD-C	86-03-073	296-155-48523	NEW	86-03-074
296-150B-550	AMD-P	86-14-036	296-155-275	AMD	86-03-074	296-155-48525	NEW-C	86-03-073
296-150B-550	AMD-E	86-14-040	296-155-300	AMD-C	86-03-073	296-155-48525	NEW	86-03-074
296-150B-550	AMD-E	86-20-073	296-155-300	AMD	86-03-074	296-155-48527	NEW-C	86-03-073
296-150B-550	AMD	86-21-136	296-155-305	AMD-C	86-03-073	296-155-48527	NEW	86-03-074
296-150B-553	AMD-P	86-14-036	296-155-305	AMD	86-03-074	296-155-48529	NEW-C	86-03-073
296-150B-553	AMD-E	86-14-040	296-155-325	AMD-C	86-03-073	296-155-48529	NEW	86-03-074
296-150B-553	AMD-E	86-20-073	296-155-325	AMD	86-03-074	296-155-48531	NEW-C	86-03-073
296-150B-553	AMD	86-21-136	296-155-330	AMD-C	86-03-073	296-155-48531	NEW	86-03-074
296-150B-797	AMD-P	86-14-036	296-155-330	AMD	86-03-074	296-155-48533	NEW-C	86-03-073
296-150B-797	AMD-E	86-14-040	296-155-335	AMD-C	86-03-073	296-155-48533	NEW	86-03-074
296-150B-797	AMD-E	86-20-073	296-155-335	AMD	86-03-074	296-155-500	AMD-C	86-03-073
296-150B-797	AMD	86-21-136	296-155-34911	AMD-C	86-03-073	296-155-500	AMD	86-03-074
296-150B-800	AMD-P	86-14-036	296-155-34911	AMD	86-03-074	296-155-505	AMD-C	86-03-073
296-150B-800	AMD-E	86-14-040	296-155-34912	AMD-C	86-03-073	296-155-505	AMD	86-03-074
296-150B-800	AMD-E	86-20-073	296-155-34912	AMD	86-03-074	296-155-50503	NEW-C	86-03-073
296-150B-800	AMD	86-21-136	296-155-34913	AMD-C	86-03-073	296-155-50503	NEW	86-03-074
296-155-003	AMD-C	86-03-073	296-155-34913	AMD	86-03-074	296-155-50505	NEW-C	86-03-073
296-155-003	AMD	86-03-074	296-155-34914	AMD-C	86-03-073	296-155-50505	NEW	86-03-074
296-155-005	AMD-C	86-03-073	296-155-34914	AMD	86-03-074	296-155-510	AMD-C	86-03-073
296-155-005	AMD	86-03-074	296-155-34920	AMD-C	86-03-073	296-155-510	AMD	86-03-074
296-155-009	NEW-C	86-03-073	296-155-34920	AMD	86-03-074	296-155-515	NEW-C	86-03-073
296-155-009	NEW	86-03-074	296-155-355	AMD-C	86-03-073	296-155-515	NEW	86-03-074
296-155-010	AMD-C	86-03-073	296-155-355	AMD	86-03-074	296-155-530	AMD-C	86-03-073
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296-155-012	AMD	86-03-074	296-155-363	NEW-C	86-03-073	296-155-545	AMD	86-03-074
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296-155-020	AMD	86-03-074	296-155-36301	NEW-C	86-03-073	296-155-570	AMD	86-03-074
296-155-035	AMD-C	86-03-073	296-155-36301	NEW	86-03-074	296-155-575	AMD-C	86-03-073
296-155-035	AMD	86-03-074	296-155-36303	NEW-C	86-03-073	296-155-575	AMD	86-03-074
296-155-100	AMD-C	86-03-073	296-155-36303	NEW	86-03-074	296-155-576	AMD-C	86-03-073
296-155-100	AMD	86-03-074	296-155-36305	NEW-C	86-03-073	296-155-580	AMD-C	86-03-073
296-155-110	AMD-C	86-03-073	296-155-36305	NEW	86-03-074	296-155-580	AMD	86-03-074
296-155-110	AMD	86-03-074	296-155-36307	NEW-C	86-03-073	296-155-605	AMD-C	86-03-073
296-155-120	AMD-C	86-03-073	296-155-36307	NEW	86-03-074	296-155-605	AMD	86-03-074
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296-155-125	AMD-C	86-03-073	296-155-36309	NEW	86-03-074	296-155-610	AMD	86-03-074
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296-155-155	AMD-C	86-03-073	296-155-36315	NEW	86-03-074	296-155-61701	NEW	86-03-074
296-155-155	AMD	86-03-074	296-155-36317	NEW-C	86-03-073	296-155-61703	NEW-C	86-03-073
296-155-160	AMD-C	86-03-073	296-155-36317	NEW	86-03-074	296-155-61703	NEW	86-03-074
296-155-160	AMD	86-03-074	296-155-36319	NEW-C	86-03-073	296-155-61705	NEW-C	86-03-073
296-155-165	AMD-C	86-03-073	296-155-36319	NEW	86-03-074	296-155-61705	NEW	86-03-074
296-155-165	AMD	86-03-074	296-155-36321	NEW-C	86-03-073	296-155-61707	NEW-C	86-03-073
296-155-200	AMD-C	86-03-073	296-155-36321	NEW	86-03-074	296-155-61707	NEW	86-03-074
296-155-200	AMD	86-03-074	296-155-365	AMD-C	86-03-073	296-155-61709	NEW-C	86-03-073
296-155-201	AMD-C	86-03-073	296-155-365	AMD	86-03-074	296-155-61709	NEW	86-03-074
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296-155-203	NEW-C	86-03-073	296-155-367	NEW	86-03-074	296-155-61711	NEW	86-03-074
