/ashington

AUGUST 19, 1987

OLYMPIA, WASHINGTON

ISSUE 87-16



IN THIS ISSUE

Agriculture, Department of Clark College (District 14) Community Development, Department of Eastern Washington University Ecology, Department of **Emergency Response Commission Employment Security Department** Financial Management, Office of Fisheries, Department of General Administration, Department of Governor, Office of the Health, Board of Higher Education Coordinating Board Higher Education Personnel Board Hospital Commission Labor and Industries, Department of Librarians, Board for Certification of Library Commission Licensing, Department of Liquor Control Board Minority and Women's Business Enterprises, Office of Personnel Appeals Board

Personnel, Department of Pilotage Commissioners, Board of Retirement Systems, Department of Revenue, Department of Rules Review Committee, Joint Administrative Secretary of State Social and Health Services, Department of Spokane Community Colleges (District 17) State Patrol Superintendent of Public Instruction Traffic Safety Commission Transportation, Department of University of Washington Utilities and Transportation Commission Vocational Education, Council on Volunteer Firemen, Board for Washington State Library Wenatchee Valley College (District 15) Whatcom Community College (District 21) Wildlife, Department of

(Subject/Agency index at back of issue) This issue contains documents officially filed not later than August 5, 1987

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).

REPUBLICATION OF OFFICIAL DOCUMENTS

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 August 1987 pursuant to RCW 19.52.020 is twelve percent (12%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGH-EST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXI-MUM 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 1987 pursuant to RCW 63.14.130(1)(a) is twelve and one-quarter percent (121/4%).

WASHINGTON STATE REGISTER

(ISSN 0164-6389) is published twice each month by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504, pursuant to RCW 34.08.020. Subscription rate is \$161.70 per year, sales tax included, postpaid to points in the United States. Second-class postage paid at Olympia, Washington.

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

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

The Washington State Register is an official publication of the state of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the code reviser'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.

Raymond W. Haman Chairman, Statute Law Committee

Susan J. Brooks Editor

Dennis W. Cooper Code Reviser

Joyce Matzen
Subscription Clerk

Gary Reid
Chief Assistant Code Reviser

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

I. 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.	CI	osing Dates ¹	Distribution Date	First Agency Action Date ³	
		on-OTS & 1 to 29 p. 1	OTS ² or 0 p. max.		
	30 p. of more τ		Non-OTS		
For				Count 20	For hearing/adoption
Inclusion in—	File .	no later than—		days from-	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
87-01	Nov 26	Dec 10	Dec 24, 1	986 Jan 7, 1987	Jan 27
87-02	Dec 10	Dec 24, 198			Feb 10
87-03	Dec 24, 198		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
87-15	Jun 24	Jul 8	Jul 22	Aug 5	Aug 25
87–16	Jul 8	Jul 22	Aug 5	Aug 19	Sep 8
87-17	Jul 22	Aug 5	Aug 19	Sep 2	Sep 22
87–18	Aug 5	Aug 19	Sep 2	Sep 16	Oct 6
87-19	Aug 26	Sep 9	Sep 23	Oct 7	Oct 27
87-20	Sep 9	Sep 23	Oct 7	Oct 21	Nov 10
87-21	Sep 23	Oct 7	Oct 21	Nov 4	Nov 24
87-22	Oct 7	Oct 21	Nov 4	Nov 18	Dec 8
87–23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 3
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.

³"No proceeding may be held on any rule until twenty days have passed from the distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 87-16-001 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY

(Library Commission) [Memorandum-July 21, 1987]

There will be a special joint meeting of the WLN Network Services Council and the Washington State Library Commission members on Monday, August 10, at 1:30 p.m. in the Olympic Room of the Vance Airport Inn, Seattle, Washington.

WSR 87-16-002 ADOPTED RULES LIOUOR CONTROL BOARD

[Order 226, Resolution No. 235—Filed July 23, 1987]

Be it resolved by the Washington State Liquor Control Board, acting at the Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to:

WAC 314-12-025 Applicants for temporary licenses-New Fee-Who qualifies.

WAC 314-12-070 Transfer of licenses. Amd

This action is taken pursuant to Notice No. WSR 87-13-060 filed with the code reviser on June 17, 1987. 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 rulemaking authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and chapter 217, Laws of 1987.

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 July 23, 1987.

By L. H. Pedersen Chairman

NEW SECTION

APPLICANTS FOR TEM-WAC 314-12-025 PORARY LICENSES—FEE—WHO QUALIFIES. Any person who has submitted a transfer application for a retail or wholesale liquor license in accordance with RCW 66.24.010 and WAC 314-12-070 may apply for, and be issued, a temporary license to be effective immediately upon issuance under the following conditions: (1) A fee of fifty dollars shall be submitted with the application for a temporary license.

- (2) For the purposes of this section, "retail liquor license" shall include all classes of liquor licenses that allow the holder to sell liquor directly to the public.
- (3) For the purposes of this section, "wholesale liquor license" shall include all classes of liquor licenses held in conjunction with those wholesale licenses authorized by RCW 66.24.200 and 66.24.250.

(4) The privilege of having a temporary license issued upon an application for a transfer of license does not apply to breweries or wineries, even though these licensees have limited wholesale and retail privileges under their manufacturers' licenses.

AMENDATORY SECTION (Amending Order 85, Resolution No. 94, filed 10/28/81)

- WAC 314-12-070 TRANSFER OF LICENSES. (1) No transfer of any license shall be made except in conformance with RCW 66.24.010, and subject to the following conditions:
- (a) The holder of the license shall execute an assignment and transfer upon a form prescribed by the board, and the assignee and transferee shall then make application for approval of such assignment and transfer;
- (b) Except as authorized by WAC 314-12-025, the transferee shall not take possession of the premises, nor exercise any of the privileges of a licensee, nor shall such assignment and transfer be effective until the board shall have approved the same;
- (c) In approving any assignment and transfer of licenses, the board reserves the right to impose special conditions as to the future connection of the former licensee or any of his employees with the licensed business as in its judgment the circumstances may justify;
- (d) A change of trade name may be made coincident with the transfer of the license without any additional
- (2) The sale of a partnership interest or any change in the partners, either by withdrawal or addition or otherwise, shall be considered an assignment and transfer of the licenses held by the partnership and subject to the regulations applicable to assignment and transfer of licenses.
- (3) If the licensee is a corporation, a change in ownership of any stock shall not be deemed a transfer of a license: PROVIDED, HOWEVER, That pursuant to the provisions of RCW 66.24.025(2), the proposed sale of more than ten percent of the outstanding and/or issued stock of a licensed corporation or any proposed change in the principal officers of a licensed corporation must be reported to the board on forms prescribed by it. The board may inquire into all matters in connection with any such sale of stock or proposed change in officers, and the written consent of the board must be obtained before any such changes are made.
- (4) If a licensee has an unresolved violation charge pending, no action will be taken by the board on an application to transfer the liquor license to another until such time as a final disposition has been made of the pending violation charge.

WSR 87-16-003 ADOPTED RULES LIQUOR CONTROL BOARD

[Order 227, Resolution No. 236—Filed July 23, 1987]

Be it resolved by the Washington State Liquor Control Board, acting at the Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Return of wine by retailer—Replacement—Conditions, WAC 314-24-210.

This action is taken pursuant to Notice No. WSR 87-13-059 filed with the code reviser on June 17, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030.

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 July 23, 1987.

By L. H. Pedersen Chairman

AMENDATORY SECTION (Amending Order 204, Resolution No. 213, filed 11/25/86)

WAC 314-24-210 RETURN OF WINE BY RETAILER—REPLACEMENT—CONDITIONS. No wine shall be returned by any retail licensee to any wine wholesaler except as herein provided.

- (1) Wine which is not in a salable condition may be returned by a retail licensee to the wine wholesaler from whom purchased, provided it is immediately replaced by the wine wholesaler with an identical quantity, type and brand of wine: PROVIDED, That if the brand of wine is not presently in the wine wholesaler's stock and is not available to the wholesaler in the immediate future, a cash refund may be made to the retail licensee upon the approval of the board first being obtained.
- (a) Every wine wholesaler shall maintain on the licensed premises for a period of two years complete records of all refunds and exchanges made under this section including an inventory of unsalable wine returned to such wholesaler by any retail licensee.
- (b) Such unsalable wine which requires reconditioning or destruction shall be returned by the wine wholesaler to the domestic winery which manufactured or produced the same, or to the importer who imported such wine. When wine which has been returned to a domestic winery by any person for reconditioning or destruction has been assembled at the winery, a complete inventory in duplicate of unsalable wine shall be filed with the board by the winery with a request that inspection be made of the returned wine before the reconditioning process or destruction is started. When wine has been returned by the wholesaler to the importer who imported such wine, a complete inventory of said wine shall be filed in duplicate with the board by the importer with a request that inspection be made of the returned wine before the wine or returned to the out-of-state destroyed manufacturer.
- (c) Wine which is not in a salable condition and has been returned to a domestic winery or importer by a wholesaler may be replaced by the supplier with an

identical quantity, type, and brand of wine: PROVID-ED, That if the brand of wine is not presently in the winery or importer's stock and is not available to the supplier in the immediate future, a cash refund or credit may be made to the wholesaler by the supplier. Credit extended for the return of product should be noted on a separate document from the original invoice. Except as provided herein, no other adjustment, by way of a cash refund or otherwise, shall be made by the winery or wine wholesaler.

- (2) Wine may be returned by a retail licensee or by a governmental agency who has seized the same to the wine wholesaler selling such wine in the event the retailer goes out of the business of selling wine at retail or has their license changed to a Class F restricted license, and in such case a cash refund may be made upon return of the wine, provided that consent of the board is first had and obtained.
- (3) Wine different from that ordered which has been delivered in error to a retail licensee may be returned to a wine wholesaler and either replaced with that wine which was ordered or a cash refund may be made upon the approval of the board first being obtained: PRO-VIDED, That the error in delivery shall be discovered and corrected within eight days of the date the delivery was made.
- (4) A wholesaler may return salable wine to a Washington winery provided the winery reimburses the wholesaler for the cost of the wine plus the wine tax which was paid by the wholesaler. The winery will then put any wine returned from a wholesaler into their tax paid area at the winery.

WSR 87-16-004 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 87-18-Filed July 23, 1987]

I, Joseph A. Dear, 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, WAC 296-21-013, 296-23-615 and 296-23-811 dealing with procedures and payment methods for obtaining physical capacities information from attending doctors and licensed physical and occupational therapists, and WAC 296-23A-425 which provides for payment for performance-based physical capacities evaluation; and medical aid rules and maximum fee schedule, chapters 296-20 through 296-23 and 296-23A WAC dealing with rules for treatment of industrially injured workers.

This action is taken pursuant to Notice No. WSR 87-11-050 filed with the code reviser on May 20, 1987. 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 51.04.020(4) and 51.04.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED July 23, 1987.

By Joseph A. Dear Director

AMENDATORY SECTION (Amending Order 86-36, filed 10/1/86, effective 11/1/86)

WAC 296-20-125 BILLING PROCEDURES. All services rendered must be in accordance with the medical aid rules. The department or self-insurer may reject bills for services rendered in violation of these rules. The injured worker may not be billed for services rendered in violation of these rules.

- (1) Bills must be itemized on department or self-insurer forms or other forms which have been approved by the department or self-insurer. Bills may also be transmitted electronically on department provided software, or transmitted electronically using department file format specifications. Providers using any of the electronic transfer options must follow department instructions for electronic billing. Physicians, osteopaths, advanced registered nurse practitioners, chiropractors, naturopaths, podiatrists, psychologists, and registered physical therapists use the national standard HCFA 1500 health insurance claim form with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form. Hospitals use the UB-82 billing form for institution services and the national standard HCFA 1500 health insurance claim form with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form for professional services. Pharmacies use the department's statement for pharmacy services (F-245-100). Dentists, equipment suppliers, transportation services, home health services, vocational services, and massage therapists use the department's statement for miscellaneous services (F-245-72). Providers may obtain billing forms from the department's local service locations (see Appendix C for listing).
- (2) Bills must specify the date and type of service, the appropriate procedure code, the condition treated, and the charges for each service.
- (3) Bills submitted to the department must be completed to include the following:
 - (a) Worker's name and address;
 - (b) Worker's claim number;
 - (c) Date of injury;
- (d) Referring doctor's name and L & I provider account number;
- (e) Area of body treated, including ICD-9-CM code(s), identification of right or left, as appropriate;
 - (f) Dates of service;
 - (g) Place of service;
 - (h) Type of service;
- (i) Appropriate procedure code, hospital revenue code, or national drug code;
 - (i) Description of service;
 - (k) Charge;
 - (1) Units of service;

- (m) Tooth number(s);
- (n) Total bill charge;
- (o) The name and address of the practitioner rendering the services and the provider account number assigned by the department;
 - (p) Date of billing;
- (q) Submission of supporting documentation required under subsection (6) of this section.
- (4) Responsibility for the completeness and accuracy of the description of services and charges billed rests with the practitioner rendering the service, regardless of who actually completes the bill form;
- (5) Vendors are urged to bill on a monthly basis. Bills must be received within ninety days of service to be considered for payment.
- (6) The following supporting documentation is required when billing for services:
 - (a) Laboratory and pathology reports;
 - (b) X-ray findings;
 - (c) Operative reports;
 - (d) Office notes;
 - (e) Consultation reports;
 - (f) Special diagnostic study reports;
- (g) For BR procedures see WAC 296-20-010 for requirements; and
 - (h) Special or closing exam reports.
- (7) The claim number must be placed on each bill and on each page of reports and other correspondence in the upper right-hand corner.
- (8) Rebills. If you do not receive payment or notification from the department within ninety days, services may be rebilled. Rebills must be submitted for services denied if a claim is closed or rejected and subsequently reopened or allowed. Rebills should be identical to the original bill: Same charges, codes, and billing date. Please indicate rebill on the bill.

Any inquiries regarding adjustment of charges must be submitted within ninety days from the date of payment to be considered.

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

WAC 296-21-013 SPECIAL SERVICES AND BILLING PROCEDURES. The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the physician for materials, for his time or that of his employees. These services are generally provided as an adjunct to common medical services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

Unit Value

	Unit Value		Unit Value
99002	office to a laboratory (distance may be indicated)	99054	basic services provided the office is closed during this period of time
	ing devices (e.g., designing, fitting, packaging, handling, delivery or mailing) when devices such as orthotics, protectives, prosthetics are	99056	Services provided at request of patient in a location other than physician's office which are normally provided in the office
	fabricated by an outside laboratory or shop but which items have been designed, and are to be fitted and adjusted by the attending physician 12.0	99058	Office services provided on an emergency basis
	(For routine collection of venous blood, use 36415)		care facility services, see 90500 et seq.)
99013	(99012 Telephone calls has been deleted. To report, use 99013–99015) Telephone call for consultation or	99062	Emergency care facility services: When the nonhospital-based physician is in the hospital but is involved in patient care elsewhere and is called to the emergency facility to
	medical management; simple or brief, under 15 minutes 5.0		provide emergency services
	(e.g., to report on tests and/or laboratory results; to clarify or alter previous instructions; to adjust therapy)	99064	care facility services, see 90500 et seq.) Emergency care facility services: When the nonhospital-based physi-
99014	intermediate, 15 – 30 minutes 10.0		cian is called to the emergency fa- cility from outside the hospital to
	(e.g., to provide advice to an established patient on a new problem; to initiate therapy that can be handled by telephone; to discuss results of tests in detail)	99065 99070	provide emergency services; not during regular office hours
99015	lengthy or complex		cian over and above those usually included with the office visit or other services rendered (list drugs, trays, supplies or materials cast room and/or casting supplies provided). Bill at cost
99024	Post-operative follow-up visit, in- cluded in global service	99080	(For spectacles, see 92390–92395) Special reports as insurance forms, sixty-day report, or the review of medical data to clarify a patient's
99025	Initial (new patient) visit when as- terisk (*) surgical procedure consti-		status—more than the information conveyed in the usual medical com-
99030	tutes major service at that visit 20.0 Mileage, one way, each mile beyond 7 mile radius of point of origin (of-		munications or standard reporting form at department request (see WAC 296-20-06101 for reporting
99040	fice or home), per mile	99082	requirements)
99044	ity card	99083	Copies of medical records requested
99050	Services requested after office hours in addition to basic service		by the department or self-insurance or their representative(s), not re- quired to support billing for services
99052	Services requested between 10:00 p.m. and 8:00 a.m. in addition to	99084	rendered, per page

	Unit Value		Unit Value
sti en tio tia	hysician called on to convey in- ructions by telephone to hospital mergency room or nurse practi- oner clinic—to be paid only to ini- al attending physician upon com-	99171 99172	Critical care, subsequent follow-up visit; brief examination, evaluation and/or treatment for same illness SV limited examination, evaluation and/or treatment, same or new illness
99150 De re <u>te</u> cr	tetion of report of accident form	99173 99174	intermediate examination, evaluation and/or treatment, same or new illness
99151	more than one hour 50.0		new illness
CRITICAL O			SERVICES
a variety of stant atter bleeding, tions, criti not always	or includes the care of critically ill patients in of medical emergencies that requires the conntion of the physician (cardiac arrest, shock, respiratory failure, postoperative complicationally ill neonate). Critical care is usually, but so, given in a critical care area, such as the correction of the physician care area, such as the correction of the physician care area.	99175	Ipecac or similar administration for individual emesis and continued observation until stomach adequately emptied of poison
unit, or the	re unit, intensive care unit, respiratory care ne emergency care facility. The descriptors for re are intended to include cardiopulmonary re-		(For gastric lavage for diagnostic purposes, see 91055)
suscitation procedure Separate I this period put measi gastrointer rhythmia, on a per h	n and a variety of services attendant to this as well as other acute emergency situations. procedure codes for services performed during d, such as placement of catheters, cardiac outurement, management of dialysis, control of estinal hemorrhage, electrical conversion of aretc., are excluded when this descriptor is used hour basis. (The physician may list his services of if he desires.)	99180 99182 99185 99186 99190	Hyperbaric oxygen pressurization; initial
di ar ly to	Critical care, initial, including the iagnostic and therapeutic services nd direction of care of the criticaly ill or multiple injured or comaose patient, requiring the prolonged presence of the physician; each	99191 99192 99195 99199	3/4 hour
99162	additional 30 minutes		see 78470, 93561, 93962) (For monitoring intra-aortic bal-
99166 N	Monitoring temperature		loon counterpulsation, see 33972) (For subsequent visits, see appropriate hospital visits, 90200–90280)
	(For monitoring cardiac output, see 78470, 93561, 93962) (For monitoring intra-aortic bal-		(For physicians assigned to critical care units or other long-term at-
	loon counter pulsation, see 33972)		tendance, use special reports) DEFINITIONS
	(For subsequent visits, see appropriate critical care visit, 99171–99174 or hospital visits, 90200–90280)	Terms are de	tions and items of commonality. and phrases common to the practice of medicine effined as follows and apply to procedures 90000 h 90696.
o	Gastric intubation, and aspiration or lavage for treatment (e.g., for ingested poisons)SV	(1)	NEW PATIENT: A patient who is new to the physical raknown patient with a new industrial injury or

condition, and whose medical and administrative record need to be established.