296-155-203	NEW	86-03-074	296-155-370	AMD-C	86-03-073	296-155-61713	NEW-C	86-03-073
296-155-20301	NEW-C	86-03-073	296-155-370	AMD	86-03-074	296-155-61713	NEW	86-03-074
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296-155-20303	NEW-C	86-03-073	296-155-400	AMD	86-03-074	296-155-625	AMD	86-03-074
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296-155-20307	NEW-C	86-03-073	296-155-405	AMD	86-03-074	296-155-650	AMD	86-03-074
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296-155-65505	NEW	86-03-074	296-200-320	AMD-P	86-14-035	296-400-130	NEW-P	86-14-034
296-155-660	AMD-C	86-03-073	296-200-320	AMD-E	86-14-039	296-400-130	NEW-E	86-14-038
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296-155-66501	AMD	86-03-074	296-200-340	NEW	86-19-086	296-401-030	AMD	86-18-041
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296-155-680	AMD	86-03-074	296-200-350	NEW-P	86-14-035	296-401-060	AMD	86-18-041
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296-155-690	AMD	86-03-074	296-200-350	NEW	86-19-086	296-401-080	AMD-E	86-14-078
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296-155-695	AMD	86-03-074	296-200-350	AMD-P	86-22-061	296-401-090	AMD-P	86-14-077
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296-155-705	AMD-C	86-03-073	296-200-360	NEW	86-19-086	296-401-100	AMD-P	86-14-077
296-155-705	AMD	86-03-074	296-200-370	NEW-P	86-14-035	296-401-100	AMD-E	86-14-078
296-155-720	AMD-C	86-03-073	296-200-370	NEW-E	86-14-039	296-401-100	AMD	86-18-041
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296-155-730	AMD-C	86-03-073	296-200-380	NEW-P	86-14-035	296-401-160	AMD-P	86-14-077
296-155-730	AMD	86-03-074	296-200-380	NEW-E	86-14-039	296-401-160	AMD-E	86-14-078
296-155-750	AMD-C	86-03-073	296-200-380	NEW	86-19-086	296-401-160	AMD	86-18-041
296-155-750	AMD	86-03-074	296-200-390	NEW-P	86-14-035	296-401-165	AMD-P	86-14-077
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296-155-760	REP	86-03-074	296-200-390	NEW	86-19-086	296-401-165	AMD	86-18-041
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296-155-775	AMD-C	86-03-073	296-200-400	NEW	86-19-086	296-401-168	NEW	86-18-041
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296-155-855	REP	86-03-074	296-306-025	AMD-P	86-21-134	296-401-175	AMD	86-18-041
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296-155-865	REP	86-03-074	296-306-320	NEW-P	86-21-134	296-403-020	NEW-P	86-07-055
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296-155-870	REP	86-03-074	296-350-050	AMD	86-16-008	296-403-020	NEW	86-12-019
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296-155-875	REP	86-03-074	296-350-080	AMD	86-16-008	296-403-030	NEW-E	86-12-018
296-155-880	REP-C	86-03-073	296-350-300	NEW	86-06-002	296-403-030	NEW	86-12-019
296-155-880	REP	86-03-074	296-350-400	AMD	86-03-064	296-403-040	NEW-P	86-07-055
296-155-885	REP-C	86-03-073	296-400-005	NEW-P	86-14-034	296-403-040	NEW-E	86-12-018
296-155-885	REP	86-03-074	296-400-005	NEW-E	86-14-038	296-403-040	NEW	86-12-019
296-155-890	REP-C	86-03-073	296-400-005	NEW	86-19-083	296-403-050	NEW-P	86-07-055
296-155-890	REP	86-03-074	296-400-030	AMD-P	86-14-034	296-403-050	NEW-E	86-12-018
296-155-895	REP-C	86-03-073	296-400-030	AMD-E	86-14-038	296-403-050	NEW	86-12-019
296-155-895	REP	86-03-074	296-400-030	AMD	86-19-083	296-403-060	NEW-P	86-07-055
296-155-900	REP-C	86-03-073	296-400-035	NEW-P	86-14-034	296-403-060	NEW-E	86-12-018
296-155-900	REP	86-03-074	296-400-035	NEW-E	86-14-038	296-403-060	NEW	86-12-019
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296-155-905	REP	86-03-074	296-400-045	AMD-P	86-14-034	296-403-070	NEW-E	86-12-018
296-155-910	REP-C	86-03-073	296-400-045	AMD-E	86-14-038	296-403-070	NEW	86-12-019
296-155-910	REP	86-03-074	296-400-045	AMD	86-19-083	296-403-080	NEW-P	86-19-080
296-155-915	REP-C	86-03-073	296-400-050	AMD-P	86-14-034	296-403-090	NEW-P	86-19-080