- (2) ESTABLISHED PATIENT: A patient known to the physician and/or whose records are usually available.
- (3) INITIAL VISIT: Initial care, including physical examination and initiation of diagnostic and treatment program, for a condition regardless of whether the patient is known to the physician.
- (4) FOLLOW-UP VISIT: Subsequent care for a patient and condition known to the physician.
- (5) CONSULTATION: A consultation includes services rendered by a physician whose opinion or advice is requested by a physician or other appropriate source for the further evaluation and/or management of the patient. When the consulting physician assumes responsibility for the continuing care of the patient, any subsequent service rendered by him will cease to be a consultation. The consulting physician cannot assume care without the concurrence of the patient or the referring doctor. See WAC 296-20-051. Five levels of consultation are recognized: Limited, intermediate, extensive, comprehensive, and consultation of complexity. See WAC 296-21-030 for description.
- (6) REFERRAL: (Transfer) A referral is the transfer of the total or specific care of a patient from one physician to another and does not constitute a consultation. Initial evaluation and subsequent services are designated as listed below in levels of service.
- (7) INDEPENDENT PROCEDURE: Certain listed procedures are commonly undertaken as an integral part of a total service. When such a procedure is undertaken as a separate entity, the designation "independent procedure" is appropriate. For example: A patient being seen in consultation by an ophthalmologist and it is necessary for him to perform a gonioscopy or a ophthalmoscopy with intravenous fluorescein as diagnostic procedures in connection with the consultation, then they would be considered as independent procedures. Another example would be cardiac monitoring with electronic equipment in intrathoracic or other critical surgery.
- (8) LEVELS OF SERVICE: Examinations, evaluations, treatment, counseling, conferences with or concerning patients, and services which necessitate wide variations in skill, effort and time required for the diagnosis and treatment of illness and the promotion of optimal health. Six levels are recognized:

MINIMAL: A level of service including injections, dressings, minimal care, etc., not necessarily requiring the presence of the physician.

For example:

- (a) Routine immunization for tetanus administered by a nurse.
- (b) Blood pressure determination by a nurse for medication control.
 - (c) Removal of sutures from laceration.

BRIEF: A level of service requiring a brief period of time, with minimal effort by the physician.

For example:

- (a) Certification of time loss in a stable or chronic case.
- (b) Reexamination of minor trauma (e.g., contusion or abrasion).
- (c) Examination of conjunctiva by the physician in a patient with subconjunctival hemorrhage, irrigation, medication and removal of foreign body with instrument.
- (d) Review of interval history, physical status, and adjustment of medication in patient with compensated arteriosclerotic heart disease on chronic diuretic therapy.

LIMITED: A level of service requiring limited effort or judgment, such as abbreviated or interval history, limited examination or discussion of findings and/or treatment.

For example:

- (a) Review and examination of uncomplicated sprains and strains with initiation, continuation and/or change of treatment.
- (b) Examination of an extremity fracture not requiring reduction.
- (c) Post-operative care in instances where the unit value is for surgical procedure only.

INTERMEDIATE: A level of service such as a complete history and physical examination of one or more organ systems, complicated with a new diagnostic or management problem not necessarily relating to the primary diagnosis that necessitates the obtaining and evaluation of pertinent history and physical or mental status findings, diagnostic tests and procedures, and the ordering of appropriate therapeutic management or an in depth counseling or discussion of the findings, but not requiring a comprehensive examination of the patient as a whole.

For example:

- (a) Review of interval history; examination of neck veins, lungs, heart, abdomen and extremities, discussion of findings and prescription of treatment in decompensated arteriosclerotic heart disease.
- (b) Review of interval history, examination of musculoskeletal system, discussion of findings, and adjustment of therapeutic program in low back and/or arthritic disorders.
- (c) Review of recent illness: Examination of pharynx, neck, axilla, groin, and abdomen; interpretation of laboratory tests and prescription of treatment in infectious mononucleosis.
- (d) Evaluation of a chest, post trauma, with impaired respiration with development of shock.

EXTENDED: A level of service requiring an unusual amount of effort or judgment with report to include a detailed history, review of medical records, examination, conclusions of x-ray or laboratory studies, diagnosis and recommendations for treatment, and a formal conference with patient or family. This service may, or may not involve a complete examination of the patient as a whole.

Unit

For example:

- (a) Re-examination of neurological findings, detailed review of hospital studies and course, and formal conference with patient and family jointly concerning findings and plans in a diagnostic problem of suspected intracranial disease in a young adult.
- (b) Detailed intensive review of studies and hospital course and thorough reexamination of pertinent physical findings of a patient with a recent coronary infarct with complications requiring constant physician bedside attention.
- (c) Review of results of diagnostic evaluation, performance of a detailed examination and a thorough discussion of physical findings, laboratory studies, x-ray examinations, diagnostic conclusions and recommendations for treatment of complicated chronic pulmonary disease.
- (d) Detailed review of studies and hospital course and thorough reexamination of pertinent physical findings of a patient with a recent coronary infarct and formal conference with patient or family to review findings and prognosis.
- (e) Reevaluation of a psychotic delusional patient who develops severe and acute abdominal pain involving a mental status reassessment but not a psychiatric diagnostic interview, and a conference with the consulting surgeon and nursing personnel.
- (f) Detailed intensive review of studies and hospital course and thorough reexamination of pertinent findings of a patient with a recently diagnosed uterine adenocarcinoma who also has a pulmonary coin lesion under consideration for thoracotomy; this service involves several abbreviated conferences with consultants, and family or patient.

COMPREHENSIVE: A level of service providing an in depth evaluation of the patient with a new or existing problem requiring the development or complete reevaluation of medical data. This procedure includes the recording of a chief complaint(s), and present illness, family history, past medical history, personal history, system review, a complete physical examination, and the ordering of appropriate diagnostic tests and procedures.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-015 OFFICE VISITS.

INITIAL	VISIT
90000	BRIEF evaluation, history, examination and/or treatment and submission of a report
90001	Completion of report of accident 12.0
90010	Initial LIMITED history and physical examination, including initiation of diagnostic and treatment program
	and submission of a report. (Rou-
	tine visit involving a single region or organ system)

	Value
90015	Initial INTERMEDIATE history and physical examination, including initiation of diagnostic and treatment program and submission of a report. (Serious or complicated case involving one or more regions or organ systems. Complexity or compli-
90017	cation must be indicated in report) 50.0 Extended-initial office visit including history and physical exam, and initiation of treatment program with submission of a report in addition to the separate of accident
90020	tion to the report of accident
FOLLOV	V-UP VISITS
90030	MINIMAL service (e.g., Injection, immunization, minimal dressing) (In-
	dependent procedure) 8.0
90040	BRIEF examination, evaluation and/or treatment with office notes 12.0
90050	LIMITED examination, evaluation
90060	and/or treatment with office notes 16.0 INTERMEDIATE examination, evalua-
90070	tion and/or treatment. (Serious or complicated case involving one or more regions and/or organ systems, and accompanied with a detailed report)
90080	COMPREHENSIVE reexamination or reevaluation requiring complete reevaluation of the patient as a whole accompanied by a detailed report 50.0
90097	Completion of a reopening application. An initial office visit fee will be paid for this reopening examination when justified by a report. Diagnostic studies and x-ray studies associated with the reopening examination will be allowed in addition to this fee
	ecial narrative reports, at department

or self-insurer request, see code 99080.)

Unit Value

	DATORY SECTION (Amending Order 81-28, /30/81, effective 1/1/82)	AMENDATORY SECTION (Amending Order 76-34, filed 11/24/76, effective 1/1/77)
WAC	C 296-21-025 HOSPITAL VISITS. Unit Value	WAC 296-21-026 EXTENDED CARE FACILITY, CONVALESCENT HOSPITAL, AND NURSING HOME. Convalescent, rehabilitation or long-term care services.
<u>NEW 01</u> 90200	R ESTABLISHED PATIENTS Initial hospital care, BRIEF or LIMIT-	Convalescent, rehabilitative or long-term care involves active, definitive, professional care of a patient.
70200	ED history and physical examina- tion, including initiation of diagnos-	Unit Value
	tic and treatment program, preparation of hospital records. (Routine	NEW OR ESTABLISHED PATIENT
	visit involving a single region or organ system)	90300 Initial care, BRIEF or LIMITED history and physical examination, in-
90215	Initial hospital care, INTERMEDIATE history and physical examination, including initiation of diagnostic	cluding initiation of diagnostic and treatment program and preparation of records. (Routine visit involving
	and treatment program and prepa- ration of hospital records. (Serious or complicated case involving one or more regions and/or organ systems	a single region or organ system)
90220	and indicated in a report)	initiation of diagnostic and treat- ment program and preparation of records. (Serious or complicated case involving one or more regions
	tion, including initiation of diagnos- tic and treatment program and preparation of hospital records. (A	and/or organ systems)
	complex case requiring an unusual amount of time, skill or judgment and evaluation of the patient as a	initiation of diagnostic and treat- ment program and preparation of records. (A complex case involving
	whole accompanied by a detailed report in addition to the report of accident)	an unusual amount of time, skill or judgment and an evaluation of the patient as a whole accompanied by
FOLLOV	V-UP VISITS	a detailed report) 70.0
90240	BRIEF examination, evaluation and/or treatment, same illness.	90340 BRIEF examination, evaluation and/or treatment, same illness
90250	(Follow-up hospital care)	and/or treatment. (Routine follow- up care)
90260	and/or treatment. Report required. (Routine follow-up hospital care) 20.0 INTERMEDIATE examination, evalua-	90360 INTERMEDIATE examination, evaluation and/or treatment. (Serious or
, 0200	tion and/or treatment. Report required. (Serious or complicated case	complicated case involving one or more regions and/or organ sys-
00070	involving one or more regions or organ systems)	90370 EXTENDED examination, evaluation and/or treatment requiring an un-
90270	extended reexamination or reeval- uation, requiring an unusual amount of time, skill or judgment,	usual amount of time, skill or judg- ment but not necessitating a com-
	but not necessitating a complete examination or reevaluation of the	plete evaluation of the patient as a whole
00200	patient as a whole accompanied by a report	AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)
90280	Comprehensive examination, evaluation or treatment. Report required	WAC 296-21-027 EMERGENCY ROOM SER- VICE. The following values apply for services performed
90292	Hospital discharge day management accompanied by a report	in the emergency room when the physician is assigned to emergency room duty or is present in the emergency room because of other activity there, or if the physician elects to use the emergency room as a substitute for his office.

	Unit Value		Unit Value
INITIAL	VISIT		fees are applicable except as indi-
90500 90505 90510	MINIMAL service (i.e. injection, etc.) 10.0 BRIEF evaluation, history, examination and/or treatment. (Not payable when other fees are payable except as indicated by modifiers) 20.0 Initial LIMITED history and physical	90560	cated by modifiers)
90515	examination, including initiation of diagnostic and treatment program. (Routine case involving a single region and/or organ system) (Not payable when other fees are payable except as indicated by modifiers) 30.0 Initial INTERMEDIATE history and physical examination, including initiation of diagnostic and treatment	90570	dicated by modifiers)
90517	program and submission of a detailed report. (Serious or complicated case involving one or more regions and/or organ systems) (Not payable when other fees are payable except as indicated by modifiers)	90580	modifiers)
	time, skill or judgment) (Not payable when other fees are payable except as indicated by modifiers) 70.9))	filed 2/	DATORY SECTION (Amending Order 86–19, 28/86, effective 4/1/86) C 296–21–030 CONSULTATIONS. A CON-
90520	Initial COMPREHENSIVE history and physical examination, including initiation of diagnostic and treatment program and submission of a report in addition to the report of accident. A complex case requiring an unusual amount of time, skill or judgment and an evaluation of the patient as a whole and accompanied with a report	renderer request tion an consult CARE of by him Five le	ion is considered here to include those services of by a physician whose OPINION OR ADVICE is ed by another physician or agency in the evaluated/or treatment of a patient's illness. When the ant physician thereupon assumes the CONTINUING of the patient, any subsequent service(s) rendered a will no longer be considered as a consultation. vels of consultation are recognized: Limited, intate, extensive, comprehensive, and complex
FOLLO	W-UP VISIT	,	ample)
90530	minimal dressing, suture removal, minor laceration) (Not payable when other fees are applicable except as indicated by modifiers)	confine single of dure in illness,	In a LIMITED consultation (90600) the physician is his service to the examination or evaluation of a porgan system for a limited condition. This procedudes documentation of the complaint(s), present pertinent examination, review of medical data tablishment of a plan of management relating to
90550	and/or treatment. (Not payable when other fees are applicable except as indicated by modifiers) 12.0	the spe opinion (b) examin review	ecific problem. For example, the dermatologist's about a skin lesion. An INTERMEDIATE consultation (90605) involves ation or evaluation of an organ system, a partial of the general history, recommendations for esment of a plan of management relating to the

specific problem and preparation of a report. An example would be the evaluation of abdomen for possible surgery that does not proceed to surgery, the neurologist's opinion about a disc problem and the orthopedist's opinion about a knee or low back problem.

- (c) An extended/extensive consultation (90610) involves the evaluation of problems that do not require a comprehensive evaluation of the patient as a whole. This procedure includes the documentation of a history of the chief complaint(s), past medical history and pertinent physical examination, review and evaluation of the past medical data, recommendations for establishment of a plan of investigative and/or therapeutic management, and the preparation of an appropriate report. For example: The examination of the cardiac patient who needs clearance before undergoing a surgical operation, consultations involving cardio-pulmonary problems and neurologic and orthopedic examinations of patient whose complaints seem disproportionate to his objective findings requiring detailed psychosocial evaluation.
- (d) A COMPREHENSIVE consultation (90620) involves an in depth evaluation of a patient with a problem requiring the development and documentation of medical data (the chief complaints, present illness, family history, past medical history, personal history, system review and physical examination, review of all diagnostic tests and procedures that have previously been done), recommendations for the establishment or verification of a plan for further investigative and/or therapeutic management and the preparation of a report. For example: The young person with fever, arthritis and anemia and examination of patient for diagnosis and in depth evaluation of all organ systems for preexisting and/or unrelated nonindustrial conditions; or a comprehensive psychiatric consultation that may include a detailed present illness history, and past history, a mental status examination, exchange of information with primary physician or nursing personnel or family members and other inforand preparation of a report mants, recommendations.
- (e) The COMPLEX consultation (90630) is an uncommonly performed service that involves an in depth evaluation of a critical problem that requires unusual knowledge, skill and judgment on the part of the consulting physician, and the preparation of an appropriate report with recommendations. An example would be acute myocardial infarction with major complications. Another example would be a young psychotic adult unresponsive to extensive treatment efforts under consideration for residential care, or the paraplegic patient with iatrogenic drug addiction or dependency (condition resulting from treatment).

A REFERRAL is considered here to be the transfer of the total or specific care of a patient from one physician to another. THIS IS NOT A CONSULTATION. Values for the initial visit and the subsequent services for referrals are listed under the appropriate headings in other portions of this schedule.

The values do not necessarily include consultations involving litigation.

	Unit Value
90600	Consultation requiring LIMITED examination and/or evaluation of a given system or region but not requiring a comprehensive history and examination. Report required 30.0
90605	examination. Report required
90610	report
90620	hensive history and examination. Report required
90630	and/or organ systems with report 70.0 Consultation of unusual complexity (in excess of scope of services identified by 90600, 90610 and 90620.) Necessitating exceptionally detailed history and examination with extensive review of prior medical records, completion and assessment of data and the preparation of a special report ((95.0))
	120.0
90640	V-UP CONSULTATION Fallow up computations being ((vice)
90040	Follow-up consultation; brief ((vis- it))
90641	limited ((visit))
90642	intermediate ((visit for evalua- tion))
90643	((extended visit requiring reex- amination or reevaluation)) com-
	<u>plex</u> 40.0
	RRING (CONFIRMATORY OR ADDITIONAL OPINION)
This se	ection should be used when the consulting physi-
cian is	aware of the confirmatory nature of the opinion
necessi	sought, e.g., when a second/third opinion on the ty or appropriateness of a (previously) recom- d medical treatment or surgical procedure is ed.
90650	Confirmatory consultation; limited 30.0
90651	intermediate 40.0
90652	extensive
90653 90654	comprehensive

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-21-035 ((SPECIAL AND COMMISSION)) INDEPENDENT MEDICAL EXAMINATIONS. Purpose:

((Special)) Independent medical examinations ((or commissions)) may be requested by the department, the self-insurer, or the attending physician; this is usually for one of the following purposes:

- (1) To establish a diagnosis. Prior diagnoses may be controversial or ill-defined.
- (2) To outline a basis of rational treatment, where treatment or progress is controversial.
- (3) To establish medical data to determine if the medical condition is industrially acquired, or unrelated to industrial work activities.
- (4) To determine the extent and duration of aggravation of preexisting medical condition, by an industrial injury or exposure.
- (5) To establish when the accepted medical condition has reached maximum benefit from treatment.
- (6) To establish a percentage rating of any permanent disability, based on the loss of body function when maximum recovery is reached.
- (7) To determine the indications for reopening of a claim for further treatment on basis of aggravation of accepted condition, based on objective findings.

((Special)) An independent medical examination must be specific and factual if accurate and consistent judgment is to be maintained and the result give justice and uniformity.

The history should be checked for accuracy, variation or exaggeration. Physical findings should be detailed enough to be compatible with the history, diagnosis and conclusions.

Diagnoses: Must be specific and describe the pathology found and be substantiated by the history and physical findings. (Vague terminology only confuses.)

Conclusions: Must be specific and definitely express an opinion on the purpose for which the examination was requested. This should be rationalized with the history, physical findings and diagnosis. (Evasiveness, generalizations and omissions frequently render the report misleading or worthless for the intended purpose.)

Permanent disability: Ratings must be substantiated by sufficient objective findings and medical data to establish the percentage disability rating; also medical logic to demonstrate a definite causal relationship to the accepted industrial conditions on a more probable than not basis.

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

WAC 296-21-040 ((SPECIAL AND CLOSING)) INDEPENDENT MEDICAL EXAMINATIONS SINGLE EXAMINER.

Unit Value

Codes 90640, 90650 have been deleted. To report ((special and closing)) independent medical examinations by the attending physician or single special examiner (see 90678, 90679).

90678 ((Special or closing)) Independent medical examination((5)) by a single physician (including examination by the attending physician) requiring the examination and/or evaluation involving loss of function and permanent impairment of a minor nature to a region and/or organ system and requiring a limited history and physical examination 100.0

((150.0)) 155.0

90694 ((Special)) Independent medical examination by a single physician (including examination by the attending physician) of unusual complexity in excess of scope of examination identified by 90678 and 90679 involving extensive loss of function and permanent impairment necessitating complete history and examination and extensive review of prior medical records, compilation and assessment of data and the preparation of an exceptionally detailed report. (BR))

((BR)) 225.0

((90695 Time loss by physician from failure of the worker to appear for a special examination and the physician is unable to see other patients during the time set aside for the special examination, each one-half hour not to exceed two

		^J nit lue	Unit Value
90696	Conference with department field representative relative to an individual case. (Each fifteen minutes) 1	6.0	of data, and the preparation of an exceptionally detailed report ((610.17)) 620.0
	NDATORY SECTION (Amending Order 86-728/86, effective 4/1/86)	19,	(90690 has been deleted. This service is included in 90675–90679.)
EL))		.N- IA- Init lue	In complicated or controversial cases where voluminous hard copies of departmental files must be reviewed in connection with ((a special, commission, or panel)) an independent medical examination within the scope of examinations identified by 90675, 90676, 90677, 90678, and 90679 an additional fee will be allowed at the discretion of
90671	No show ((commission examina- tion)), two examiners scheduled ((152.5	5)) <u>90681</u> 5.0	the department
90672	No show, extra examiner scheduled;	90683	
90673	each examiner	4))	of department in connection with an independent medical examination. File of less than eight pages 40.0
90674	No show, NOP (neurologist, orthopedist, psychiatrist) ((305.0)	2.5 90684 9)) 0.0	Review of microfiche file on request of department in connection with an independent medical examination. File of eight pages or more. Each
90675	((Commission)) Independent medical examination with two examiners, not including a psychiatrist, requiring examination and/or evaluation involving considerable loss of function and permanent impairment requiring an extremely comprehensive history and physical examination	90685 90685 90685	additional page
90676	((Panel)) Independent medical examination by three ((members)) examiners, not including a psychiatrist, involving extensive loss of function and permanent impairment necessitating complete history and examination and extensive review of prior medical records, compilation and assessment of data, and the preparation of an exceptionally detailed report	TION Imr 7)) medic	
90677	((Panel)) Independent medical examination by three ((members)) examiners including a psychiatrist (((NOP))), involving extensive loss of function and permanent impairment necessitating complete history and physical examination and extensive review of prior medical records, compilation and assessment	5.0 vice po tion to the si	erformed, a minimal service may be listed in addition the injection. Immunization procedures include upply of materials. Immunizations, except for require prior authorization. (Immunization 90720-90723 have been revised as 90701-90742)

	•••		Unit
	Unit Value		Value
	Value		, and
90701	Immunization, active; diptheria and	00041	Hamadialysis soute renal fail-
<i>30701</i>	tetanus toxoids and pertussis vac-	90941	Hemodialysis, acute renal failure or intoxication, per dialy-
	cine (DTP) 8.0		sis BR+
90702	diphtheria and tetanus toxoids	90942	patient 21–40 kg BR
	$(DT) \dots 5.0$	90943	patient 11-20 kg BR
90703	tetanus toxoid 6.0	90944	patient under 10 kg BR
90704	mumps virus vaccine, live BR	90951	Hemodialysis, for chronic irre-
90705	measles virus vaccine, live, atten-		versible renal insufficiency, ini-
	uated BR		tial stabilizing therapy via
90706	rubella virus vaccine, live BR		shunt or fistula, up to 4-6
90707	measles, mumps and rubella virus		weeks; patient over 40 kg BR
	vaccine, live BR	90952	patient 21-40 kg BR
90708	measles and rubella virus vaccine,	90953	patient 11-20 kg BR
	live 13.0	90954	patient under 10 kg BR
90709	rubella and mumps virus vaccine,	90955	Hemodialysis, for chronic irre-
	live BR		versible renal insufficiency,
90712	polio virus vaccine, live, oral (any		maintenance for stabilized
	type(s)) BR		condition, more than 4-6
90713	poliomyelitis vaccine		weeks, hospital, patient over 40
90714	typhoid vaccine BR		kg
90717	yellow fever vaccine BR	90956	patient 21-40 kg BR
90718	tetanus and diptheria toxoids ab-	90957	patient 11-20 kg BR
	sorbed, for adult use (Td) 5.0	90958	patient under 10 kg BR
90719	diptheria toxoid BR		PERITONEAL DIALYSIS
90724	influenza virus vaccine 6.0		
90725	cholera vaccine BR rabies vaccine 4.0		(For insertion of cannula or
90726	rables vaccine		catheter, see 49420, 49421)
90727	plague vaccine	90966	Peritoneal dialysis for acute
90728	bonetitis P vaccine BR		renal failure and/or intoxica-
90731	hepatitis B vaccine BR pneumococcal vaccine, poly-		tion, excluding catheter/can-
90732	valent BR		nula insertion; patient more
90733	meningococcal polysaccharide		than 40 kg BR
90733	vaccine (any group(s)) BR	90967	patient 21-40 kg BR
90737	Hemophilus influenza B	90968	patient 11-20 kg BR
90741	Immunization, passive; immune se-	90969	patient under 10 kg BR
70771	rum globulin, human (ISG) BR	90976	Peritoneal dialysis for chronic
90742	specific hyperimmune serum		renal failure; patient more
70742	globulin (e.g., hepatitis B, mea-		than 40 kg BR
	sles, pertussis, rabies, Rho(D),	90977	patient 21-40 kg BR
	tetanus, vaccinia, varicella-	90978	patient 11-20 kg BR
	zoster) BR	90979	patient under 10 kg BR
90749	Unlisted immunization procedure BR		MISCELLANEOUS DIALYSIS
-			PROCEDURES
AME	NDATORY SECTION (Amending Order 83-23,	00000	Hemodialysis training and/or
filed 8	/2/83)	90990	counseling BR
WA	C 296-21-057 MONITORING SERVICES.	90991	Home hemodialysis care, out-
	ollowing values are for physician's services only	30331	patient, for those services ei-
and d	o not include charges for use of equipment or		ther provided by the physician
supplie			primarily responsible for total
Suppin	Unit		hemolysis care or under his di-
	Value		rect supervision, and excludes
			care for complicating illnesses
Dialys	is		unrelated to hemodialysis BR
,0		90997	Hemoperfusion (e.g., with ac-
	HEMODIALYSIS	, 3, , , ,	tivated charcoal or resin) BR
	(For cannula declotting, see	90999	
	36860, 36861)		• •

	Unit Value					Unit Value
	(For cannula insertion by other than treating physician, see 49420)	9	91100	Intestinal bleeding tube, passage, positioning and monitoring		BR
	GASTROENTEROLOGY (For duodenal intubation and aspiration, see 89100–89105)			(For injection procedure for percutaneous transhepatic cholangiography, see 47500)		
	(For gastrointestinal radio- logic procedures, see 74210-			(For cholangiography, see 74320, 74321) (For abdominal paracentesis,		
91000	74340) Esophageal intubation and collection of washings for cytology, including preparation			see 49080, 49081; with instillation of medication, see 90793)		
	of specimens (separate procedure)			(For peritoneoscopy, see 49300; with biopsy, see 49301)		
91011 91012 91020	with mecholyl or similar stimulant 130.0 with acid perfusion studies 72.0 Esophagogastric manometric			(For peritoneoscopy and guided transhepatic cholan- giography, see 49302; with biopsy, see 49303)		
91030	studies			(For injection procedure for splenoportography, see 38200)		
91032	Esophagus, acid reflux test, with intraluminal pH electrode for detection of		91122 91299	Anorectal manometry		
91033 91052	gastroesophageal reflux			DATORY SECTION (Amendin 28/86, effective 4/1/86)	ig Order	86–19,
	jection of stimulant of gastric secretion (e.g., histamine, insulin, pentagastrin, calcium, and secretin)	i a	for item interpre and and	2 296-21-066 CARDIOVASC ns 92950-93799 include laborato station and physician's services esthesia services as listed in the inless otherwise stated.	ry proced (except s	lure(s), surgical
	more specimens, see 43600)				Unit Value	Basic Anes@
	(For gastric laboratory procedures, see also 89130–89141)	7	THERAP	EUTIC SERVICES		
91055	Gastric intubation, washings, and preparing slides for cytology (separate procedure) 36.0	ç	92950	Cardiopulmonary resuscitation (e.g., in cardiac arrest) (See also critical care ser-	sv	
	(For gastric lavage, therapeutic, see 99170)	c	92960	vices, 99160)		
91060	Gastric saline load test	,	92900	Cardioversion, elective, electrical conversion of arrhythmia, external	100.0	4.0
	(For biopsy by capsule, small intestine, per oral, via tube (one or more specimens), see	_	92970 92971	Cardioassist-method of circulatory assist; internal	BR BR	4.0
91090	((Fluorescein-)) <u>Gastrointes-</u>			(For balloon atrial-septostomy, see 33738)		
	tinal string test for upper gastrointestinal bleeding with or without fluorescein			(For placement of catheters for use in circulatory assist devices such as intra-aortic balloon pumping, see 33970)		

		Unit Value	Basic Anes@			Unit Value	Basic Anes@
92975	Thrombolysis, coronary; by intracoronary infusion, including selective, coronary angiography	BR		93202	supplied by the physician) tracing only, without inter- pretation and report (when equipment is supplied by the	50.0	
92977 92982	by intravenous infusion Percutaneous transluminal coronary angioplasty; single ves-	BR		93204 93205	hospital, clinic, etc.) interpretation and report Phonocardiogram with ECG	15.0 25.0	
92984	sel each additional vessel	BR BR			lead, with indirect carotid ar- tery and/or jugular vein trac- ing, and/or apex cardiogram;	(0.0	
CARDIO	(For echocardiography, see			93208	with interpretation and report. tracing only, without inter- pretation and report	60.0	
93000	76601-76628) Electrocardiogram, with inter-			93209	interpretation and report only	30.0	
93005	pretation and report; routine ECG with at least 12 leads tracing only, without inter-	30.0		93210 93220	Phonocardiogram, intracardiac	70.0	
93010	pretation and report interpretation and report only	20.0 15.0		93221	with or without ECG, inter- pretation and report tracing only, without inter-	50.0	
	(For ECG monitoring, see 99150, 99151)			93222	pretation and report interpretation and report only	15.0 25.0	
93012	Telephonic or telemetric transmission of electrocardiogram,	BR		93255	Ballistocardiogram Apexcardiography	BR))	
93014	rhythm strip; physician review with inter- pretation and report	BR		((9327(93258	Electrocardiographic monitoring ((utilizing a system such as		
93015	Cardiovascular stress test using maximal or submaximal tread- mill or bicycle exercise; contin- uous electrocardiographic				magnetic tape,)) for up ((through)) to 12 hours((; includes)) of continuous analog recording, ((scanning analy-		
93017	monitoring, with interpretation and report tracing only, without inter-	50.0			sis)) with physician review, in- terpretation and report with or without full disclosure print-		
93018	pretation and report interpretation and report only	30.0 25.0		93259	out; with superimposition scan- ning	BR	
93024 93040	Ergonovine provocation test Rhythm ECG, one to three leads; with interpretation	BR 30.0		((93271 93272	scanning	30.0	
93041	tracing only without inter- pretation and report	15.0		93273	port	BR	
93042 93045	interpretation and report only esophageal lead (includes	20.0		((93274 93262	pretation, with report †)) Electrocardiographic monitor-	 BR))	
93050	placement and interpretation)	50.0		73202	ing ((utilizing a system such as magnetic tape,)) 12 through 24 hours((; includes)) of continu-		
	ment to home within radius of 7 miles	10.0			ous analog recording, ((scan- ning analysis)) with physician review, interpretation and re-		
00001	(For additional mileage, see 99030)				port with or without full dis- closure printout; with		
93201	Phonocardiogram with ECG lead; with supervision during recording with interpretation and report (when equipment is			((93275 93276	superimposition scanning recording only scanning analysis with report	200.0 35.0 BR	
	- · · ·				Port	210	

		Unit Value	Basic Anes@			Unit Value	Basic Anes@
93277 93263	pretation, with report without superimposition scanning	— BR))		o d	isted values are for the physician nly and include usual preassessme iac problem and recording of intressure.	ent of ca	r-
93266	Electrographic monitoring, 24 hours noncontinuous computerized monitoring and inter-				(For consultation services, see 90600-90630)		
93268	mittent cardiac event recording (Real Time Data Analysis) Patient demand single event	<u>BR</u>		93501	Right heart catheterization; only	350.0	5.0
	ECG recording; presympton memory loop and transmission	BR		93503	(For bundle of His recording, see 93600) Placement of flow directed		
93269	post-symptom recording and transmission	BR		93303	catheter (e.g., Swan-Ganz), with or without balloon tip,		
CARDIA	(For unlisted cardiographic procedure, see 93799) C FLUOROSCOPY				when placed for monitoring purposes, collection of blood, and/or angiography	200.0	5.0
93280	Cardiac fluoroscopy	BR			(For subsequent monitoring, see 99150, 99151)		
	(For chest fluoroscopy, see 71034, 76000)			93505	((Endocardial)) Endomyocardial biopsy	200.0	5.0
	RDIOGRAPHY			93510	Left heart catheterization, retrograde, from the brachial ar-		
93300	Echocardiography, M-Mode; complete	90.7			tery, axillary artery or femoral artery; percutaneous	200.0	5.0
93305	limited (e.g., follow-up or limited study)	BR		93511 93514	by cutdown	200.0	5.0 5.0
93307	Echocardiography, real-time scan; complete	80.5		93314 ((93512	•	200.0	3.0
93308 93309	limited Echocardiography, M-mode	BR		93524	catheterization:	200.0	5.0))
93320	and real time with image doc- umentation	190.7 BR		93526	tion Combined right heart cathe-	400.0	5.0
70020	(Procedure 93320 is often performed in combination with	211		93527	terization and retrograde left heart catheterization Combined right heart cathe-	450.0	5.0
	M-Mode or 2-dimensional echocardiography)				terization and transseptal left heart catheterization (with or		
	(For echocardiography as a radiologic procedure, see 76620-76628)			93528	without retrograde left heart catheterization)	400.0	5.0
Cardiac	catheterization				terization with left ventricular puncture (with or without ret-		
	ardiac catheterization procedure lacement of catheter(s), recording				rograde left heart catheterization)	400.0	5.0
c	ardiac and intravascular pressure og blood samples for measuremen	e, obtaii	n-	93536	Percutaneous insertion of in- tra-aortic balloon catheter	BR	
a	ases and/or dye (or other) diluti nd cardiac output measurements on, Fick or other method, with o	(dye dilı	1 -		(For removal of balloon catheter, see 33971)		
re	est and exercise and/or other stud	dies) wit	h		Injection procedures per- formed in conjunction with		
	r without electrode catheter pl nal evaluation and report.	lacemen	t,		cardiac catheterization. These		
	(For radiological procedures, see 75500–75755)				include placement or reposi- tioning of catheters and use of automatic power injectors.		

		Unit Value	Basic Anes@			Unit Value	Basic Anes@
	The technical details of angiography, supervision of filming and processing, interpretation and report are not included. For radiological services, see appropriate section.			93551 93552	93551)	BR BR	
((93535 93541	Percutaneous insertion and removal of intra-aortic balloon catheter	- BR))			zation, selective coronary angiography, selective left ventricular cineangiography and visualization of bypass grafts;		
	cardiac catheterization; for pulmonary angiography	290.0			when procedure 93550 is combined with procedure 93547).	BR	
93542 93543	for selective right ventricular or right atrial angiography . for selective left ventricular	290.0		93553	with a ortic root a ortography (this code number is to be		
75545	or left atrial angiography (For radiological procedures,	290.0			used when procedure 93548 is combined with procedure 93550)	BR	
93544	see 75500–75509) for aortography	290.0			(For radiographic procedures, see 75741-75748)		
	(For radiological procedures, see 75600-75628)	,		93561	Indicator dilution studies such as dye or thermal dilution, in-		
93545	for selective coronary angio- graphy (injection of radio- paque material may be by hand)	290.0		93562	cluding arterial and/or venous catheterization; with cardiac output measurement (separate procedure) subsequent measurement of cardiac output	50.0	
93546	see 75750-75755) Combined left heart catheteri-				(For unlisted cardiac catheterization procedure, see		
	zation and left ventricular angiography	290.0		INTRAC	93799) CARDIAC ELECTROPHYSIOLOGICAL	PROCEDI	JRES
93547	Combined left heart catheterization, selective coronary angiography and selective left ventricular angiography (this code number is to be used when procedure 93510 is combined with procedures 93543			93600 93602 ((9360 93603	Bundle of His recording Intra-atrial recording Hintraventricular) Right ventricular recording Combined intracardiac recording	200.0 BR BR	
93548	and 93545)	350.0		93605 93607 93608 93610	with mapping Left ventricular recording with mapping Intra-atrial pacing	BŔ BR	
93549	culography, and aortic root aortography	300.0		93612 93614 93618	Intraventricular pacing Bundle of His pacing Induction of arrhythmia by electrical pacing	BR BR	
93550	nary angiography, and selective left ventricular angiography (this code number is to be used when procedure 93547 is combined with right heart catheterization)	400.0		93630	(For intracardiac phonocardiogram, see 93210)	BR	

	Unit Basic Value Anes@	Unit Basic Value Anes@
(For arterial cannulization and recording of direct arterial pressure, see 36620) (For radiographic injection procedures, see 36000-36299) (For vascular cannulization for hemodialysis, see 36800-36820) ((76550, 76900-76920 have been deleted. (For ultrasound vascular procedures, including Doppler, see 76925, 93850-		configuration of wave form, and/or testing of sensory func- tion of pacemaker); without reprogramming
(For chemotherapy for malignant disease, see 90790–90796) (For penile plethysmography, see 54240) (93700 Peripheral vascular disease studies has been deleted. To report, see 93850–		ments, see 36480-36500) 93780 Circulation time, one test 10.0 93781 two or more test materials 20.0 93784 Ambulatory blood pressure monitoring, utilizing a system such as magnetic tape and/or computer disc, for 24 hours; including recording, scanning analysis, interpretation and report BR
93960) (93710 carotid phonoangiography has been deleted. To report, use 93860)		93786 recording only
93720 Plethysmography, total body with interpretation and report. 93721 tracing only, without interpretation and report only	30.0 10.0 25.0	pretation and report
93731 Electronic analysis of dual- chamber internal pacemaker system (may include rate, pulse amplitude and duration, configuration of wave form, and/or testing of sensory func- tion of pacemaker); without reprogramming 93732 with reprogramming with reprogramming telephonic analysis of single- chamber internal pacemaker		system (may include rate, pulse amplitude and duration, configuration of wave form, and/or testing of sensory function of pacemaker); with reprogramming
system (may include rate, pulse amplitude and duration,		93799 Unlisted cardiovascular service or procedure BR

		nit Basic ue Anes@	Unit Basic Value Anes@
NONINVASIVE PER	IPHERAL VASCULAR DIAGNO	STIC STUD-	volume digit wave form analysis, flow velocity signals) 80.0
Peripheral vascula	ar studies include patient ca	re required	VENOUS STUDIES
terpretation of st	udies, supervision of the stud udy results with copies for y output or imaging when p	patient re-	93950 Noninvasive studies of ((low- er)) extremity veins (e.g., Dop- pler studies with evaluation of
CEREBROVASCULA	R ARTERIAL STUDIES		venous flow patterns and re- sponses to compression and
arteries	ive studies of cerebral other than carotid iorbital flow direction		other maneuvers, phleborheography, impedance plethysmography)
with ar	terial compression,		AMENDATORY SECTION (Amending Order 86-19,
	hysmography with ar-		filed 2/28/86, effective 4/1/86)
plethysm	compression, ocular ography with brachial essure, ocular and ear		WAC 296-21-075 ALLERGY AND CLINICAL IMMUNOLOGY.
pulse way	ve timing) I	3R	Notes
artery,	ve studies of carotid nonimaging (e.g., giography with or		ALLERGY SENSITIVITY TESTS: Allergy testing and treatment require prior authorization. The performance and evaluation of selective cutaneous and mucous mem-
without s	pectrum analysis, flow		brane tests in correlation with the history, physical ex-
velocity p	oattern evaluation, an- city wave form analy-		amination, and other observations of the patient. The
sis, diast	tolic flow evaluation,		number of tests performed should be judicious and de- pendent upon the history, physical findings, and clinical
	arteries flow direction	n D	judgment. All patients should not necessarily receive the
measurer 93870 Noninvas	nent)	BR	same tests nor the same number of sensitivity tests.
artery, ir	naging (e.g., flow im-		IMMUNOTHERAPY (DESENSITIZATION, HYPOSENSITIZATION): The parenteral administration of allergenic ex-
aging by	ultrasonic arteriog- igh resolution B-scan		tracts as antigens at periodic intervals, usually on an in-
with or v	vithout pulsed Doppler		creasing dosage scale to a dosage which is maintained as maintenance therapy. Indications for immunotherapy
	luation, Doppler flow x scan with spectrum		are determined by appropriate diagnostic procedures co-
analysis)		5.4	ordinated with clinical judgment and knowledge of the natural history of allergic diseases.
LIMB ARTERIAL ST	UDIES (INCLUDING DIGITS)		OTHER THERAPY: For medical conferences on the use
extremit mental	sive studies of upper y arteries (e.g., seg- blood pressure mea- ts, continuous wave		of mechanical and electronic devices (precipitators, air conditioners, air filters, humidifiers, dehumidifiers), climatotherapy, physical therapy, occupational and recreational therapy, see 95105.
Doppler	analog wave form		(For definitions of LEVELS OF SERVICE, see the
sponse to	evocative pressure re- o exercise or reactive	•	Introduction)
hyperem	na, thysmographic or		(For medical service procedures, see 90000–90699)
pulse vol analysis,	lume digit wave form flow velocity signals).	4.4	(For skin testing of bacterial, viral, fungal extracts, etc., see 86450-86585)
2	sive studies of lower		SPECIAL DIAGNOSTIC PROCEDURES (ALLERGY TESTING)
mental	y arteries (e.g., seg- blood pressure mea- ts, continuous wave		Unit Value
Doppler	analog wave form		95000 Percutaneous tests (scratch, punc-
	evocative pressure re- o exercise or reactive		ture, prick) with allergenic extracts;
hyperem	ia,		up to 30 tests
photople	thysmography or pulse		95002 61–90 tests each test