296-155-915	REP	86-03-074	296-400-050	AMD-E	86-14-038	296-403-100	NEW-P	86-19-080
296-155-920	REP-C	86-03-073	296-400-050	AMD	86-19-083	296-403-110	NEW-P	86-19-080
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308-04-010	AMD-P	86-04-090	308-48-120	REP	86-15-022	308-61-030	AMD	86-03-011
308-04-010	AMD	86-08-069	308-48-130	REP-P	86-09-006	308-61-040	AMD	86-03-011
308-11-030	AMD-P	86-17-094	308-48-130	REP	86-15-022	308-61-050	AMD	86-03-011
308-11-030	AMD-E	86-19-076	308-48-140	AMD-P	86-09-006	308-61-100	REP	86-03-011
308-11-030	AMD	86-21-127	308-48-140	AMD	86-15-022	308-61-105	NEW	86-03-011
308-11-035	NEW-P	86-17-094	308-48-150	AMD-P	86-09-006	308-61-108	NEW	86-03-011
308-11-035	NEW-E	86-19-076	308-48-150	AMD	86-15-022	308-61-110	REP	86-03-011
308-11-035	NEW	86-21-127	308-48-160	AMD-P	86-09-006	308-61-115	NEW	86-03-011
308-11-040	REP-P	86-17-094	308-48-160	AMD	86-15-022	308-61-120	REP	86-03-011
308-11-040	REP-E	86-19-076	308-48-165	AMD-P	86-09-006	308-61-125	NEW	86-03-011
308-11-040	REP	86-21-127	308-48-165	AMD	86-15-022	308-61-130	REP	86-03-011
308-11-050	REP-E	86-14-086	308-48-190	NEW	86-05-031	308-61-135	NEW	86-03-011
308-11-050	AMD-P	86-17-094	308-50-230	REP-P	86-05-034	308-61-140	REP	86-03-011
308-11-050	AMD-E	86-19-076	308-50-230	REP	86-09-064	308-61-145	NEW	86-03-011
308-11-050	AMD	86-21-127	308-50-330	AMD-P	86-05-034	308-61-150	REP	86-03-011
308-11-060	AMD-P	86-17-094	308-50-330	AMD	86-09-064	308-61-155	REP	86-03-011
308-11-060	AMD-E	86-19-076	308-50-420	NEW-P	86-05-034	308-61-158	NEW	86-03-011
308-11-060	AMD	86-21-127	308-50-420	NEW	86-09-064	308-61-160	REP	86-03-011
308-11-080	REP-P	86-17-094	308-50-430	NEW-P	86-05-034	308-61-165	REP	86-03-011
308-11-080	REP-E	86-19-076	308-50-430	NEW	86-09-064	308-61-168	NEW	86-03-011
308-11-080	REP	86-21-127	308-52-135	AMD-P	86-08-093	308-61-170	REP	86-03-011
308-11-130	NEW-E	86-14-017	308-52-135	AMD	86-12-031	308-61-175	NEW	86-03-011
308-11-140	NEW-E	86-14-086	308-52-139	AMD-P	86-08-093	308-61-180	REP	86-03-011
308-12-050	AMD	86-04-088	308-52-139	AMD	86-12-031	308-61-185	NEW	86-03-011
308-12-081	AMD	86-04-088	308-52-140	AMD-P	86-08-093	308-61-190	NEW	86-03-011
308-12-135	NEW-P	86-06-053	308-52-140	AMD	86-12-031	308-61-205	NEW	86-08-028
308-12-140	NEW	86-04-088	308-52-140	AMD-P	86-13-069	308-61-220	AMD-E	86-16-053
308-12-145	NEW	86-04-088	308-52-140	AMD	86-16-054	308-61-220	AMD-P	86-16-077
308-12-150	NEW	86-04-088	308-52-141	AMD-P	86-08-093	308-61-220	AMD-P	86-20-079
308-12-312	AMD-E	86-04-086	308-52-141	AMD	86-12-031	308-61-220	AMD-E	86-21-024
308-12-312	AMD-E	86-10-037	308-52-142	REP-P	86-08-093	308-61-305	NEW	86-08-028
308-12-312	AMD-E	86-22-041	308-52-142	REP	86-12-031	308-61-400	AMD	86-08-028
308-13-015	AMD-P	86-07-058	308-52-143	REP-P	86-08-093	308-61-405	NEW	86-08-028
308-13-015	AMD	86-16-013	308-52-143	REP	86-12-031	308-61-420	AMD-E	86-16-053
308-13-020	AMD-P	86-20-078	308-52-145	REP-P	86-08-093	308-61-420	AMD-P	86-16-077
308-13-040	AMD-P	86-07-058	308-52-145	REP	86-12-031	308-61-420	AMD-P	86-20-079
308-13-040	AMD	86-16-013	308-52-146	NEW-P	86-08-093	308-61-420	AMD-E	86-21-024
308-13-041	NEW-P	86-07-058	308-52-270	AMD	86-03-056	308-66-110	AMD-E	86-16-026
308-13-041	NEW	86-16-013	308-52-502	AMD-P	86-13-069	308-66-110	AMD-P	86-16-052
308-13-042	NEW-P	86-07-058	308-52-502	AMD	86-16-054	308-66-110	AMD-E	86-22-040
308-13-042	NEW	86-16-013	308-52-515	NEW-P	86-13-069	308-66-120	AMD-E	86-16-026
308-13-150	AMD-E	86-19-014	308-52-515	NEW	86-16-054	308-66-120	AMD-P	86-16-052
308-20-171	AMD-P	86-18-055	308-53-010	AMD-P	86-07-059	308-66-120	AMD-E	86-22-040
308-20-171	AMD-E	86-18-072	308-53-070	AMD-P	86-07-059	308-66-130	REP-E	86-16-026
308-25-010	AMD-P	86-05-032	308-53-070	AMD	86-13-009	308-66-130	REP-P	86-16-052
308-25-015	NEW-P	86-05-032	308-53-075	NEW-P	86-08-092	308-66-130	REP-E	86-22-040