	Unit Value		Unit Value
95005	Percutaneous tests (scratch, punc- ture, prick) with antibiotics, biolog-		(For allergy laboratory tests, see 86000–
95006 95007	icals, stinging insects; 1-5 tests	((For intravenous therapy for severe or in- cractable allergic disease, see 90799)
95011 95014	more than 15 tests each test 2.0 Intracutaneous (intradermal) tests,		(For preparation of antigens, materials sup- blied by physician, etc., see 99070)
95016	with antibiotics, biologicals, stinging insects, immediate reaction 15-20 minutes; 1-5 tests	95105	use of mechanical and electronic devices, climatotherapy, breathing
95017	11-15 tests each test 2.5		exercises and/or postural drainage) 50.0
95018 95020 95022	more than 15 tests each test	t s t	For summary conference or for therapeutic conference by physician following complesion of diagnostic workup, including discussion, avoidance, elimination, symptomatic reatment, and immunotherapy, see 90040–20070)
95023	more than 30 tests each test 2.5		For prolonged conference, see 99155-
95027 95030	Skin end point titration BR Intracutaneous (intradermal) tests		99156)
75050	with allergenic extracts, delayed re-	,	ALLERGY IMMUNOTHERAPY
	action—24 to 72 hours, including	95120	
06021	reading; 2 tests	93120	Immunotherapy, in prescribing physician's office or institution, in-
95031 95032	3-4 tests each test 2.0 5-6 tests each test 2.5		cluding provision of allergenic ex-
95033	7–8 tests each test		tract; single antigen
95034	more than 8 tests each test 3.5	95125	multiple antigens (specify num-
95040	Patch test, one to ten tests 10.0		ber of injections)
95041	11-20 tests each test 2.0	95130	single stinging insect venom 20.0
95042	21-30 tests each test	95131	two stinging insect venoms
95043	more than 30 tests each test 3.0	95132 95133	three stinging insect venoms
95050	Photo-patch test, one to ten tests 10.0	95134	five stinging insect venoms
95051	more than 10 tests each test 4.0	95135	Professional services performed in
95056	Photo test	,,,,,	the supervision and provision of an-
95060	Mucous membrane test ophthal- mic		tigens for allergen immunotherapy
95065	Direct nasal mucous membrane		(specify number of vials); single an-
75005	test		tigen, single dose vial
95070	Inhalation bronchial challenge test-	95140	multiple antigens, single dose vials
	ing (not including necessary pulmo- nary function tests); with histamine,	95145	single stinging insect venom, sin-
	methacholine, or similar com-		gle dose vials
0.5071	pounds BR	95146	two single stinging insect venoms, single dose vials
95071	with antigens, specify BR	95150	Professional services performed in
	(For pulmonary function tests, see 94060, 94070)		the supervision and provision of an-
	,		tigens for allergen immunotherapy
95075	Ingestion challenge test (e.g.,		(specify number of treatments or
95077	metabisulfite) BR Food allergenic extract immuno-	0.51.55	total volume); single antigen, multi- ple dose vials
95078	therapy BR Provocative testing (e.g., Rinkel	95155	multiple antigens, multiple dose vials
	<u>test)</u> BR	95160	stinging insect venom, multiple
95080	Passive transfer test one to ten		dose vials
95081 95082	tests		For allergy injection(s) by other than the prescribing physician, see 90782)

				Unit Value			Unit Value	Follow- up Days=	Basic Anes@
95180	Rapid desensitization pr	ocedu	re.		EXCISI	ON AND SIMPLE CLOSURE			
95199	each hour (e.g., insulin, phorse serum)	enicili i immu	lin, no-			(Not reconstructive surgery; for reconstructive surgery see repair-complex)			
,	logic service or procedure.					(For electro-surgical and other methods, see 17000 et seq.)			
(e	For skin testing of bacteria extracts, see 95030-95034, 86	i, vira 5450–8	ii, Tunga. 36585)	i	BIOPSY	,			
(For special reports on allergy patients, see 99080)				2	11100	11100 Biopsy of skin, subcutaneous tis- sue and/or mucous membrane (including simple closure), unless			
	For testing procedure		uch as			otherwise listed (separate procedure); one lesion	0.6	7	3.0
r	adioallergosorbent testing nast cell technique (RMC	(RA)	ST), rat	t 1	11101	each additional lesion	0.2	7	3.0
C	legranulation test (MDT)	, lym	phocytic	2		(For biopsy of conjunctiva, see 68100; eyelid, see 67810)			
t	ransformation test (LTT), le	eukocy tion i	yte hista inhibitory	- v	EXCISI	ON-BENIGN LESIONS			
mine release (LHR), migration inhibitory factor test (MIF), transfer factor test (TFT), nitroblue tetrazolium dye test (NTD), see Immunology section in Pathology or use 95199)					nign lesi (e.g., c congenit	(including simple closure) of be- tions of skin or subcutaneous tissues icatricial, fibrous, inflammatory, tal, cystic lesions), including local sita. See appropriate size and area			
	NDATORY SECTION (Am/28/86, effective 4/1/86)	endin	g Order	86–19,	below.	(For electrosurgical and other methods see 17000 et seq.)			
WAC 296-22-021 EXCISION—DEBRIDE- MENT.					*11200	Excision, skin tags, multiple fi- brocutaneous tags, any area; up to 15		0	3.0
DEBRI	DEMENT				11201	each additional 10 lesions	0.2		3.0
	(For dermabrasions, see 15780-15800)					(For electrosurgical destruction, see 17200, 17201)			
	(For nail debridement, see 11700-11711)	•				(For multiple lesions, see WAC 296-22-010, item 7)			
	(For burn(s), sec 16000-16030)	Unit	Follow- up	Basic	11400	Excision, benign lesion, except skin tag (unless listed elsewhere), trunk, arms or legs; lesion diameter ((name)) 0.5 cm			
		Value	Days=	Anes@		sion diameter ((up to)) 0.5 cm or less	0.6	15	3.0
*11000	Debridement of extensive eczem-				11401	lesion diameter ((0.5)) 0.6 to	0.8	15	3.0
	atous or infected skin; up to 10% of body surface	*0.4	0	3.0	11402	lesion diameter ((1.0)) <u>1.1</u> to 2.0 cm		15	3.0
11001	each additional 10% of the body surface	0.2		3.0	11403	lesion diameter ((2.0)) <u>2.1</u> to 3.0 cm	, , ,	15	3.0
11040	Debridement; skin, partial thickness	BR+		3.0	11404	lesion diameter ((3.0)) <u>3.1</u> to 4.0 cm)	15	3.0
11041	skin, full thickness	BR		3.0	11406	lesion diameter over 4.0 cm		15	3.0
11042	skin and subcutaneous tissue .	BR		3.0		(For unusual or complicated excision, add modifier -22)	•		
11043	skin, subcutaneous tissue, and muscle	BR		3.0	11420	,	t		
11044	skin, subcutaneous tissue, muscle, and bone	BR		3.0		skin tag (unless listed else- where), scalp, neck, hands feet, genitalia; lesion diameter	,		
PARIN	G OR CURETTEMENT				11421	$((\frac{\text{up to}}{\text{lesion diameter}})) 0.5 \text{ cm or less} \dots$		15	3.0
11050*	Paring or curettement of benign					1.0 cm	1.0	15	3.0
	lesion with or without chemical cauterization (such as verrucae	0.5	•	3.0	11422	2.0 cm	1.2	15	3.0
11051	or clavi); single lesion two to four lesions	0.5 0.6	0	3.0 3.0	11423	lesion diameter ((2.0)) <u>2.1</u> to 3.0 cm		15	3.0
11052	more than four lesions	0.7		3.0	11424)	15	3.0
					11426			15	3.0
						(For unusual or complicated ex cision, add modifier -22)	-		

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
					11624	lesion diameter ((3.0)) 3.1 to			
11440	Excision, other benign lesion (unless listed elsewhere), face,					4.0 cm	6.0	90	3.0
	ears, eyelids, nose, lips, mu-				11626 11640	lesion diameter over 4.0 cm	7.0	90	3.0
	cous membrane; lesion diame-				11040	Excision, malignant lesion, face, ears, eyelids, nose, lips;			
11441	ter $((\frac{up + to}{0}))$ 0.5 cm or less lesion diameter $((\frac{0.5}{0}))$ 0.6 to	1.0	15	3.0		lesion diameter ((up to)) 0.5			
11441	1.0 cm	1.2	15	3.0	11641	cm or less	3.0	90	3.0
11442	lesion diameter $((1.0))$ 1.1 to				11041	lesion diameter $((0.5))$ 0.6 to 1.0 cm	4.0	90	3.0
11443	2.0 cmlesion diameter $((\frac{2.0}{2.0}))$ 2.1 to	1.4	15	3.0	11642	lesion diameter $((\frac{1.0}{1.0}))$ 1.1 to			
11113	3.0 cm	1.6	15	3.0	11643	2.0 cm	5.0	90	3.0
11444	lesion diameter $((3.0))$ 3.1 to			• •	11043	lesion diameter $((2.0))$ 2.1 to 3.0 cm	6.0	90	3.0
11446	4.0 cmlesion diameter over 4.0 cm	1.8 2.0	15 15	3.0 3.0	11644	lesion diameter $((3.0))$ 3.1 to			
		2.0	.5	5.0	11646	4.0 cmlesion diameter over 4.0 cm	7.0 8.0	90 90	3.0 3.0
	(For unusual or complicated excision, add modifier -22) (For eyelids involving more than				7.0.0	(For eyelids involving more than skin, see also 67800 et seq.)	0.0	70	5.0
	skin, see also 67800 et seq.)				NAILS	,			
11450	Excision of skin and subcuta-				MAILS				
	neous tissue for hidradenitis,					(For drainage of paronychia or onychia, see 10100, 10101)			
11451	axillary; with primary suture . with other closure	BR BR		3.0 3.0	*11700				
11462	Excision of skin and subcuta-	ы		3.0	11700	Debridement nails, manual, five or less	*0.3	0	3.0
	neous tissue for hidradenitis,				11701	each additional five or less .	0.15		
11463	inguinal; with primary suture. with other closure	BR BR		3.0 3.0	11710	Debridement of nails, electric grinder, five or less	*0.4	0	3.0
11470	Excision of skin and subcuta-	DIC		3.0	11711	each additional five or less .	0.4	U	3.0
	neous tissue for hidradenitis,				*11730	Avulsion of nail plate, partial or			
	perianal, perineal, or umbili- cal; with primary closure	BR		3.0	11731	complete, simple; single second nail plate	*0.4 0.2	0	3.0
11471	with other closure	BR		3.0	11732	each additional nail plate	0.1		
	(When skin graft or flap is used				11740	Evacuation of subungual hema-			
	for closure, use appropriate pro-				11750	toma Excision of nail and nail matrix,	0.3	0	3.0
	cedure code in addition)					partial or complete (e.g., ingrown			
	(For bilateral procedure, add					or deformed nail), for permanent	2.0	10	2.0
	modifier –50)				11752	removal with amputation of tuft of dis-	2.0	30	3.0
EXCISI	ON-MALIGNANT LESIONS					tal phalanx	3.0	30	3.0
	(including simple closure) or					(For skin graft, if used, see			
	it by any other method (except ra- or chemosurgery) of malignant le-					15050)			
	skin, including local anesthesia,				11760	Reconstruction of nail bed; sim-			
each lesi	on:				11762	ple	2.5 3.0	0	3.0
11600	Excision, malignant; lesion,					•	3.0	U	3.0
	trunk, arms, or legs; lesion diameter ((up to)) 0.5 cm or				MISCEI	LLANEOUS			
	less	1.2	90	3.0		(For incision of pilonidal cyst, see 10080, 10081)			
11601	lesion diameter $((0.5))$ 0.6 to		00	2.0					
11602	1.0 cmlesion diameter $((\frac{1.0}{1.0}))$ 1.1 to	1.6	90	3.0	11770	Excision of pilonidal cyst or sinus, simple	2.0	30	3.0
	2.0 cm	2.0	90	3.0	11771	extensive	7.0	60	3.0
11603	lesion diameter $((2.0))$ 2.1 to	2.4	00	2.0	11772	complicated	BR+		3.0
11604	3.0 cm	2.4	90	3.0		(For hemangioma, see 11400-			
	4.0 cm	2.8	90	3.0		11446, 13100–15730)			
11606 11620	lesion diameter over 4.0 cm Excision, malignant lesion,	3.2	90	3.0		(For hidradenitis, see 10060-			
11020	scalp, neck, hands, feet, geni-					10061, 11450–11471)			
	talia; lesion diameter ((up to))			• •		(For lipoma, see 11400-11446, 13100-15730)			
11621	0.5 cm or less	2.0	90	3.0		,			
	1.0 cm	3.0	90	3.0		(For lymph node dissection, see 38700–38780)			
11622	lesion diameter $((\frac{1.0}{1.0}))$ 1.1 to	4.0	00	3.0		, and the second			
11623	2.0 cm	4.0	90	3.0		(For ulcer, vascular or inflammatory, see 11400-11446, 13100-			
	3.0 cm	5.0	90	3.0		15730)			

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

WAC 296-22-022 INTRODUCTION.

		Unit Value	Follow- up Days=	Basic Anes@
*11900 *11901	Injection, intralesional; up to and including seven lesions more than seven lesions	*0.4 *0.72	0	3.0 3.0
	(For veins, see 36470, 36471)			
11920	Tattooing, intradermal introduction of insoluble opaque pigments to correct color defects of skin; ((up to)) 6.0 sq cm or less	BR BR		3.0 3.0
11921 11922	((6.0)) <u>6.1</u> to 20.0 sq cm each additional 20.0 sq cm	BR		3.0
11950	Subcutaneous injection of "filling" material (e.g., silicone); ((up to))			
	1 cc or less	BR		3.0
11951	1.1 to 5 cc	BR		3.0
11952	5.1 to 10 cc	BR		3.0
11954	over 10 cc	BR		
11960	Insertion of tissue expander	BR		3.0
11970	Replacement of tissue expander with permanent prosthesis	BR		3.0

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

WAC 296-22-023 REPAIR. The repair of wounds may be classified as simple, intermediate or complex.

SIMPLE REPAIR is used when the wound is superficial; i.e., involving skin and/or subcutaneous tissues, without significant involvement of deeper structures, and which requires simple suturing. For closure with adhesive strips, list appropriate visit only.

INTERMEDIATE REPAIR includes the repair of wounds that, in addition to the above, require layer closure. Such wounds usually involve deeper layers such as fascia or muscle, to the extent that at least one of deeper layers requires separate closure.

COMPLEX REPAIR includes the repairs of wounds requiring reconstructive surgery, complicated wound closures, skin grafts or unusual and time consuming techniques of repair to obtain the maximum functional and cosmetic result. It may include creation of the defect and necessary preparation for repairs or the debridement and repair of complicated lacerations or avulsions.

Instructions for listing services at time of wound repair.

- 1. The repaired wound(s) should be measured and recorded in centimeters, whether curved, angular or stellate.
- 2. When multiple wounds are repaired, add together the lengths of those in the same classification (see above) and report as a single item.

When more than one classification of wounds is repaired, list the more complicated as the primary procedure and the less complicated as the secondary procedure, using modifier '-50'.

3. Decontamination and/or debridement: Only when gross contamination requires prolonged cleansing is this to be considered a separate procedure. Debridement is considered a separate procedure only when appreciable

amounts of devitalized or contaminated tissue are removed.

4. Involvement of nerves, blood vessels and tendons: Report under appropriate system (nervous, cardiovascular, musculoskeletal) for repair of these structures. The repair of the associated wound is included in the primary procedure unless it qualifies as a complex wound, in which case modifier '-50' applies.

Simple ligation of vessels in an open wound is considered as part of any wound closure.

Simple "exploration" of nerves, blood vessels or tendons exposed in an open wound is also considered part of the essential treatment of the wound and is not a separate procedure unless appreciable dissection is required.

			Follow-	
		Unit	up	Basic
		Value	Days=	Anes@
DED. 10	CIMPLE			
REPAIR	-SIMPLE			
	(Sum of lengths of repairs)			
12001*	Simple repair of superficial wounds of scalp, neck, axillae, external genitalia, trunk and/or			
	extremities (including hands			
	and feet); ((up to)) 2.5 cm <u>or</u> less	0.4	0	3.0
12002*	((2.5)) 2.6 cm to 7.5 cm	0.6	Ŏ.	3.0
12004*	((7.5)) 7.6 cm to 12.5 cm.	0.8	0	3.0
12005	$((\frac{12.5}{12.5}))$ 12.6 cm to 20.0 cm	1.0	0	3.0
12006	((20.0)) 20.1 cm to 30.0 cm	1.2	0	3.0
12007	over 30.0 cm	BR		3.0
12011*	Simple repair of superficial			
	wounds of face, ears, eyelids,			
	nose, lips and/or mucous mem-	0.6	0	3.0
12013*	branes; $((\frac{\text{up to}}{2.5}))$ 2.5 cm or less $((\frac{2.5}{2.5}))$ 2.6 cm to 5.0 cm	0.8	ő	3.0
12013	$((5.0)) \frac{2.0}{5.1}$ cm to 7.5 cm	1.0	ŏ	3.0
12015	$((\frac{7.5}{1})) \frac{5.1}{7.6}$ cm to 12.5 cm	1.2	ŏ	3.0
12016	((12.5)) 12.6 cm to 20.0 cm	1.4	Ŏ	3.0
12017	$((20.0))$ $\overline{20.1}$ cm to 30.0 cm	1.6	0	3.0
12018	over 30.0 cm	BR		3.0
12020	Treatment of superficial wound			
	dehiscence; simple closure	BR		3.0
12021	with packing	BR		3.0
	(For extensive or complicated secondary wound closure, see 13160)			
REPAIR	-INTERMEDIATE			
12031*	Layer closure of wounds of			
12031	scalp, axillae, trunk and/or ex-			
	tremities (excluding hands and			
	feet); ((up to)) 2.5 cm or less.	0.6	0	3.0
12032*	((2.5)) 2.6 cm to 7.5 cm	0.8	0	3.0
12034	$((7.5)) \overline{7.6}$ cm to 12.5 cm	1.0	0	3.0
12035	$((\frac{12.5}{}))$ 12.6 cm to 20.0 cm	1.2	0	3.0
12036	((20.0)) 20.1 cm to 30.0 cm	1.4	0	3.0
12037	over 30.0 cm	BR		3.0
12041*	Layer closure of wounds of neck, hands, feet and/or exter-			
	nal genitalia; ((up to)) 2.5 cm			
	or less	0.8	0	3.0
12042	((2.5)) 2.6 cm to 7.5 cm	1.0	0	3.0
12044	((7.5)) 7.6 cm to 12.5 cm	1.2	0	3.0
12045	((12.5)) 12.6 cm to 20.0 cm	1.4	0	3.0
12046	$((20.0))$ $\overline{20.1}$ cm to 30.0 cm	1.6	0	3.0
12047	over 30.0 cm	BR		3.0
12051*				
	face, ears, eyelids, nose, lips			
	and/or mucous membranes; ((up to)) 2.5 cm or less	1.0	^	3.0
12052	((2.5)) 2.5 cm or less	1.0 1.2	0	3.0
12032	((2.3)) 2.0 cm to 3.0 cm	1.2	U	5.0

		1 imie	Follow-	Di-				Follow-	
		Unit Value	up Days=	Basic Anes@		*	Unit Value	up Days≃	Basic Anes@
				_		Excision and/or repair by adja-		24,5	7 171105@
12053	$((\frac{5.0}{5.0})) \frac{5.1}{2.0}$ cm to 7.5 cm	1.4	0	3.0		cent tissue transfer or rearrange-			
12054	((7.5)) 7.6 cm to 12.5 cm	1.6	0	3.0		ment (e.g., Z-plasty, W-plasty,			
12055 12056	$((\frac{12.5}{20.0}))$ $\frac{12.6}{20.1}$ cm to 20.0 cm $((\frac{20.0}{20.0}))$ $\frac{12.6}{20.1}$ cm to 30.0 cm	1.8 2.0	0	3.0 3.0		V-Y plasty, rotation flap, ad-			
12056	over 30.0 cm	BR	U	3.0		vancement flap, double pedicle flap). When applied in repairing			
12037	OVCI 30.0 CIII	DIC		5.0		lacerations, the procedures listed			
AMEN	NDATORY SECTION (A.	aandin	a Ordor	96 10		must be developed by the sur-			
	NDATORY SECTION (An /28/86, effective 4/1/86)	nenam	g Order	00-19,		geon to accomplish the repair. They do not apply when direct			
WA	C 296-22-024 REPAIR-		MDIEY	(Re-		closure or rearrangement of			
	active procedures, complicate					traumatic wounds incidentally			
		u wou	na ciosa	ic, skili		result in these configurations.			
graits,	pedicle flaps)					(Skin graft necessary to close			
(For f	'ull thickness repair of lip or anatomical subsect		, see resp	pective		secondary defect considered an additional procedure)			
		,			14000	Adjacent tissue transfer or re-			
		F 1-14	Follow-	D:-		arrangement, trunk; defect			
		Unit Value	up Dave =	Basic		((up to)) 10 sq cm or less	4.0	60	3.0
		Value	Days=	Anes@	14001	defect ((10)) 10.1 sq cm to			
13100	Repair, complex, trunk; ((1.0))					30 sq cm	6.0	60	3.0
15100	1.1 cm to 2.5 cm	1.2	30	3.0	14020	Adjacent tissue transfer or re-			
						arrangement, scalp, arms			
	(For ((up to)) 1.0 cm or less, see					and/or legs; defect up to 10 sq		60	((2.0))
	simple or intermediate repairs)					cm	6.0	60	((3.0))
13101	((2.5)) 2.6 cm to 7.5 cm	3.0	30	3.0	14021	defect 10 sq cm to 30 sq cm	8.0	60	((3.0))
13120	Repair, complex, scalp, arms,				11021	derect to sq cm to so sq cm	0.0	00	4.0
	and/or legs; $((1.0))$ 1.1 cm to		20	2.0	14040	Adjacent tissue transfer or re-			1.0
	2.5 cm	1.8	30	3.0		arrangement, forehead, cheeks,			
	(For ((up to)) 1.0 cm or less, see					chin, mouth, neck, axillae,			
	simple or intermediate repairs)					genitalia, hands and/or feet;			
13121	((2.5)) 2.6 cm to 7.5 cm	4.0	30	3.0		defect up to 10 sq cm	8.0	60	((3.0))
13131	Repair, complex, forehead,	4.0	50	5.0	1.4041	d-f 10 20	100		4.0
	cheeks, chin, mouth, neck, ax-				14041	defect 10 sq cm to 30 sq cm	10.0	60	((3.0))
	illae, genitalia, hands and/or				14060	Adjacent tissue transfer or re-			4.0
	feet; ((1.0)) <u>1.1</u> cm to 2.5 cm.	2.4	30	((3.0))	1 1000	arrangement, eyelids, nose,			
				<u>4.0</u>		ears and/or lips; defect up to			
	(For ((up to)) 1.0 cm or less, see					10 sq cm	10.0	60	((3.0))
	simple or intermediate repairs)					·			`` 4.0
12122	•		20	((2.0))	14061	defect 10 sq cm to 30 sq cm	14.0	60	((3.0))
13132	((2.5)) 2.6 cm to 7.5 cm	6.0	30	((3.0))					<u>4.0</u>
13150	Repair, complex, eyelids, nose,			<u>4.0</u>		(For eyelid, full thickness, see			
15150	ears and/or lips; ((up to)) 1.0					67952 et seq.)			
	cm or less	2.0	30	((3.0))	14300	Adjacent tissue transfer or re-			
				`` 4.0	14300	arrangement, more than 30 sq			
	(See also 40650-40654, 67952-					cm, unusual or complicated,			
	67975)					any area	BR		((3.0))
	,					•			4.0
13151	$((\frac{1.0}{1.0}))$ 1.1 cm to 2.5 cm	3.0	30	((3.0))	14350	Filleted finger or toe flap, in-			
12152	((2.5)) 2.6 am to 7.5 am	۰.	20	((2- 0))		cluding preparation of recipi-			
13152	$((\frac{2.5}{2.5}))$ 2.6 cm to 7.5 cm	8.0	30	((3.0))		ent site	BR		3.0
13160	Secondary closure of surgical			<u>4.0</u>		VD . TO THE STATE OF THE STATE			
15100	wound dehiscence, extensive or					NDATORY SECTION (Am	ending	g Order	86–19,
	complicated	BR		((3.0))	filed 2,	(28/86, effective 4/1/86)			
	•			`` <u>4.0</u>	11 7 A	C 296-22-025 FREE SKI	NI CP	A ETC	
	(For packing or simple secondary				w A	C 270-22-023 FREE SKI	IN UK	AF 15.	
	wound closure, see 12020,				Identif	y by the size and location of	the d	efect (re	cipient
	12021)					and the type of graft; include			
12200						sulations or recent avulsion.	o amp	ic debile	acment
13300	Repair, unusual, complicated, over 7.5 cm, any area	RR		((3.0))		on a primary procedure such	00 0-1-	:+ a a + a =	: ادمد ،
	OVEL 7.3 CIII. AUV AIBA	nĸ		11-7-7-11	VV DE	a DITURALY DEGLECULES CUCK	AF5	actam	radi

ADJACENT TISSUE TRANSFER OR REARRANGEMENT

BR

(For full thickness repair of lip or eyelid, see respective anatomical subsections)

over 7.5 cm, any area

When a primary procedure such as orbitectomy, radical mastectomy or deep tumor removal requires skin graft for definitive closure, see appropriate anatomical subsection for primary procedure and this section for

(Repair of donor site requiring skin graft or local flaps to be added as additional procedure)

((3.0))

		Unit Value	Follow- up Days=	Basic Anes@	_ •	Basic nes@
15000	Excisional preparation or creation of recipient site by excision of essentially intact skin (including subcutaneous tissue), scar, or other lesion prior to repair with free skin graft (list as separate service in addition to skin graft)	*3.6		3.0	(For eyelids, see also 67961 et seq.) (Repair of donor site requiring skin graft or local flaps, to be added as additional separate procedure)	
	(For appropriate skin grafts, see 15050-15261; list the free graft separately by its procedure number when the graft, immediate or delayed is applied)				15350 Homograft, skin	3.0 3.0
*15050	Pinch graft, single or multiple, to cover small ulcer, tip of digit or other minimal open area (except on face), ((up to)) defect size 2	*1.2	0	3.0	or less	3.0 3.0 3.0 3.0
15100	cm diameter	1.2	v	3.0	PEDICLE FLAPS (SKIN AND DEEP TISSUES) Regions listed refer to the recipient area (not donor site) when flap is being attached in transfer or to final site.	
15101	(except 15050)each additional 100 sq cm, or each one percent of body	6.0	45	((3.0)) <u>4.0</u>	Regions listed refer to donor site when tube is formed for later transfer or when "delay" of flap is prior to transfer.	
15120	area of infants and children, or part thereof Split graft, face, eyelids, mouth,	1.2		((3.0)) <u>4.0</u>	Procedures 15500-15730 do not include extensive immobilization, e.g., large plaster casts and other immobilizing devices are considered additional separate procedures.	
13120	neck, ears, orbits, genitalia, and/ or multiple digits; ((up to)) 100 sq cm or less, or each one percent of body area of infants and chil- dren (except 15050)	11.0	45	((3.0))	(Repair of donor site requiring skin graft or local flaps is considered an additional separate procedure) 15500 Formation of tube pedicle with-	
15121	Each additional 100 sq cm, or each one percent of body area of infants and children, or part			4.0	out transfer, or major "delay" of large flap without transfer; on trunk	3.0 3.0
	thereof	2.0		4.0	on forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands or feet	3.0 3.0
15200	Full thickness graft, free, including direct closure of donor site, trunk; ((up to)) 20 sq cm or less	4.0 2.0	45	3.0	15540 Primary attachment of open or tubed pedicle flap to recipient site requiring minimal preparation; to trunk	3.0 3.0
15201 15220	each additional 20 sq cm Full thickness graft, free, in- cluding direct closure of donor site, scalp, arms and/or legs;		45	3.0	15545 to scalp, arms and legs 9.0 45 15550 to forehead, cheeks, chin, mouth, neck, axillae, genitalia, or hands, feet 9.0 45	3.0
15221 15240	((up to)) 20 sq cm or less each additional 20 sq cm Full thickness graft, free, in- cluding direct closure of donor	6.0 3.0	45	3.0	(For cross finger pedicle flap, see 15580) 15555 to eyelids, nose, ears and lips . 9.0 45	3.0
	site, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and/or feet; ((up to)) 20 sq cm or less	8.0	45	((3.0))	15580 cross finger pedicle flap, including free graft to donor site	3.0
	(For finger tip graft, see 15050) (For repair of syndactyly, fingers,			4.0	(For major debridement or excisional preparation of recipient area at the time of attachment of pedicle flap, see 15700–15730)	
15241	see 26560-26562) each additional 20 sq cm	4.0		((3.0)) <u>4.0</u>	15600 Intermediate "delay" of any flap, primary "delay" of small flap, or sectioning pedicle of tubed or di-	2.5
15260	Full thickness graft, free, in- cluding direct closure of donor site, nose, ears, eyelids, and/or lips; ((up to)) 20 cm or less	10.0	45	— ((3.0))	rect flap; at trunk	3.0 3.0
15261	each additional 20 sq cm	5.0	,,,	4.0	(except 15625), or feet 6.0 45 15625 section pedicle of cross finger	3.0

Washington State Register, Issue 87-16

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
15630	flap	6.0 6.0	45 45	3.0 3.0	15823	with excessive skin weighting down lids	12.0	30	3.0
15650	Transfer, intermediate, of any pedicle flap (e.g., abdomen to wrist, "Walking" tube), any lo-					(For bilateral blepharoplasty, add modifier -50)			
15700	cation	BR+		3.0		(See also 67916, 67917, 67923, 67924)			
	and attachment of direct or tubed pedicle flap; trunk	9.0	45	3.0	15824 15826	Rhytidectomy; forehead glabellar frown	10.0 8.0	30 30	3.0 3.0
15710 15720	scalp, arms and legs forehead, cheeks, chin, mouth,	11.0	45	((3.0)) <u>4.0</u>		(15827 is deleted. To report use 15838)			
10,20	neck, axillae, genitalia, hands or feet	16.0	45	((3.0))	15828 15829	cheeks, chin and neck	30.0	45	3.0
15730	eyelids, nose, ears or lips	16.0	45	((3.0)) 4.0		musculoaponeurotic system (SMAS) flap	BR		3.0
	(For eyelids, nose, ears, or lips, see also anatomical area)				15831	(For bilateral rhytidectomy, add modifier -50)			
	(For revision, defatting or rearranging of transferred pedicle flap or skin graft, see 13100 -14300)				15832	Excision, excessive skin and sub- cutaneous tissue (including lipec- tomy); abdomen (abdominoplasty)	30.0 25.0	45	3.0
OTHER	GRAFTS				15832 15833 15834	thighs	30.0 30.0	45 45 45	3.0 3.0 3.0
15740	Graft, island pedicle flap	12.0	90	3.0	15835	buttocks	30.0	45	3.0
15745	myocutaneous flap	BR	90	3.0	15836 15837	arms	25.0	45	3.0
15750	neurovascular pedicle flap	10.0	90	((3.0)) 4.0	15838	forearmssubmental fat pad	25.0 BR	45	3.0 3.0
15755	free flap (microvascular trans-				15839	other area			
	fer)	BR	90	((3.0)) 4.0		(For bilateral procedure, add	D.D.		2.0
15760	composite (full thickness of ex-					modifier –50)	BR		3.0
	ternal ear or nasal ala), including primary closure, donor area	10.0	45	((3.0)) 4.0	15840	Graft for facial nerve paralysis; free fascia graft, (including obtaining fascia)	30.0	90	3.0
15770 15775	derma-fat-fascia	12.0 0.5	60 90	3.0 3.0		(For bilateral procedure, add modifier -50)			
15776	more than 15 punch grafts	BR+	70	3.0	15841	free muscle graft (including			
	(For strip transplant, 15220)				15042	obtaining graft)	35.0	45	3.0
MISCEI	LANEOUS PROCEDURES				15842	free muscle graft by microsurgical technique	35.0	45	3.0
15780	Abrasion of skin for removal of scars, tattoos, actinic changes				15845	reanimation, muscle transfers. (For intraveneous fluorescein ex-	BR+		3.0
	(keratoses), primary or second- ary; total face	12.0	90	3.0		amination of blood flow in graft or flap, see 15860)			
15785	regional (1/4 face, cheeks, chin, forehead or elsewhere)	4.0	90	3.0		(For nerve transfers, decompression, or repair, see 64830-64876,			
15786*	Abrasion; single lesion (e.g., keratosis, scar)	0.5	0	3.0		64905–64907, 69720–69725, 69740–69745, 69955)			
15787	each additional four lesions or less	0.3		3.0	15851	Removal of sutures in hospital or			
15790	Superficial chemosurgery (acid peel) total face and neck	BR+		3.0		emergency room under anesthesia	BR		3.0
15791	regional, face, neck, or else- where	BR+		3.0	15860	Intravenous injection of agent (e.g., fluorescein) to test blood			5.0
15800	Abrasion of skin, total face, with combined superficial chemosur-					flow in flap or graft	BR		3.0
	gery (acid peel) of remaining	140	22	. -		ITUS ULCERS (PRESSURE SOR	ES)		
15810	face (eyelids, neck, shoulders) Salabrasion; up to 20 sq cm	16.0 BR	90	3.0 3.0	15920 15922	Coccygectomy; primary suture with flap closure	BR BR		3.0
15811	over 20 sq cm ((and over))	BR		3.0	13722		υK		3.0
15820 15821	Blepharoplasty, lower eyelids; with extensive herniated fat	12.0	30	3.0		(15930 has been deleted. To report, use 15934)			
	pads	14.0	30	3.0	15931	Excision, sacral decubitus ulcer; with primary suture	13.0		3.0
	67924)					(15932 has been deleted)			
15822	Rhytidectomy; upper eyelids	8.0	30	3.0	15933	with ostectomy	BR		3.0