308-25-015	NEW	86-09-014	308-53-075	NEW	86-13-008	308-66-135	NEW	86-08-028
308-25-025	REP-P	86-05-032	308-53-080	REP-P	86-08-092	308-66-140	AMD-E	86-16-026
308-25-025	REP	86-09-014	308-53-080	REP	86-13-008	308-66-140	AMD-P	86-16-052
308-25-030	REP-P	86-05-032	308-53-084	NEW-P	86-08-092	308-66-140	AMD-E	86-22-040
308-25-030	REP	86-09-014	308-53-084	NEW	86-13-008	308-66-145	NEW-E	86-16-026
308-25-035	NEW-P	86-05-032	308-53-085	AMD-P	86-08-092	308-66-145	NEW-P	86-16-052
308-25-035	NEW	86-09-014	308-53-085	AMD	86-13-008	308-66-145	NEW-E	86-22-040
308-29-060	AMD-P	86-10-002	308-53-100	REP-P	86-08-092	308-66-155	AMD-E	86-16-026
308-29-060	AMD	86-14-051	308-53-105	NEW-P	86-08-092	308-66-155	AMD-P	86-16-052
308-29-070	NEW-P	86-10-002	308-53-125	AMD-P	86-08-092	308-66-155	AMD-E	86-22-040
308-29-070	NEW	86-14-051	308-53-212	NEW-P	86-08-092	308-66-157	NEW-E	86-16-026
308-29-080	NEW-P	86-10-002	308-53-212	NEW	86-13-008	308-66-157	NEW-P	86-16-052
308-29-080	NEW	86-14-051	308-53-212	REVIEW	86-19-073	308-66-157	NEW-E	86-22-040
308-31-010	AMD-P	86-18-054	308-53-212	REP-P	86-22-066	308-66-160	AMD-E	86-16-053
308-31-010	AMD	86-22-042	308-53-265	NEW-P	86-08-092	308-66-160	AMD-P	86-16-077

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308-66-170	AMD-P	86-16-052	308-96A-040	AMD	86-10-040	308-99-021	NEW-E	86-09-013
308-66-170	AMD-E	86-22-040	308-96A-050	AMD-P	86-03-010	308-99-021	NEW-P	86-09-100
308-66-180	AMD-E	86-16-026	308-96A-050	AMD	86-10-040	308-99-021	NEW	86-14-016
308-66-180	AMD-P	86-16-052	308-96A-055	REP-P	86-03-010	308-99-040	AMD-P	86-21-128
308-66-180	AMD-E	86-22-040	308-96A-055	REP	86-10-040	308-102-090	AMD-P	86-03-083
308-66-210	AMD-E	86-16-026	308-96A-060	REP-P	86-03-010	308-102-090	AMD	86-07-018
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308-66-210	AMD-E	86-22-040	308-96A-075	AMD-P	86-03-010	308-102-100	AMD	86-07-018
308-66-225	NEW-E	86-16-026	308-96A-075	AMD	86-10-040	308-102-190	AMD-P	86-03-083
308-66-225	NEW-P	86-16-052	308-96A-100	AMD-P	86-03-010	308-102-190	AMD	86-07-018
308-66-225	NEW-E	86-22-040	308-96A-100	AMD	86-10-040	308-102-200	AMD-P	86-03-083
308-66-230	AMD-E	86-16-026	308-96A-105	AMD-P	86-03-010	308-102-200	AMD	86-07-018
308-66-230	AMD-P	86-16-052	308-96A-105	AMD	86-10-040	308-102-265	NEW-P	86-03-083
308-66-230	AMD-E	86-22-040	308-96A-115	REP-P	86-03-010	308-102-265	NEW	86-07-018
308-79-050	NEW-E	86-03-071	308-96A-115	REP	86-10-040	308-104-012	NEW-P	86-03-083
308-79-050	NEW-P	86-06-042	308-96A-120	AMD-P	86-03-010	308-104-012	NEW	86-07-018
308-79-050	NEW	86-10-003	308-96A-120	AMD	86-10-040	308-104-056	AMD-P	86-03-083
308-80-015	NEW	86-08-028	308-96A-125	REP-P	86-03-010	308-104-056	AMD	86-07-018
308-93-010	AMD-P	86-07-060	308-96A-125	REP	86-10-040	308-104-058	REP-P	86-03-083
308-93-010	AMD	86-10-068	308-96A-130	REP-P	86-03-010	308-104-058	REP	86-07-018
308-93-072	NEW-P	86-07-060	308-96A-130	REP	86-10-040	308-104-080	AMD-P	86-03-083
308-93-072	NEW	86-10-068	308-96A-135	AMD-P	86-03-010	308-104-080	AMD	86-07-018
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308-93-073	NEW	86-10-068	308-96A-140	REP-P	86-03-010	308-104-090	AMD	86-07-018
308-93-074	NEW-P	86-07-060	308-96A-140	REP	86-10-040	308-104-100	AMD-P	86-03-083
308-93-074	NEW	86-10-068	308-96A-145	AMD-P	86-03-010	308-104-100	AMD	86-07-018
308-93-078	NEW-P	86-07-060	308-96A-145	AMD	86-10-040	308-104-105	NEW-P	86-03-083
308-93-078	NEW	86-10-068	308-96A-155	REP-P	86-03-010	308-104-105	NEW-E	86-03-084
308-93-079	NEW-P	86-07-060	308-96A-155	REP	86-10-040	308-104-105	NEW	86-07-018
308-93-079	NEW	86-10-068	308-96A-160	REP-P	86-03-010	308-104-130	AMD-P	86-03-083
308-93-240	REP-E	86-15-069	308-96A-160	REP	86-10-040	308-104-130	AMD	86-07-018
308-93-240	REP-P	86-15-070	308-96A-165	REP-P	86-03-010	308-104-135	NEW-P	86-03-083
308-93-310	REP-E	86-15-069	308-96A-165	REP	86-10-040	308-104-135	NEW	86-07-018
308-93-310	REP-P	86-15-070	308-96A-170	REP-P	86-03-010	308-104-160	AMD-P	86-03-083