		Unit Value	Follow up Days=	Basic Anes@		DATORY SECTI 28/86, effective 4/		nending	g Order	86–19,
		Value	Days	71110303	WAG	C 296-22-031 BI	REAST.			
15934	Excision, sacral pressure ul- cer, with local or regional skin flap closure (e.g., ad- vancement, rotation, rhom-							Unit Value	Follow- up Days=	Basic Anes@
15935 15936	boid, bipedicle);	20.0 BR BR		3.0 3.0 3.0	EXCISIO	(All codes for bilate				
15937	with other flap closure; with ostectomy	BR		3.0		dures have been delete port, add modifier -50)				
	(To identify other flap closure, use also code number for specific flap)				*19100	rate procedure) incisional		*0.6 3.6	0 30	3.0
15940	Excision, ischial decubitus ulcer; direct suture	BR		3.0	<u>19110</u>	Nipple exploration, wit out excision of a	solitary			
15941	with ostectomy (ischiectomy) (15942, 15943 have been deleted.	BR		3.0	19112	lactiferous duct or a lactiferous duct Excision of lactifer		BR		
	To report, use 15944–15946)					fistula Excision of cyst, fibroa		BR		
15944	Excision, ischial pressure ulcer, with local or regional skin flap closure;	BR		3.0	19120	other benign or malign aberrant breast tissue, or nipple lesion (excep	ant tumor, duct lesion			
15945 15946	with ostectomy Excision, ischial pressure ul- cer, with ostectomy, with mus-	BR		3.0	19140	19161)), male or fem- more lesions; Mastectomy for gyn	ale, one or	5.0	30	3.0
	cle flap or myocutaneous flap closure	BR		3.0		through circumareolar	or other	8.0	60	3.0
	(To identify muscle or myocutaneous flap closure, use				1	Mastectomy, partial (((my or more)));		6.0	60	3.0
	also code number for specific flap)				19162	with axillary lym		BR	45	3.0
15950	Excision, trochanteric pressure ulcer; with primary suture	BR		3.0	19180	Mastectomy, simple con (For immediate or dela	-	8.0	45	3.0
15951 15952	with ostectomy Excision, trochanteric pressure ulcer, with local rotation skin	BR		3.0		tion of implant, use 19342)	19340 or			
15953	flap closure	BR		3.0		(For gynecomastia, s 19141)	see 19140,			
15954	tomy Excision, trochanteric pressure	BR		3.0	19182	Mastectomy, subcutaned		10.0	60	3.0
	ulcer, with bipedicle flap clo- sure;	BR		3.0		(When performed in c	onjunction imaplasty,			
15955 15956	with ostectomy Excision, trochanteric pressure	BR		3.0		use also 19318) (19184–19187 have be	en deleted.			
	ulcer, with muscle or myocutaneous flap closure;	BR		3.0		To report, use 19182 or 19342)	with 19340			
15958	with ostectomy (To identify muscle or myocutaneous flap closure, use also code number for specific	BR		3.0		(For supplemental ski surgeons, see WAC 2 item 5 and modifier -6	96-22-010			
	flap)					(For supply of pros plant, see 99070)	thetic im-			
15960	Excision, heel pressure ulcer; with primary suture	BR BR		3.0 3.0	19200	•				
15961	with ostectomy	ВK		3.0		lymph nodes		18.0	60	3.0
15964	ed. To report use 15964-15967) Excision, heel pressure ulcer,					To report, use 19200 or 19342)				
15965	with local skin flap closure; with ostectomy	BR BR		3.0 3.0	19220	Mastectomy, radical,				
15966	Excision, heel pressure ulcer, with other flap closure; with ostectomy	BR BR		3.0 3.0		and internal mamma nodes (Urban type ope	ary lymph	26.0	60	11.0
15967	(To identify other flap closure, use also code number for specific flap)	ы		5.0		(19224–19229 have be To report, use 19220 or 19342)	en deleted.			
					19240	Mastectomy, modified with modified axillary but leaving pectoral m	dissection	16.0	60	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow up Days=	Basic Anes@
			-		19380	Revision of reconstructed breast	BR	j	3.0
	(19250-19255 have been deleted. To report, use 19240 with 19340 or 19342)				19396	Preparation of moulage for custom breast implant	BR		3.0
	(For supply of prosthetic implant, see 99070)					Unlisted procedure, breast NDATORY SECTION (AI		a Order	3.0
19260	Excision of chest wall tumor in- cluding ribs	BR+		9.0	filed 2	$\frac{100013001}{(28/86, effective 4/1/86)}$	nenam	g Older	00-19,
19271	Excision of chest wall tumor in- volving ribs, with plastic recon-	DIC 1		7.0	WA	.C 296–22–036 GENERA	L.	Follow-	
19272	struction; without mediastinal lymphadenectomy with mediastinal lymphadenec-	BR+		9.0			Unit Value	up Days=	Basic Anes@
17272	tomy	BR		9.0	INCISI	ON			
Repair	and reconstruction				*20000	· · · · · · · · · · · · · · · · · · ·			
	(19300-19304 have been deleted. To report, see 19316, 19318)				20005	secondary to osteomyelitis; su- perficial	*0.4 BR	0	3.0 3.0
	(19310, 19311 have been deleted. To report, use 19325)				((2001	0 with suction irrigation Drainage of infected bursa	BR-	0	3.0 3.0 3.0 3.0))
	(All codes for bilateral procedures have been deleted. To report, add modifier -50)					NDATORY SECTION (Ar /2/83)	nendin	g Order 8	33–23,
19316 19318 19324	Mastopexy	BR BR	90 90	3.0 3.0	WA MOV	.C 296–22–038 INTROD	UCTI	ON OR	RE-
19325	Mammaplasty, augmentation; without prosthetic implant with prosthetic implant	BR BR	90 90	3.0 3.0			Unit	Follow-	Basic
	(For flap or graft, use also appropriate number)						Value	Days=	Anes@
19328	Removal of intact mammary im-					(For injection procedure for arthrography, see anatomical			
19330	plant Removal of mammary implant	BR	30	3.0	20500	area) Injection of sinus tract; thera-			
19340	material	BR	30	3.0	20501	peutic (separate procedure)	0.4	0	
19342	mastectomy or in reconstruction. Delayed insertion of breast pros-	BR	30	3.0	*20520	rate procedure)	1.0	0	
	thesis following mastopexy, mastectomy or in reconstruction	BR	30	3.0	20525	cle; simple	*1.2 BR+	0	3.0 3.0
	(For supply of implant, use 99070)				*20550	Injection, tendon sheath, ligament or trigger points	*0.4	0	
	(For preparation of custom breast implant, see 19396)				*20600	Arthrocentesis, aspiration and/or injection; small joint or bursa	*0.2	0	
19350	Reconstruction of nipple and/or				*20605	(e.g., fingers, toes)	*0.3	0	
19360	Breast reconstruction with muscle	BR	30	3.0		(e.g., temporomandibular, acromioclavicular, wrist, elbow or ankle; olecranon bursa)	*0.4	0	
	or myocutaneous flap (Use also code number for spe-	BR	90	3.0	*20610	major joint or bursa (e.g., shoulder, hip, knee joint, sub-	0.4	v	
19364	cific flap) Breast reconstruction with free				20615	acromial bursa)	*0.6	0	
17304	flap	BR	90	3.0	*20650	Insertion of wire or pin ((for))	0.6		3.0
	(Use also code number for specific flap)					with application of skeletal trac- tion, including removal (separate	*1.0		2.0
	Breast reconstruction with other technique	BR	90	3.0	20660	Application of tongs or caliper, including removal (separate pro-	*1.2	0	3.0
	(For microsurgical technique, add modifier -20)				20661	cedure)	3.0	0	3.0
	(For insertion of prosthesis, use				20662	moval; cranial	3.0 3.0	0 0	3.0 3.0
19370	also 19340 or 19342) Open periprosthetic capsulotomy,				20663 *20665	femoral	3.0	0	3.0
	breast	BR		3.0	*20670	by another physician Removal of implant; superficial,	0.3	0	
	breast	BR		3.0		(e.g., buried wire, pin or rod)			

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
20680	(separate procedure) deep (e.g., buried wire, pin, screw, metal band, nail, rod or	*0.6	0	3.0	20827	(devascularized extremity with soft tissue pedicle)	BR		3.0
	plate)	3.6	21	((3.0)) <u>4.0</u>	20020	distal tip to MP joint); complete amputation.	BR		3.0
20690	Application of external fixation system (e.g., Hoffmann apparatus); standard configuration	BR		3.0	20828	incomplete amputation (devascularized extremity with soft tissue pedicle)	BR		3.0
20691	other than standard configura-	BR		3.0	20832 20834	Replantation, leg; complete amputation	BR		3.0
	(List numbers 20690 or 20691 in addition to code for treatment of closed or open fracture)				20834	putation devascularized ex- tremity with soft tissue pedi-	D.D.		2.0
	REPAIR				20838	Replantation, foot; complete amputation	BR BR		3.0
	(For debridement as a separate procedure (e.g., in traumatic wound) involving soft tissue and/or bone, see 11043, 11044)				20840	incomplete (((nonviable)) amputation devascularized extremity with soft tissue pedicle)	BR		3.0
	NDATORY SECTION (And 28/86, effective 4/1/86)	nending	g Order	86–19,		NDATORY SECTION (An / 28/86, effective 4/1/86)	nending	g Order	86–19,
WA	C 296-22-039 REIMPLA	NTAT	ION.		WA	C 296-22-042 HEAD.			
		Unit Value	Follow- up Days=	Basic Anes@		(Skull, facial bones and temporo- mandibular joint)			
DEIMDI	LANTATION		•		INCISI				
20802	((Reimplantation)) Replantation,					(For drainage of superficial abscess and hematoma, see 20000)			
20802	arm (includes surgical neck of humerus through elbow joint); complete amputation incomplete (((nonviable)) am-	BR		3.0		(For removal of embedded for- eign body from dentoalveolar structure, see 41805, 41806)		F. !!	
	putation devascularized ex- tremity with soft tissue pedi- cle)	BR		3.0			Unit Value	Follow- up Days=	Basic Anes@
20805	Replantation, forearm (includes radius and ulna to radial carpal				21010	Arthrotomy, temporomandibular		·	
20806	joint; complete amputation incomplete amputation (devascularized extremity with	BR		3.0	21011	joint; unilateral	BR BR		3.0 3.0
20808	soft tissue pedicle)	BR		3.0	EXCISI	(For biopsy, see 20220, 20240)			
	hand (includes hand through metacarpophalangeal joints);			2.0	21020	• •	BR		8.0
20812	incomplete (((nonviable)) amputation devascularized ex-			3.0		(For craniectomy for osteomy- elitis, see 61501)			
	tremity with soft tissue pedi-	BR		3.0		(For other craniectomies, see 61304 et seq.)			
20816	((Reimplantation)) Replantation, digit excluding thumb (includes metacarpophalangeal joint to in-				21030	Excision of benign tumor or cyst of facial bone other than mandible	BR		5.0
20020	sertion of flexor sublimis tendon); complete amputation	BR		3.0	21034	Excision of malignant tumor of facial bone other than mandible.	BR		5.0
20820	incomplete (((nonviable)) am- putation devascularized ex- tremity with soft tissue pedi-				21040 21041	Excision of benign cyst or tumor of mandible; simple	5.0	90	5.0 5.0
20822	cle)	BR		3.0	21044	Excision of malignant tumor of mandible;	BR		5.0
	thumb (includes distal tip to sublimis tendon insertion); com-			2.0	21045	radical resection	BR		5.0
20823	plete amputation			3.0	21050	(For bone graft, see 21215) Arthrectomy, temporomandibu-			
20824	(devascularized extremity with soft tissue pedicle)	BR		3.0	21051	lar joint; unilateral bilateral	18.0 20.0	90 90	5.0 5.0
	carpometacarpal joint to MP joint); complete amputation	BR		3.0	21060 21061	Meniscectomy, temporomandibu- lar joint; unilateral bilateral	18.0	90 90	5.0 5.0
20826	incomplete amputation								

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
21070	Coronoidectomy (separate proce-	Value	•	_			value	Days-	Alleste
21071	dure); unilateral bilateral	18.0 20.0	90 90	5.0 5.0	21267	Orbital repositioning, periorbital osteotomies, unilateral, with bone	D.D.		
INTRO	DUCTION OR REMOVAL				21268	grafts; extracranial approach combined intra- and extra-	BR		5.0
	(For application or removal of caliper or tongs, see 20660, 20665)				21270	cranial approach Reconstruction for Treacher Collins syndrome (periorbital and zygomatic reconstruction	BR		5.0
*21100	Application of halo type appliance for maxillofacial fixation,				21275	with multiple bone grafts)	BR		5.0
	includes removal (separate procedure)	*2.0	0	3.0		orbitocraniofacial reconstruction	BR		5.0
21110	Application of interdental fixa- tion device for conditions other			2.0		(For reconstruction of skull by bone flaps, see 61555)			
21116	than fracture or dislocation Injection procedure for temporo-	8.0	90	3.0	21280 21282	Medial canthoplasty Lateral canthopexy	BR BR		5.0 5.0
	mandibular arthrotomography (For temporomandibular arthro-	BR			21295	_ · ·	D.C.		5.0
DEDAIE	tomography, see 70332)	TION				masseteric hypertrophy); extraoral approach	BR		5.0
KEFAIR	(For cranioplasty, see 62140	TION			21296	intraoral approach	BR		5.0
	-62145)					Treatment of algorid skyll from			
21200	Osteoplasty of mandible for	10.0	00	5.0	21300	Treatment of closed skull fracture without operation	Sv.&		
21202 21203	prognathism, micrognathism mandible, segmental mandibular ramus	30.0 BR	90 90	5.0 5.0		(For operative repair, see 62000–62010)			
	(osteotomy)	BR	90	5.0	21310	Treatment of closed or open na-			
21204 21206	maxilla, total	BR BR	90 90	5.0 5.0		sal fracture without manipula-	Sv.&		
21207 21210	reduction genioplasty Graft, bone; nasal, maxillary and	BR		5.0	*21315	Manipulative treatment nasal bone fracture; without stabiliza-	3v.&		
	malar areas (includes obtaining graft)	20.0	120	5.0	21320	tionwith stabilization	*1.1 3.0	0 90	3.0 3.0
	(For cleft palate repair, see 42200-42225)				21325	Open treatment of nasal fracture; uncomplicated	4.0	90	3.0
21215	mandible (includes obtaining				21330	complicated, with internal and/or external skeletal			
21230	graft)	20.0	120	5.0	21225	fixation	9.5	90	3.0
21230	to face, chin, nose or ear (includes obtaining graft)	18.0	120	5.0	21335 21337	with concomitant open of fractured septum Treatment of closed nasal septal	17.0	90	3.0
21235	ear cartilage to nose or ear (includes obtaining graft)	12.0	60	5.0		fracture	BR	90	3.0
21239	Implant, chin, homologous, he-		00		21338	Open treatment of nasoethmoid fracture; without external fixa-			
21240	terologous, or alloplastic Arthroplasty, temporomandibu-	BR		5.0	21339	with external fixation	BR BR	90 90	3.0 3.0
	lar joint; unilateral	BR+		5.0	21340	Treatment of closed or open nasoethmoid complex fracture, with splint, wire or headcap fixation, including repair of canthal	DK		3.0
	modifier -50) (If bone or cartilage graft is used for temporomandibular joint arthroplasty, use 20900-20910)				21345	ligaments and/or the nasolacrimal apparatus	BR		3.0
21242	Arthroplasty, temporomandibu- lar joint, with alloplastic material				21346	tion or fixation of denture or splint	BR		3.0
21250	(e.g., silicone)	BR		5.0	21346	Open treatment of nasomaxillary complex fracture (LeFort II type); with wiring and/or local			
	hypoplasia or retrusion (LeFort type operation); without bone				21347	fixation	BR BR		3.0 3.0
21254 21260	graft	BR BR		5.0 5.0		(21350 has been deleted. If necessary to report, use appro- priate medical encounter code)			
	(periorbital) osteotomies, bilateral, with bone grafts; extracranial approach	BR		5.0	*21355	Manipulative treatment of closed or open fracture of malar area,			
21261	combined intra- and extra-	BR		5.0		including zygomatic arch and malar tripod, towel clip tech-			
21263	cranial approach with forehead advancement	BR		5.0		nique	*1.0	2	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
21360	Open treatment of closed or open depressed malar fracture, includ-		•		21452 21453	Treatment of open mandibular fracture; without manipulation with manipulation	BR BR		5.0 5.0
212/5	ing zygomatic arch and malar tripod	7.0	90	3.0	21454	Open treatment of closed or open mandibular fracture with external fixation	BR		5.0
21365	Open treatment of closed or open complicated (e.g., multiple fractures) of malar area,				21455	Closed manipulative treatment by interdental fixation of closed		00	
	including zygomatic arch and malar tripod, with internal skeletal fixation and multiple				21461	mandibular fracture; with or	8.0	90	5.0
	surgical approaches	13.0	90	((3.0)) <u>5.0</u>	21462 21465	without interdental fixation with interdental fixation Open treatment of mandibular	16.0 16.0	90 90	5.0 5.0
21205	(21380 has been deleted. If necessary to report, use appropriate medical encounter code)				21470	condylar fracture	BR		5.0
21385	Open treatment of orbital floor "blowout" fracture; transantral approach (Caldwell-Luc type		00	2.0		proaches including internal fixa- tion, interdental fixation, and/or wiring of dentures or splints	BR		5.0
21386 21387	operation) periorbital approach combined approach	12.0 13.0 15.0	90 90 90	3.0 3.0 3.0	21480	Uncomplicated treatment of temperomandibular dislocation,			
21390 21395	periorbital approach, with alloplastic or other implant. periorbital approach with	14.0	90	3.0	21485	ment of temperomandibular dis-	Sv.&		3.0
	bone graft (includes obtaining graft)	18.0	90	3.0	21490		BR		3.0
21400	Treatment of fracture of orbit, except "blowout"; without manipulation	SV				dibular dislocation	BR		3.0
21401 21406	with manipulation	6.0	90	3.0	21493	Treatment of closed or open hyoid fracture; without manipu-			
21407	implant with implant	7.0 8.0	90 90	3.0 3.0	21494 21495	lation	SV 7.0	90	3.0
	(21420 has been deleted. If necessary to report, use appro- priate medical encounter code)				21473	hyoid fracture	8.0	90	3.0
21421	Treatment of palatal or alveolar ridge fractures (LeFort I type); closed manipulation with interdental wire fixation or fixation of				21497 21499	Interdental wiring, for condition other than fracture	BR BR	•	3.0 3.0
21422	denture or splint open treatment	7.0 12.0	90 90	3.0 3.0	AMEN	NDATORY SECTION (Am	nending	Order	86–19,
21431	Treatment of craniofacial sepa- ration (LeFort III type) using in- terdental wire fixation of denture				filed 2,	/28/86, effective 4/1/86)	(SOF		SUES)
21432	or splint	8.0	90	4.0		THORAX. (For cervical spine, see 22100, et	(001		, , ,
21433	with wiring and/or local fixation complicated (e.g., multiple	BR		4.0		seq.)			
21435	approaches)	BR		5.0		(For injection of fracture site or trigger point, see 20550) (For abdominal fascial trans-			
	gical approaches, internal fixa- tion, and/or wiring teeth	BR		5.0	INCISIO	plant, see 22910)			
	(For removal of internal or external fixation device, see 20670)				nveisi.	(For incision and drainage of abscess or hematoma, superficial, see 10060)			
21440	Manipulative treatment of alveo- lar ridge fracture (separate pro-	nn.		5.0		·	Linit	Follow-	Basic
21445	Open treatment of alveolar ridge fracture (separate procedure)	BR BR		5.0 5.0			Unit Value	up Days=	Anes@
21450	Treatment of closed or open mandibular fracture without ma-			5.0	21501	Incision and drainage, deep abscess or hematoma;	5.0	30 30	3.0 3.0
21451	nipulation with manipulation, may in- clude external fixation	Sv.& BR		5.0	21502 21510	bone cortex for osteomyelitis or	6.0		
						bone abscess;	7.0	30	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
((21511	with suction irrigation	8.0	30	3.0))	MISCEL	LANEOUS			
EXCISI	ON				21899	Unlisted procedure, neck or tho-			
21550 21555	Excisional biopsy, soft tissues Excision benign tumor; subcuta-	7.0	30	3.0	2.077	rax	BR		5.0
21556	deep, subfascial, intramuscu-	7.0	30	3.0		DATORY SECTION (An 28/86, effective 4/1/86)	nendin	g Order	86–19,
	lar	8.0	30	3.0	•	C 296–22–053 SPINE (VERT	FRRAI	COI.
	(For excision of chest wall tumor involving ribs, e.g., radical excision, see 19260, 19270)				UMN)		· LKI	CDRAL	COL
21600	Excision of rib, partial	6.0	60	5.0		lumbar spine)			
	(For radical resection of chest wall and rib cage for tumor, see 19260)					(For injection procedure for my- elography, see 63510-63520)			
	(For radical debridement of chest wall and rib cage for injury, see 11040-11044)					(For injection procedure for discography, see 63530–63535)		Follow-	
21610	Costotransversectomy (separate						Unit Value	up Days=	Basic Anes@
	procedure)	BR		5.0	PMOIGH	22.	Value	Days-	Allese
21615	Excision first and/or cervical rib for outlet compression syndrome				EXCISIO	ON Biopsy, spinal soft tissues; super-			
21616	or other cause;	16.6 BR	60		22010	ficial	1.2	7	3.0
21620 21627	Ostectomy of sternum, partial	BR BR		5.0 5.0	22011 22012*	deep	2.4	15	3.0
21630	Sternal debridement Radical resection of sternum for					cutaneous needle	BR		3.0
21632	tumor; with mediastinal lymphadenec-	BR		5.0		(For CT guidance, see 76360, 76361; for ultrasonic guidance,			
21633	tomy	BR BR		5.0 5.0		see 76942, 76943)			
	R, REVISION OR RECONSTRUC			5.0		(For fine needle aspiration, preparation, and interpretation of			
	(For superficial wound, see gen-					smears, see 88170-88173)			
	eral section under Repair- Simple)				22030	Excision, benign tumor, subcutaneous	3.0	15	3.0
21700	Division of scalenus anticus;				22031	Excision, benign tumor, deep,	5.0	10	3.0
21705	without resection of cervical rib. with resection of cervical rib.	10.0 12.0	60 60	3.0 5.0		subfascial, intramuscular; cervi- cal	4.0	15	3.0
21720	Division of sternocleidomastoid				22032 22033	thoracic	3.0 3.0	15 15	3.0 3.0
	for torticollis, open operation; without cast application	8.0	60	3.0		(For discectomy without arthro-			
	(For transection of spinal accessory and cervical nerves, see					desis (excision of intervertebral disc), see 63020-63076)			
21725	63191, 63192, 64722) with cast application	9.0	60	3.0		(For laminectomy, Gill procedure, see 63010)			
21740	Reconstructive repair of pectus excavatum or carinatum	26.0	120	11.0	22100	Partial resection of vertebral component, spinous processes			
((2174	1 Xiphoid resection pectus	BR		11.0))	22101	(e.g., "kissing" spines); cervical . thoracic	8.0 8.0	90 90	8.0
	(21741 has been deleted; use 21899)			,,	22102 22105	lumbar Partial resection of vertebral	8.0	90	7.0 7.0
FRACT	URE AND/OR DISLOCATION					component for tumor (e.g., par- tial facetectomy without primary			
21800	Treatment of rib fracture; closed,	~ .			22106	grafting); cervical	12.0 12.0	90 90	8.0 7.0
21805	uncomplicated, each	Sv.& BR		5.0	22107	lumbar	12.0	90	7.0
21810	closed or open requiring exter- nal fixation ("flail chest")	BR		5.0	22110	Partial excision of vertebrae (craterization, saucerization) for			
21820	Treatment of sternum fracture;			5.0	((22111	osteomyelitis, cervical;	BR BR		8.0 ((8.8
21825	open	Sv.& BR+		5.0		Partial excision of vertebrae			0.0,,
	(For sternoclavicular dislocation,					(craterization, saucerization) for osteomyelitis, thoracic;	BR		7.0
	see 23520-23532)				((22113 22114	Partial excision of vertebrae	BR-		7.0))
						(craterization, saucerization) for osteomyelitis, lumbar;	BR		7.0