308-94	AMD-P	86-21-129	308-96A-170	REP	86-10-040	308-104-160	AMD	86-07-018
308-94-010	AMD-P	86-21-129	308-96A-200	REP-P	86-03-010	308-115-130	AMD-P	86-11-036
308-94-020	REP-P	86-21-129	308-96A-200	REP	86-10-040	308-115-130	AMD	86-16-012
308-94-030	AMD-P	86-21-129	308-96A-205	AMD-P	86-03-010	308-115-180	AMD-P	86-11-036
308-94-040	AMD-P	86-21-129	308-96A-205	AMD	86-10-040	308-115-180	AMD	86-16-012
308-94-050	AMD-P	86-21-129	308-96A-210	AMD-P	86-03-010	308-117-025	AMD-P	86-14-085
308-94-060	REP-P	86-21-129	308-96A-210	AMD	86-10-040	308-117-025	AMD	86-18-031
308-94-070	AMD-P	86-21-129	308-96A-215	REP-P	86-03-010	308-117-100	AMD-P	86-14-085
308-94-080	AMD-P	86-21-129	308-96A-215	REP	86-10-040	308-117-100	AMD	86-18-031
308-94-100	AMD-P	86-21-129	308-96A-220	AMD-P	86-03-010	308-120-700	NEW-P	86-22-045
308-94-110	AMD-P	86-21-129	308-96A-220	AMD	86-10-040	308-120-710	NEW-P	86-22-045
308-94-160	AMD-P	86-21-129	308-96A-225	REP-P	86-03-010	308-122-001	NEW-P	86-09-012
308-94-170	AMD-P	86-21-129	308-96A-225	REP	86-10-040	308-122-001	NEW-C	86-13-058
308-94-180	REP-P	86-21-129	308-96A-230	REP-P	86-03-010	308-122-001	NEW	86-19-061
308-94-181	NEW-P	86-21-129	308-96A-230	REP	86-10-040	308-122-060	NEW	86-04-087
308-94-190	REP-P	86-21-129	308-96A-235	REP-P	86-03-010	308-122-215	AMD	86-04-087
308-94-191	NEW-P	86-21-129	308-96A-235	REP	86-10-040	308-122-500	AMD	86-04-087
308-94-200	AMD-P	86-21-129	308-96A-240	REP-P	86-03-010	308-122-505	AMD	86-04-087
308-94-210	AMD-P	86-21-129	308-96A-240	REP	86-10-040	308-122-525	AMD	86-04-087
308-94-220	AMD-P	86-21-129	308-96A-260	AMD-P	86-03-010	308-122-630	NEW	86-04-087
308-94-230	REP-P	86-21-129	308-96A-260	AMD	86-08-028	308-122-640	AMD	86-04-087
308-94-240	AMD-P	86-21-129	308-96A-260	AMD	86-10-040	308-122-670	NEW	86-04-087
308-94-250	AMD-P	86-21-129	308-96A-265	REP-P	86-03-010	308-124A-430	NEW-P	86-04-091
308-94-260	REP-P	86-21-129	308-96A-265	REP	86-10-040	308-124A-430	NEW	86-11-011
308-94-261	NEW-P	86-21-129	308-96A-270	REP-P	86-03-010	308-124A-440	NEW-P	86-04-091
308-94-265	NEW-P	86-21-129	308-96A-270	REP	86-10-040	308-124A-440	NEW	86-11-011
308-94-270	NEW-P	86-21-129	308-96A-275	AMD-P	86-03-010	308-124A-450	NEW-P	86-04-091
308-96A-005	AMD-P	86-03-010	308-96A-275	AMD	86-10-040	308-124A-450	NEW	86-11-011
308-96A-005	AMD	86-10-040	308-96A-280	REP-P	86-03-010	308-124A-455	NEW-E	86-11-010
308-96A-010	AMD-P	86-03-010	308-96A-280	REP	86-10-040	308-124C-020	AMD	86-06-011
308-96A-010	AMD	86-10-040	308-96A-285	REP-P	86-03-010	308-124D-040	NEW-P	86-16-068
308-96A-015	AMD-P	86-03-010	308-96A-285	REP	86-10-040	308-124D-040	NEW	86-19-062
308-96A-015	AMD	86-10-040	308-96A-290	REP-P	86-03-010	308-124H-035	NEW-P	86-04-091
308-96A-020	AMD-P	86-03-010	308-96A-290	REP	86-10-040	308-124H-035	NEW	86-11-011
308-96A-020	AMD	86-10-040	308-96A-295	AMD-P	86-03-010	308-124H-036	NEW-P	86-04-091
308-96A-020	REP-E	86-15-069	308-96A-295	AMD	86-10-040	308-124H-036	NEW	86-11-011
308-96A-020	REP-P	86-15-070	308-96A-300	AMD-P	86-03-010	308-124H-037	NEW-P	86-04-091
308-96A-026	NEW-P	86-20-080	308-96A-300	AMD	86-10-040	308-124H-037	NEW-P	86-11-061
308-96A-030	REP-P	86-03-010	308-96A-305	REP-P	86-03-010	308-124H-037	NEW	86-16-055
308-96A-030	REP	86-10-040	308-96A-305	REP	86-10-040	308-124H-040	AMD-P	86-04-091
308-96A-035	AMD-P	86-03-010	308-99-020	AMD-E	86-09-013	308-124H-040	AMD	86-06-011

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308-124H-045	AMD	86-06-011	308-400-048	AMD-P	86-20-088	314-52-005	AMD-P	86-12-010
308-128F-030	REP-E	86-11-018	308-400-050	AMD-P	86-20-088	314-52-005	AMD-E	86-15-013
308-128F-030	REP-E	86-18-030	308-400-052	AMD-P	86-20-088	314-52-005	AMD	86-15-041
308-128F-050	AMD-E	86-11-018	308-400-053	NEW-P	86-20-088	314-52-020	AMD-P	86-04-001
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308-151-110	NEW	86-08-068	308-400-058	AMD-P	86-20-088	314-52-070	AMD-P	86-12-010
308-153	AMD-P	86-10-067	308-400-059	NEW-P	86-20-088	314-52-070	AMD	86-15-041
308-153	AMD	86-13-070	308-400-070	AMD-P	86-20-088	314-52-113	AMD-P	86-12-010
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308-153-010	AMD	86-13-070	314-12-030	AMD-P	86-04-033	314-52-113	AMD-W	86-16-059
308-153-020	AMD-P	86-10-067	314-12-030	AMD	86-07-012	314-52-113	AMD-P	86-16-065
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308-153-040	REP-P	86-10-067	314-12-140	AMD	86-04-003	314-52-114	AMD-C	86-14-100
308-153-040	REP	86-13-070	314-12-140	AMD-P	86-06-021	314-52-114	AMD	86-16-060
308-153-045	NEW-P	86-10-067	314-12-140	AMD	86-09-019	314-64-040	AMD-P	86-19-065
308-153-045	NEW	86-13-070	314-16-025	NEW-P	86-07-047	314-64-040	AMD	86-21-117
308-154-070	REP-P	86-10-067	314-16-025	NEW	86-09-074	314-64-080	AMD-P	86-08-096
308-154-070	REP	86-13-070	314-16-040	AMD-P	86-04-082	314-64-080	AMD	86-11-015
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308-156-075	NEW	86-08-068	314-16-075	AMD-P	86-11-046	315-04-132	AMD-P	86-21-143
308-171-001	AMD-P	86-06-054	314-16-075	AMD-P	86-15-039	315-04-190	AMD-E	86-07-029
308-171-001	AMD	86-10-004	314-16-075	AMD	86-18-018	315-04-190	AMD-P	86-08-059
308-171-001	AMD-P	86-14-018	314-16-100	REP-P	86-04-049	315-04-190	AMD	86-12-001
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356-14-045	NEW	86-14-071	356-15-140	NEW-P	86-12-052	356-30-050	AMD-P	86-22-074
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356-14-250	AMD-E	86-09-056	356-18-090	AMD-C	86-15-019	356-30-330	AMD-C	86-11-007
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356-14-265	NEW-E	86-09-056	356-18-116	AMD-P	86-14-092	356-34-010	AMD-P	86-20-091
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356-34-280	REP	86-08-035	360-60-020	NEW-P	86-14-109	365-140-050	NEW	86-08-043
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356-48-010	NEW-E	86-11-006	365-120-040	AMD-E	86-20-013	365-170-030	NEW-E	86-18-073
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392-126-390	NEW-P	86-17-087	392-127-275	AMD-P	86-19-012	392-127-385	REP	86-21-092
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392-127-387	NEW	86-21-092	392-127-565	AMD-E	86-21-095	392-127-655	AMD-E	86-17-047
392-127-387	NEW-E	86-21-095	392-127-570	AMD-E	86-17-047	392-127-655	AMD-P	86-17-088
392-127-390	REP-E	86-17-047	392-127-570	AMD-P	86-17-088	392-127-655	AMD	86-21-092
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392-127-396	AMD	86-21-092	392-127-576	NEW-E	86-21-095	392-127-670	AMD-E	86-17-047
392-127-396	AMD-E	86-21-095	392-127-577	NEW-E	86-17-047	392-127-670	AMD-P	86-17-088
392-127-397	NEW-E	86-17-047	392-127-577	NEW-P	86-17-088	392-127-670	AMD	86-21-092
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392-127-397	NEW	86-21-092	392-127-577	NEW-E	86-21-095	392-127-675	REP-E	86-17-047
392-127-397	NEW-E	86-21-095	392-127-578	NEW-E	86-17-047	392-127-675	REP-P	86-17-088
392-127-500	REP-E	86-17-047	392-127-578	NEW-P	86-17-088	392-127-675	REP	86-21-092
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392-127-500	REP	86-21-092	392-127-578	NEW-E	86-21-095	392-127-676	NEW-E	86-17-047
392-127-500	REP-E	86-21-095	392-127-579	NEW-E	86-17-047	392-127-676	NEW-P	86-17-088
392-127-505	REP-E	86-17-047	392-127-579	NEW-P	86-17-088	392-127-676	NEW	86-21-092
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392-127-505	REP	86-21-092	392-127-579	NEW-E	86-21-095	392-127-677	NEW-E	86-17-047
392-127-505	REP-E	86-21-095	392-127-580	NEW-E	86-17-047	392-127-677	NEW-P	86-17-088
392-127-510	REP-E	86-17-047	392-127-580	NEW-P	86-17-088	392-127-677	NEW	86-21-092
392-127-510	REP-P	86-17-088	392-127-580	NEW	86-21-092	392-127-677	NEW-E	86-21-095
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392-127-555	AMD	86-21-092	392-127-645	AMD-E	86-21-095	392-140-082	NEW	86-08-075
392-127-555	AMD-E	86-21-095	392-127-650	AMD-E	86-17-047	392-140-083	NEW-P	86-05-036