		Unit	Follow-	Basic			Unit	Follow-	Basic
		Value	Days=	A nes@			Value	Days=	Anes@
((2211: 22120	Radical resection of vertebral body or component with primary grafting, includes obtaining graft; cervical	BR BR		7.0))	22330	Open treatment and fusion, cervical spine, posterior approach, with local bone graft and/or internal fixation for fracture	28.0	180	((8.0))
22121 22122 22128	thoracic	BR BR		7.0 7.0	22335	posterior approach, with iliac or other autogenous bone graft (includes obtaining graft), for fracture	31.0	180	10.0 ((8.0))
	fabrication of prosthesis; cervi-	BR		7.0	22345	anterior approach, with iliac			10.0
22129 22130	thoracic	BR BR		7.0 7.0	22343	or other autogenous bone graft (includes obtaining graft) for fracture	30.0	180	((7.0)) 8.0
INTRO	DUCTION					(For cervicocranial fusion, see 22620)			<u>6.0</u>
	(For injection procedure for my- elography, see 62284)				22355	Open treatment and fusion, posterior approach, with local bone			
	(For injection procedure for diskography, see 62290, 62291)					graft and/or internal fixation for fracture; lumbar	26.0	180	((7.0))
	(For injection procedure, chemo- nucleolysis, single or multiple levels, see 62292-62293)				22356	thoracic	26.0	180	((7.0)) 10.0
REPAIR 22200	R, REVISION, RECONSTRUCTI Osteotomy of spine for correction	ON			22360	Open treatment and fusion, pos- terior approach, with iliac or other autogenous bone graft (in- cludes obtaining graft), for frac-			
	fixed deformity (not scoliosis); anterior OR posterior, lumbar	32.0	180	7.0		ture; lumbar	30.0	180	((7.0))
22201 22202	thoracic or cervical Osteotomy of spine for correction fixed deformity (not scoliosis);	40.0	180	7.0	22361	thoracic	30.0	180	$((\frac{8.0}{7.0}))$ 10.0
22203 22206	anterior AND posterior, lumbar . cervical Osteotomy of spine for correction fixed deformity, single or multiple (including vertebral body re-	40.0 46.0	180 180	7.0 7.0	22370	Open treatment and fusion, posterolateral or anterolateral approach, with iliac or other autogenous bone graft (includes obtaining graft) for fracture, lumbar	BR		((7.0))
	section), for scoliosis with or without internal fixation;				22371	thoracic	BR		8.0
22207	transthoracic transabdominal or retroperi-	32.0	180	7.0 7.0	22371	Harrington rod technique (list	ВK		((7.0)) <u>13.0</u>
	(For primary arthrodesis without osteotomy in scoliosis, see 22800–22840)	40.0	180	7.0		separately in addition to code for treatment of closed or open fracture and/or dislocation)	BR		((7.0)) 13.0
22250	Prophylactic treatment (plating				MANIP	ULATION			15.0
22251	and/or wiring) with or without methyl methacrylate; lumbar spine	BR BR				(22500 Manipulation of spine not requiring anesthesia has been deleted. To report, use 97260)			
	URE AND/OR DISLOCATION				*22505		*1.4	0	((2.0))
22305	Treatment of vertebral process	C 0				anesthesia, any region	*1.4	0	((3.0)) <u>5.0</u>
22310	fracture, each	Sv.&			(Interver	CODESIS WITH DISKECTOMY rebral disk excision, laminotomy ectomy and fusion)			
22315	with or without anesthesia by manipulation or traction,	Sv.&	180	2.0	SINGLE	ral codes 22550-22565 are for E level procedure; for additional e 22730-22735.			
22325	each	7.0	180	3.0		(For diskectomy without arthrodesis, see 63020-63076)			
22326 22327	bar, each	24.0 24.0 24.0	180 180 180	7.0 8.0 7.0	22550	Arthrodesis with diskectomy, cervical, posterior approach; local bone graft and/or internal fixation	28.0	180	((8.0))
SINGLI	ral codes 22330-22371 are for a E level procedure; for additional the 22730-22735					nation	20.U	100	10.0

		Unit	Follow-	Basic			Unit	Follow-	Basic
22552	with ilian as other autonom	Value	Days=	Anes@			Value	Days=	Anes@
22332	with iliac or other autogen- ous bone graft (includes ob- taining graft)	32.0	180	((8.0))		local bone graft and/or internal fixation	24.0	180	((7.0))
22555	Arthrodesis with diskectomy, cervical, anterior interbody approach, with iliac or other autogenous bone graft (includes			<u>10.0</u>	22645	with iliac or other autogen- ous bone graft (includes ob- taining graft) (see also 22720)	28.0	180	8.0 ((7.0))
	obtaining graft)	28.0	180	((7.0)) 8.0	22655	Thoracic or lumbar fusion; pos-	28.0	180	8.0
	THORACIC OR LUMBAR A			with	22033	terior interbody technique, with iliac or other autogenous bone graft, (includes obtaining graft).	١	NONCOVI	ERED
22560	Arthrodesis with diskectomy, lumbar or thoracic, posterior posteriolateral or posterior interbody approach; local bone graft and/or internal fixation		IONCOVI ROCEDU		22670	lateral approach (transverse process to transverse process and/or sacrum) with iliac or other autogenous bone graft and/or internal fixation (in-	P	PROCEDU	JRE
22561	with iliac or other autogen- ous bone graft (includes ob- taining graft)		IONCOVI			cludes obtaining graft)		NONCOVI PROCEDU	
22562	Arthrodesis with diskectomy, lumbar or thoracic, posterior or		ROCEDU		22680	anterolateral or anterior interbody fusion, transthoracic approach (includes obtaining	D.D.		11.0
	posterolateral, with local bone graft and/or internal fixation	26.0	180	((7.0)) <u>8.0</u>	22700	graft)	BR 24.0	180	11.0 ((7.0))
22563	Arthrodesis with diskectomy, lumbar or thoracic, posterior or posterolateral, with iliac or other autogenous graft (includes obtaining graft)	30.0	180	((7.0))		(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)	24.0	100	13.0
22565	Arthrodesis with diskectomy, lower lumbar spine, anterior interbody approach, (includes obtaining graft)	24.0	180	8.0 ((7.0))	22720	posterior approach, Harrington or Knodt rod distraction fu- sion, with iliac or other auto- genous bone graft (includes obtaining graft)	30.0	180	((7.0))
	(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)			<u>8.0</u>	22730	Arthrodesis, primary or repair of pseudarthrosis, two levels (list separately in addition to code for			13.0
	ODESIS, PRIMARY C ARTHROSIS)R	REPAIR	OF		single level arthrodesis, 22600-22720)	6.0		((7.0))
SINGLE	ral codes 22600-22720 are for E level procedures; for additional e 22730-22735.				22735	more than two levels (list sep- arately in addition to code for single level arthrodesis, 22600-			13.0
22600	Cervical fusion, posterior approach below C-1 level; local					22720)	BR		((7.0)) <u>13.0</u>
	bone graft and/or internal fixa-	24.0	180	8.0	ARTHR	ODESIS, PRIMARY FOR SCOL	IOSIS		
22605	with iliac or other autogen- ous bone graft (includes ob-					(For single or multiple osteotomy type of scoliosis correction, see 22206, 22207)		·	
22615	taining graft)	28.0	180	8.0	22800	Arthrodesis, primary for scoliosis (with or without postoperative cast), 6 or less vertebrae; local			
	cludes obtaining graft)	28.0	180	((7.0)) <u>8.0</u>		bone graft	29.0	180	((7.0)) <u>13.0</u>
22617	Atlas-axis fusion (C1-C2 or C3) with iliac or other autogenous bone graft (includes obtaining				22801	with iliac or other autogenous bone graft	30.0	180	((7.0)) 13.0
22620	graft) (posterior or anterior approach)	29.0	180	8.0	22802	Arthrodesis, primary for scoliosis (with or without postoperative cast) seven or more vertebrae; local bone graft	BR		((7.0))
22640	autogenous bone graft) (includes obtaining graft)	30.0	180	8.0	22803	with iliac or other autogen-			13.0
22640	Thoracic or lumbar fusion, pos- terior or posterolateral approach;					ous bone graft	BR		((7.0)) <u>13.0</u>

		Unit Value	Follow- up Days=	Basic Anes@		NDATORY SECTION (Ar. 728/86, effective 4/1/86)	nending	g Order	86–19,
		Value	Days-	Alles	WA	C 296-22-063 SHOULD	ER.		
SPINAL	INSTRUMENTATION						I lait	Follow-	Basic
	(List separately in addition to code for fracture dislocation, or arthrodesis of the spine, 22305-22803)					(Clavicle, scapula, humerus head and neck, sternoclavicular joint,		up Days=	Anes@
22840	Posterior instrumentation; with- out segmental fixation (e.g., Harrington rods technique)				INCISIO	acromioclavicular joint and shoulder joint) ON			
22042	(((tist separately in addition to procedures 22800–22803)))	50.0	180	((7.0)) <u>13.0</u>	23000	Removal of subdeltoid (or intratendinous) calcareous de-		(0)	2.0
22842	segmental ((wiring)) fixation (e.g., Luque technique)	BR	,	((7.0)) <u>13.0</u>		(For excision of subdeltoid bursa, see 23110)	6.0	60	3.0
	(((List separately in addition to procedures 22800-22803))) (For somatosensory testing, see				23020	Capsular contracture release (Sever type procedure) for Erb's		60	3.0
	95925)					(For incision and drainage proce-		00	5.0
22845	Dwyer instrumentation) (((list separately in addition to proce-				22020	dures, superficial, see 10000-10160)			
22849	dures 22800-22803))) Reinsertion of spinal fixation de-	BR		7.0	23030 23031	Incision and drainage; deep abscess or hematoma	BR BR		3.0 3.0
22850	Removal of posterior instrumentation (e.g., Harrington rod)	BR BR		7.0 ((7.0))	23035	Incision, deep, with opening of cortex for osteomyelitis or bone			
22855	Removal of anterior instrumen-			<u>8.0</u>	((2303(abscess;	BR BR		3.0 3.0))
22833	tation (e.g., Dwyer device)	BR		((7.0)) <u>8.0</u>	23040	Arthrotomy with exploration, drainage, or removal of foreign body, glenohumeral joint for in-		60	((2.0))
	(For presurgical braces, Milwaukee or other, casts of any type, see section on application of casts or strapping)					(((For incision and drainage pro-		. 60	((3.0)) <u>5.0</u>
	(For spinal cord monitoring, use 95925)				22042	cedures, superficial, see 10000=10160)		60	-10))
MISCE	LLANEOUS				23042			60	3.0))
	Unlisted procedure, spine	BR		7.0		drainage or removal of foreign body, acromioclavicular, sterno- clavicular joint		60	((3.0))
	NDATORY SECTION (Am /28/86, effective 4/1/86)	nendin	g Order	86–19,	EXCISI	•			5.0
WA	C 296-22-061 ABDOME	N.			23065	Biopsy, soft tissues; superficial	1.2	7	3.0
		Unit	Follow- up	Basic	23066 23075	deep Excision, benign tumor; subcuta-		15	3.0
		Value	Days=	Anes@	23076	deep, subfascial or intramus-	3.0	7	3.0
EXCISI					23100	cular		15	3.0
	Excision, abdominal wall tumor, subfascial (e.g., desmoid)	10.0	90	((5.0)) <u>4.0</u>	23101	glenohumeral joint		60	3.0
((22910	Abdominal fascial transplants, bilateral (Lowman type proce-				23105	clavicular, sternoclavicular joint. Arthrotomy for synovectomy;	11.0	60	4.0
	dure) (includes obtaining fascia)	20.0	90 -	5.0))	23106	glenohumeral joint	BR		((3.0)) <u>5.0</u>
MOOF	(22910 has been deleted; use 22999)					clavicular joint	BR		((3.0)) <u>4.0</u>
	LLANEOUS Unlisted procedure, abdomen,				((z311	0 Excision, subacromial subdeltoid bursa excision		60	3.0))
	musculoskeletal system	BR		5.0		(23110 has been deleted, use 23929)			
					23120	Claviculectomy; partial	8.5	60	((3.0)) <u>5.0</u>

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
23125	total	16.0	60	((3.0))		(For shoulder arthrography, see			
23130	Acromiectomy, partial or total	8.5	60	((3.0))	((2225)	73040)			
23140	Excision or curettage of bone cyst or benign tumor of clavicle			<u>5.0</u>		Arthroscopy, shoulder diagnos- tic (separate procedure)	7.0	- · · · · · · · · · · · · · · · · · · ·	3.0
23145	or scapula; with primary autogenous graft	6.0	60	3.0	23330	Arthroscopy, shoulder, surgical, debridement with cartilage shaving and/or drilling and/or resec-			
23146	(includes obtaining graft) with homogenous or other	9.0	120	3.0	23357	tion of reactive synovium	9.9 - 7.5 -	60	3.0
23150	nonautogenous graft Excision or curettage of bone	11.0	120	3.0	23358	, , , , , , , , , , , , , , , , , , , ,	7.5—	60	3.0
	cyst or benign tumor of proximal humerus;	6.0	120	3.0		(When shoulder arthroscopy is performed in conjunction with			
23155	with primary autogenous graft (includes obtaining graft)	9.0	120	3.0		arthrotomy, see modifier -51))) (23355-23358 have been deleted,			
23156	with homogenous or other nonautogenous graft	11.0	120	3.0	D.E.D	use 29815-29825)			
23170	Sequestrectomy for osteomyelitis or bone abscess, clavicle;	BR		3.0	REPAIR	R, REVISION OR RECONSTRU (For sternoclavicular reconstruc-	CTION		
	Sequestrectomy for osteomyelitis	BR-		3.0))		tion, see 23530)			
	or bone abscess, scapula;	BR BR		3.0 3. 0))		(For acromioclavicular joint reconstruction, see 23550)			
23174	Sequestrectomy for osteomyelitis or bone abscess, humeral head to surgical neck;	BR		3.0	23395	Muscle transfer, any type for paralysis of shoulder or upper			
	with suction irrigation Partial excision of bone (crateri-	BR-	 	3.0))		arm; single	20.0	90	((4.0)) 5.0
25.00	zation, saucerization or diaphysectomy) for osteomyelitis,				23397 23400	multiple Scapulopexy (e.g., Sprengel's de-	BR	90_	5.0
((23181	clavicle with suction irrigation	5.0 5.0	60 60	3.0 4.0))	22.425	formity or for paralysis)	22.0	90	((3.0)) 5.0
	Partial excision of bone (craterization, saucerization, or			,,	23405	Tenomyotomy; single	7.0	60	$((4.\overline{0}))$ $\underline{5.0}$
	diaphysectomy) for osteomyelitis, scapula;	6.0	60	4.0	23406	multiple through same inci- sion	13.0	60	((4.0))
	Partial excision of bone (craterization, saucerization, or	5.0	60	- 4.0))	23410	Repair of ruptured supraspinatus tendon (rotator cuff) or musculotendinous cuff; acute	14.0	120	<u>5.0</u> ((3.0))
(/22106	diaphysectomy) for osteomyelitis, proximal humerus;	6.0	60	4.0	23412	chronic	16.0	120	$((\frac{5.0}{4.0}))$
	Ostectomy of scapula, partial (e.g., superior medial angle)	5.0 7.0	60	4.0)) 3.0	23415	Coracoacromial ligament release,			5.0
23195	Resection humeral head (For replacement with implant,	BR	00	3.0		with or without acromioplasty, for chronic ruptured supraspinatus tendon (rotator cuff)	6.5		((3.0))
23200	see 23470) Radical resection for tumor;				23420	Repair of complete shoulder (ro-			<u>5.0</u>
23210	clavicle	BR BR		3.0 3.0		tator) cuff avulsion, chronic (includes ((acromionectomy)) acromioplasty)	18.0	120	((3.0))
23220	Radical resection for tumor, proximal humerus;	BR		3.0	23430	Tenodesis for rupture of long	10.0	.20	<u>5.0</u>
23221	with autogenous bone graft, (includes obtaining graft)	BR		3.0		tendon of biceps	12.0	90	((3.0)) 5.0
23222 INTROI	with prosthetic replacement DUCTION OR REMOVAL	BR		3.0	23440	Resection or transplantation of long tendon of biceps, for chronic			
	(For arthrocentesis or needling of bursa, see 20610)					tenosynovitis	12.0	90	((3.0)) <u>5.0</u>
	(For K wire or pin insertion or removal, see 20650, 20670, 20680)				23450	Capsulorrhaphy for recurrent dislocation, anterior; Putti-Platt procedure or Magnuson type operation	17.0	90	((3.0))
23330	Removal of foreign body, shoulder; subcutaneous	8.0	60	3.0	23455	((Bankhart)) Bankart type oper-	10.0	00	5.0
23331 23332	deep (e.g., prosthetic removal) complicated, including "total	11.0	60	3.0	23460	ation with or without stapling Capsulorrhaphy for recurrent	19.0	90	((3.0)) <u>5.0</u>
23350	shoulder"	BR 0.6	0	3.0		dislocation, anterior, any type; with bone block	20.0	120	((3.0))
	=	5.0	•	2.0					<u>5.0</u>