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392-127-560	REP-P	86-17-088	392-127-650	AMD	86-21-092	392-140-083	NEW	86-08-075
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392-171-351	AMD	86-06-007	402-19-590	AMD-P	86-17-066
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392-171-366	AMD	86-06-007	402-22-040	AMD-P	86-17-066
392-171-371	AMD	86-06-007	402-22-045	AMD-P	86-17-066
392-171-512	NEW	86-06-007	402-22-065	AMD-P	86-17-066
392-171-513	NEW	86-06-007	402-22-070	AMD-P	86-17-066
392-171-514	NEW	86-06-007	402-22-150	AMD-P	86-17-066
392-171-516	AMD	86-06-007	402-22-200	AMD-P	86-17-066
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392-171-518	NEW	86-06-007	402-24-020	AMD-P	86-17-066
392-171-519	NEW	86-06-007	402-24-040	AMD-P	86-17-066
392-171-531	AMD	86-06-007	402-24-050	AMD-P	86-17-066
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434-57-010	NEW-E	86-08-044	446-55-150	NEW-P	86-05-015	448-12-340	AMD	86-05-003
434-57-010	NEW	86-08-045	446-55-150	NEW	86-08-067	458-16-150	AMD-P	86-09-003
434-57-020	NEW-P	86-05-053	446-55-160	NEW-P	86-05-015	458-16-150	AMD	86-12-034
434-57-020	NEW-E	86-08-044	446-55-160	NEW	86-08-067	458-16-210	AMD-P	86-09-003
434-57-020	NEW	86-08-045	446-55-165	NEW-P	86-05-015	458-16-210	AMD	86-12-034
434-57-030	AMD-P	86-05-053	446-55-165	NEW	86-08-067	458-16-220	AMD-P	86-09-003
434-57-030	AMD-E	86-08-044	446-55-170	NEW-P	86-05-015	458-16-220	AMD	86-12-034
434-57-030	AMD	86-08-045	446-55-170	NEW	86-08-067	458-16-230	AMD-P	86-09-003
434-57-040	NEW-P	86-05-053	446-55-180	NEW-P	86-05-015	458-16-230	AMD	86-12-034
434-57-040	NEW-E	86-08-044	446-55-180	NEW	86-08-067	458-16-240	AMD-P	86-09-003
434-57-040	NEW	86-08-045	446-55-190	NEW-P	86-05-015	458-16-240	AMD	86-12-034
434-57-050	NEW-P	86-05-053	446-55-190	NEW	86-08-067	458-16-280	AMD-P	86-09-003
434-57-050	NEW-E	86-08-044	446-55-200	NEW-P	86-05-015	458-16-280	AMD	86-12-034
434-57-050	NEW	86-08-045	446-55-200	NEW	86-08-067	458-16-282	AMD-P	86-09-003
434-57-070	NEW-P	86-05-053	446-55-210	NEW-P	86-05-015	458-16-282	AMD	86-12-034
434-57-070	NEW-E	86-08-044	446-55-210	NEW	86-08-067	458-17	AMD-P	86-16-078
434-57-070	NEW	86-08-045	446-55-220	NEW-P	86-05-015	458-17	AMD	86-21-003
434-57-080	NEW-P	86-05-053	446-55-220	NEW	86-08-067	458-17-100	REP-P	86-16-078
434-57-080	NEW-E	86-08-044	446-55-230	NEW-P	86-05-015	458-17-100	REP	86-21-003
434-57-080	NEW	86-08-045	446-55-230	NEW	86-08-067	458-17-105	NEW-P	86-16-078
434-57-090	NEW-P	86-05-053	446-55-240	NEW-P	86-05-015	458-17-105	NEW	86-21-003
434-57-090	NEW-E	86-08-044	446-55-240	NEW	86-08-067	458-17-110	NEW-P	86-16-078
434-57-090	NEW	86-08-045	446-55-250	NEW-P	86-05-015	458-17-110	NEW	86-21-003
434-57-100	NEW-P	86-05-053	446-55-250	NEW	86-08-067	458-17-115	NEW-P	86-16-078
434-57-100	NEW-E	86-08-044	446-55-260	NEW-P	86-05-015	458-17-115	NEW	86-21-003
434-57-100	NEW	86-08-045	446-55-260	NEW	86-08-067	458-17-120	NEW-P	86-16-078
434-57-120	NEW-P	86-05-053	446-55-270	NEW-P	86-05-015	458-17-120	NEW	86-21-003
434-57-120	NEW-E	86-08-044	446-55-270	NEW	86-08-067	458-20-101	AMD-P	86-09-059
434-57-120	NEW	86-08-045	446-55-280	NEW-P	86-05-015	458-20-101	AMD	86-12-015
434-57-130	NEW-P	86-05-053	446-55-280	NEW	86-08-067	458-20-102	AMD-P	86-03-043
434-57-130	NEW-E	86-08-044	446-60-010	NEW-P	86-05-015	458-20-102	AMD-P	86-06-047
434-57-130	NEW	86-08-045	446-60-010	NEW	86-08-067	458-20-102	AMD	86-09-058
434-57-150	NEW-P	86-05-053	446-60-020	NEW-P	86-05-015	458-20-107	AMD	86-03-016
434-57-150	NEW-E	86-08-044	446-60-020	NEW	86-08-067	458-20-113	AMD-P	86-17-077
434-57-150	NEW	86-08-045	446-60-030	NEW-P	86-05-015	458-20-113	AMD	86-20-027
440-44-035	AMD-P	86-09-031	446-60-030	NEW	86-08-067	458-20-119	AMD	86-03-016
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440-44-059	NEW	86-12-039	446-60-080	NEW-P	86-05-015	458-20-134	AMD	86-20-027
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440-44-061	AMD-E	86-14-007	446-60-090	NEW-P	86-05-015	458-20-135	AMD-P	86-06-047
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440-44-100	NEW	86-05-029	448-12-020	AMD-P	86-15-073	458-20-136	AMD-P	86-17-077
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446-55-030	NEW	86-08-067	448-12-210	AMD	86-16-058	458-20-175	AMD-P	86-03-043
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446-55-100	NEW	86-08-067	448-12-270	AMD	86-05-003	458-20-193C	AMD	86-07-005
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458-20-240	AMD-P	86-10-050	458-40-18706	AMD-E	86-14-063	458-53-051	AMD	86-21-004
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458-20-240	AMD	86-14-019	458-40-18706	REP-P	86-22-063	458-53-110	AMD	86-21-004
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458-20-24001	AMD-P	86-10-050	458-40-18712	REP-P	86-22-063	458-53-130	AMD	86-21-004
458-20-24001	AMD-C	86-13-061	458-40-18713	REP-P	86-22-063	458-53-150	AMD-P	86-16-079
458-20-24001	AMD	86-14-019	458-40-18714	REP-P	86-22-063	458-53-150	AMD	86-21-004
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458-20-24002	AMD-C	86-13-061	458-40-18717	REP-P	86-22-063	458-57-570	AMD-P	86-09-051
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458-20-248	NEW-P	86-06-048	458-40-18721	NEW	86-14-064	458-61-050	AMD-P	86-13-010
458-20-248	NEW	86-09-016	458-40-18721	REP-P	86-22-063	458-61-050	AMD	86-16-080
458-20-249	NEW-P	86-03-042	458-40-18722	NEW-P	86-10-054	458-61-080	AMD-P	86-13-010
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458-20-251	NEW	86-18-069	458-40-19002	REP-P	86-22-063	458-61-210	AMD-P	86-13-010
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458-40-020	REP-P	86-22-063	458-40-19100	REP-P	86-22-063	458-61-230	AMD	86-16-080
458-40-025	REP-P	86-22-063	458-40-19101	REP-P	86-22-063	458-61-290	AMD-P	86-13-010
458-40-026	REP-P	86-22-063	458-40-19102	REP-P	86-22-063	458-61-290	AMD	86-16-080
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458-40-050	REP-P	86-22-063	458-40-19108	REP-P	86-22-063	458-61-425	NEW	86-16-080
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458-40-080	REP-P	86-22-063	458-40-19300	REP-P	86-22-063	458-61-500	AMD-P	86-13-010
458-40-090	REP-P	86-22-063	458-40-300	REP-P	86-22-063	458-61-500	AMD	86-16-080
458-40-100	REP-P	86-22-063	458-40-310	REP-P	86-22-063	458-61-540	AMD-P	86-13-010
458-40-10001	REP-P	86-22-063	458-40-320	REP-P	86-22-063	458-61-540	AMD	86-16-080
458-40-110	REP-P	86-22-063	458-40-330	REP-P	86-22-063	458-61-545	NEW-P	86-13-010
458-40-120	REP-P	86-22-063	458-40-340	REP-P	86-22-063	458-61-545	NEW	86-16-080
458-40-121	REP-P	86-22-063	458-40-350	REP-P	86-22-063	458-61-550	AMD-P	86-13-010
458-40-130	REP-P	86-22-063	458-40-360	REP-P	86-22-063	458-61-550	AMD	86-16-080
458-40-140	REP-P	86-22-063	458-40-370	REP-P	86-22-063	458-61-555	NEW-P	86-13-010
458-40-150	REP-P	86-22-063	458-40-380	REP-P	86-22-063	458-61-555	NEW	86-16-080
458-40-160	REP-P	86-22-063	458-40-500	NEW-P	86-22-063	458-61-570	AMD-P	86-13-010
458-40-161	REP-P	86-22-063	458-40-510	NEW-P	86-22-063	458-61-570	AMD-E	86-19-013
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458-40-163	REP-P	86-22-063	458-40-530	NEW-P	86-22-063	458-61-590	AMD-P	86-13-010
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458-40-165	REP-P	86-22-063	458-40-540	NEW-P	86-22-063	458-61-650	AMD-P	86-13-010
458-40-166	REP-P	86-22-063	458-40-600	NEW-P	86-22-063	458-61-650	AMD	86-16-080
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458-40-168	REP-P	86-22-063	458-40-620	NEW-P	86-22-063	458-61-670	AMD	86-16-080
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458-40-18700	REP-P	86-22-063	458-40-684	NEW-P	86-22-063	460-33A-017	AMD	86-21-107
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460-33A-040	AMD-P	86-17-061	460-70-005	NEW-P	86-21-080	478-116-080	AMD	86-17-016
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