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
23462	with coracoid process transfer	18.0	120	((3.0)) 5.0	23575	with manipulation (with or without shoulder joint in-			
23465	Capsulorrhaphy for recurrent dislocation, posterior, with or without bone graft	17.0	90	((3.0))	23580	volvement) Treatment of open scapular fracture, with uncomplicated soft tis-	2.8	90	3.0
	William Sone Branch			5.0	23585	sue closure	5.0	90	3.0
	(For sternoclavicular and acromioclavicular reconstruction, see 23530 or 23550)					scapular fracture juxtaarticular. Treatment of closed humeral (surgical or anatomical neck)	12.0	90	3.0
23466	Capsulorrhaphy for recurrent dislocation with any type			2.0	23605 23610	fracture; without manipulation with manipulation Treatment of open humeral (sur-	Sv.& 5.0	90	3.0
23470	multidirectional instability Arthroplasty with proximal	BR		3.0	23010	gical or anatomical neck) frac- ture, with uncomplicated soft tis-			
02.450	humeral implant (e.g., Neer type operation)	20.0	120	((3.0)) <u>6.0</u>	23615	sue closure	7.0	90	3.0
23472	Arthroplasty with glenoid and proximal humeral replacement (e.g., total shoulder)	BR		((3.0))		neck) fracture, with or without internal or external skeletal fixation	12.0	90	3.0
	(For removal of total shoulder			<u>6.0</u>	23620	Treatment of closed greater tu- berosity fracture; without manip-	Sv.&	70	2.0
	implants, see 23331, 23332) (For osteotomy proximal humerus, see 24400)				23625 23630	with manipulation Open treatment of closed or open greater tuberosity fracture, with	3.5	90	3.0
23480	Osteotomy, clavicle, with or without internal fixation;	10.0	90	3.0		or without internal or external skeletal fixation	9.0	90	3.0
23485	with bone graft for nonunion or malunion (includes obtain-		, ,		23650	Treatment of closed shoulder dis- location, with manipulation; without anesthesia	Sv.&		
23490	ing graft and/or necessary fix- ation)	13.0	120	3.0	*23655 23658	Treatment of open shoulder dislocation, with uncomplicated soft	*1.2	0	3.0
	or without methyl methacrylate;	BR			23660	tissue closure	BR		3.0
23491	proximal humerus and humeral head	BR			23665	shoulder dislocation	12.0	90	3.0
FRACT	URE AND/OR DISLOCATION					location, with fracture of greater tuberosity, with manipulation	3.0	90	3.0
23500	Treatment of closed clavicular fracture; without manipulation with manipulation	Sv.& 3.0	90	3.0	23670	Open treatment of closed or open shoulder dislocation, with fracture of greater tuberosity	12.0	90	3.0
23505 23510	Treatment of open clavicular fracture, with uncomplicated soft				23675	Treatment of closed shoulder dis- location, with surgical or ana-			
23515	Open treatment of closed or open clavicular fracture, with or with-	5.0	90	3.0	23680	tomical neck fracture, with ma- nipulation	4.0	90	3.0
	out internal or external skeletal fixation	9.0	90	3.0		shoulder dislocation, with surgi- cal or anatomical neck fracture.	14.0	90	3.0
23520	Treatment of closed sternoclavi- cular dislocation; without manip- ulation	Sv.&			MANIP *23700	PULATION Manipulation under anesthesia,			
23525 23530	with manipulation Open treatment of closed or open Sternoclavicular dislocation,	2.8	90	3.0	23700	including application of fixation apparatus (dislocation excluded)	*1.2	0	((3.0)) <u>4.0</u>
23532	acute or chronic; with fascial graft (includes	10.0	90	5.0	ARTHR	RODESIS			
23540	obtaining graft) Treatment of closed acromioclavicular dislocation, without ma-	12.0	90	5.0	23800	Arthrodesis, shoulder joint, with or without local bone graft	20.0	120	((3.0)) 5.0
23545 23550	nipulation	Sv.& 2.4	45	3.0	23802	with primary autogenous graft (includes obtaining graft)	24.0	120	((3.0))
	acromioclavicular dislocation, acute or chronic;	12.0	90	((3.0)) 5.0	AMPU1	FATION			<u>5.0</u>
23552	with fascial graft (includes obtaining graft)	15.0	90	((3.0)) 5.0	23900 23920	Interthoracoscapular amputation (forequarter)	24.0 18.0	90 90	11.0 5.0
23570	Treatment of closed scapular fracture; without manipulation	Sv.&		_	23921	secondary closure or scar	5.0	30	3.0

MISCELLANEOUS	Basic = Anes@	up Days=	Value			Basic	up	Unit		
23929 Unlisted procedure, shoulder BR		Dujo	Value			Anes@	Days=	Value		
AMENDATORY SECTION (Amending Order 86-19, 10 10 10 10 10 10 10 1				· · · · · · · · · · · · · · · · · · ·	24134					
AMENDATORY SECTION (Amending Order 86–19, Filed 2/28/86, effective 4/1/86) BR	3.0 3. 0))			or distal humerus((;))	((24135			BR	29 Unlisted procedure, shoulder	23929
WAC 296-22-067 HUMERUS (UPPER ARM) Content	3.0		RR	24136 Sequestrectomy (e.g., for osteo- myelitis or bone abscess), radial	24136	86–19,	g Order	nendinį		
(Elbow area includes head and neck of radius and olecranon process) (For incision and drainage procedures, superficial, see 10000-10160) (For incision and drainage procedures, superficial, see 10000-10160) (For incision and drainage; deep abscess or hematoma. 5.0 15 3.0 infected bursa. 5.0 infe	3.0))			((24137 with suction irrigation		4 D M()	IDDED	ic (I		
(Elbow area includes head and neck of radius and olecranon process.) INCISION (For incision and drainage procedures, superficial, see 10000-10160) Follow-Unit Value Days Ans-@ 24145 Partial excision of diaphysectomy, (e.g., for osteomyelitis), humerus((:)) 7.0	3.0		BR	myelitis or bone abscess), ole-	24138	AKM)	PPER	JS (U	D ELBOW.	AND
Incision and drainage procedures, superficial, see 10000-10160)	3.0))		- BR	((24139 with suction irrigation 24140 Partial excision of bone (crateri-	• • • •				neck of radius and olecranon	
CFO incision and drainage procedures, superficial, see 10000-10160) Content Cont	.0 2.0	40	7.0	diaphysectomy), (e.g., for osteo-					• •	INCISI
Aures Superficial See 10000-		60 60			((24144				(For incision and drainage proce-	
Unit value Unit value Days	,,			24145 Partial excision of bone (craterization, saucerization or diaphy-						
Value Days	.0 3.0	6.0	7.0			Dogio		Linis		
23930 Incision and drainage; deep absees or hematoma	.03.0))	6:0-	8.0	((24146 with suction irrigation						
Section Sect					24147					22020
23931 infected bursa 5.0 15 3.0						3.0	15	5.0		23930
Incision, deep, with opening of cortex (e.g., for osteomyelitis or bone abscess(f()))		60			((34140					23931
correct (E.E. in osteomy bone abscess((;)))	50 3.0))	60	8:0						35 Incision, deep, with opening of	23935
24000 Arthrotomy, elbow, for infection, with exploration, drainage, or removal of foreign body: (24001 with suction irrigation 8.0 15 3.0) EXCISION (For muscle or bone biopsy, see 20200–20245) EXCISION (For K wire or pin insertion or removal, see 20650, 20670, 20680) (For arthrocentesis or needling of bursa or joint, see 20605) EXCISION (For A wire or pin insertion or removal, see 20650, 20670, 20680) (For arthrocentesis or needling of bursa or joint, see 20605) EXCISION (For arthrocentesis or needling of bursa or joint, see 20605) EXCISION (For arthrocentesis or needling of bursa or joint, see 20605) EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of bursa or joint, see 20650) EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head 4.8 EXCISION (For arthrocentesis or needling of radial head	3.0		BR	shaft or distal humerus;					bone abscess((;)))	((2393
Mith exploration, drainage, or removal of foreign body; 10.0 60 3.0 ((24001 with suction irrigation 8.0 15 3.0)) 24153 with autogenous bone graft (includes obtaining graft) BR	3.0		BR		24152	3.0//	13	0.0		
EXCISION EXCISION (For muscle or bone biopsy, see 20200-20245) INTRODUCTION OR REMOVAL (For K wire or pin insertion or removal, see 20650, 20670, 20680) Excision, benign tumor; subcutaneous	3.0		BR		24132	2.0	(0	100	.	
EXCISION (For muscle or bone biopsy, see 20200–20245) Excision, benign tumor; subcutaneous				24153 with autogenous bone graft	24153					((2400
Tectomy BR Continue Conti	3.0		BR		24155	3.0,,		0.0	· ·	
20200-20245 Siopsy, soft tissues; superficial 2.0 7 3.0 (For K wire or pin insertion or removal, see 20650, 20670, 20680)	3.0		BR	3	21133					EXCIDI
24066 deep 3.0 15 3.0 removal, see 20650, 20670, 20670, 20680) 24075 Excision, benign tumor; subcutaneous 4.0 15 3.0 (For arthrocentesis or needling of bursa or joint, see 20605) 24076 deep, subfascial or intramuscular 4.5 15 3.0 (For arthrocentesis or needling of bursa or joint, see 20605) 24100 Arthrotomy, elbow, for synovial biopsy only 24160 Implant removal; elbow joint 6.0 24101 with joint exploration, with or without biopsy, with or without removal of foreign body 24200 Removal of foreign body; subcutaneous 24102 for synovectomy 12.0 60 3.0 24201 deep BR 24105 Excision, olecranon bursa 4.8 60 3.0 24220 Injection procedure for elbow arthrography BR 24105 Excision or curettage of bone cyst or benign tumor, humerus; 9.5 60 3.0 (For elbow arthrography, see 73085) 24115 with primary autogenous graft (includes obtaining graft) (includes obtaining graft) (For injection of tennis elbow, see 20550)				NTRODUCTION OR REMOVAL	INTRO					
24075 Excision, benign tumor; subcutaneous				(For K wire or pin insertion or		3.0	7	2.0	Biopsy, soft tissues; superficial	24065
neous						3.0	15	3.0		
deep, subfascial or intramuscular				20680)		3.0	15	40	, , ,	24075
24100 Arthrotomy, elbow, for synovial biopsy only						3.0	13	4.0		24076
biopsy only						3.0	15	4.5		
24101 with joint exploration, with or without removal of foreign body		60				3.0	60	10.0		24100
or without biopsy, with or without removal of foreign body	0 3.0	60	4.0			3.0	00	10.0		24101
body	3.0		BR	taneous					or without biopsy, with or	
24102 for synovectomy	3.0		BR	• • • • • • • • • • • • • • • • • • •		2.0	60	120		
24105 Excision, olecranon bursa 4.8 60 3.0 24110 Excision or curettage of bone cyst or benign tumor, humerus; . 9.5 60 3.0 24115 with primary autogenous graft (includes obtaining graft)	3.0		RR		24220					24102
cyst or benign tumor, humerus; . 9.5 60 3.0 73085) 24115 with primary autogenous graft (includes obtaining graft)	3.0		DIX	• • •						
24115 with primary autogenous (For injection of tennis elbow, graft (includes obtaining see 20550)				· · · · · · · · · · · · · · · · · · ·		• •		0.5		24110
graft (includes obtaining see 20550)						3.0	60	9.5		24115
graft)										24113
24116 with homogenous or other REPAIR, REVISION, AND RECONSTRUCTION		N	JCTIO	,	REPAIR	3.0	120	12.5	graft)	24116
nonautogenous graft 13.0 120 3.0 (((For neurorrhaphy or neuro-						3.0	120	13.0	<u> </u>	24110
24120 Excision or curettage of bone cyst or bone tumor of head or				plasty, arm, see 64702 et seq.)					cyst or bone tumor of head or	24120
neck of radius or olecranon process						3.0	60	8 0		
24125 with primary autogenous					2//201	3.0	00	0.0		24125
graft (includes obtaining 24301 Muscle or tendon transfer, any type single (excluding ((24330))					24301	_		4 -	graft (includes obtaining	
grandy 10.0 120 3.0 24320_24331) RP	3.0		BR			3.0	120	10.0	<i>^</i> .	24126
nonautogenous graft 11.0 120 3.0 Z4305 Tendon lengthening; single, each 7.0	3.0			Tendon lengthening; single, each		3.0	120	11.0		24120
24130 Excision, radial head	0 20	30	5.0		24310					24130
(For replacement with implant, see 24366) (For replacement with implant, see 24366) 24320 Tenoplasty, with muscle transfer, with or without free graft, elbow	0 3.0	30	5.0	24320 Tenoplasty, with muscle transfer,					(For replacement with implant,	

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
		value	Days	71116569		to the state of the second shall		_ ,	
	to shoulder, single (Seddon- Brookes type procedure)	BR		3.0		without internal or external skel- etal fixation	11.0	90	3.0
24330	Flexor-plasty, elbow (e.g.,			2.0	24530	Treatment of closed supracondy-			
24331	Steindler type advancement); with extensor advancement.	8.0 8.0	90 90	3.0 3.0		lar or transcondylar fracture, without manipulation	Sv.&		
24340	Tenodesis for rupture of biceps	0.0	,,	5.0	24531	with traction (pin or skin)	BR		3.0
24242	tendon at elbow	14.0	90	3.0	24535	Treatment of closed supracondy- lar or transcondylar fracture,			
24342	Reinsertion of ruptured biceps tendon, distal, with or without					with manipulation	5.0	90	3.0
	tendon graft (includes obtaining			2.0	24536	with traction (pin or skin)	9.0	90	3.0
24350	graft) Fasciotomy, lateral or medial	14.0	90	3.0	24538	with percutaneous skeletal fixation	10.0	90	3.0
24330	(e.g., "tennis elbow" or				24540	Treatment of open supracondylar			
24251	epicondylitis);	6.0	30	3.0		or transcondylar fracture, with uncomplicated soft tissue clo-			
24351	with extensor origin detach-	5.0	30	3.0		sure;	7.0	90	3.0
24352	with annular ligament resec-		20	2.0	24542	with traction (pin or skin).	11.0	90	3.0
24354	with stripping	6.0 7.0	30	3.0 3.0	24545	Open treatment of closed or open supracondylar or transcondylar			
24356	with partial ostectomy	BR		3.0		fracture, with or without internal			
24360	Arthroplasty, elbow, with mem-	DD		3.0	24560	or external skeletal fixation Treatment of closed epicondylar	10.0	90	3.0
24361	with distal humeral pros-	BR		3.0	24300	fracture, medial or lateral; with-			
	thetic replacement	BR		3.0	24565	out manipulation	Sv.&	00	2.0
24362	with implant and fascia lata ligament reconstruction	BR		3.0	24565 24570	with manipulation Treatment of open epicondylar	4.0	90	3.0
24363	with distal humerus and	5. (3.0		fracture, medial or lateral with			
	proximal ulnar prosthetic				24575	uncomplicated soft tissue closure	6.0	90	3.0
	replacement ("total el- bow")	BR		3.0	24373	Open treatment of closed or open epicondyler fracture, medial or			
24365	Arthroplasty, radial head;	10.0	120	3.0		lateral, with or without internal	0.0	00	2.0
24366 24400	with implant Osteotomy, humerus, with or	BR		3.0	24576	or external skeletal fixation Treatment of closed condylar	9.0	90	3.0
24400	without internal fixation	12.0	90	3.0	2.5.0	fracture, medial or lateral; with-			
24410	Multiple osteotomies with re-				24577	out manipulation with manipulation	SV 4.0	90	3.0
	alignment on intramedullary rod (Sofield type procedure)	14.0	90	3.0	24578	Treatment of open condylar frac-	4.0	70	3.0
24420	Osteoplasty, humerus (e.g.,					ture, medial or lateral, with un-	5.0	00	2.0
	shortening or lengthening) (excluding 64876)	BR		3.0	24579	complicated soft tissue closure Open treatment of closed or open	5.0	90	3.0
24430	Repair of nonunion or malunion,	2				condylar fracture, medial or lat-			
	humerus; without graft (e.g.,	17.0	90	3.0		eral, with or without internal or external skeletal fixation	7.0	90	3.0
24435	compression technique, etc.) with iliac or other autogenous	17.0	90	3.0	24580	Treatment of closed comminuted	7.0	,,	5.0
	bone graft (includes obtaining	20.0	120	1.0		elbow fracture (fracture distal			
	graft)	20.0	120	3.0		humerus and/or proximal ulna and/or proximal radius), treat-			
	(For proximal radius and/or ulna, see 25400-25420)					ment with traction, (pin or skin);			
04470	,				24581	without manipulation with manipulation	SV 8.0	90	3.0
24470	Hemiepiphyseal arrest (e.g., for cubitus varus or valgus, distal				24583	. ·	0.0	,,	0.0
	humerus)	7.0	120	3.0		elbow fracture (fracture distal humerus and/or proximal ulna			
24495	Decompression fasciotomy, fore- arm, with brachial artery explo-					and/or proximal radius), with			
	ration	BR		3.0	0.450.5	uncomplicated soft tissue closure	9.0	90	3.0
24498	Prophylactic treatment (nailing,				24585	Open treatment of closed or open comminuted elbow fracture			
	pinning, plating or wiring) with or without methyl methacrylate;					(fracture distal humerus and/or			
	humerus	<u>BR</u>				proximal ulna/radius), with or without internal or external skel-			
FRACT	URE AND/OR DISLOCATION					etal fixation;	12.0	90	3.0
24500	Treatment of closed humeral				24586	with elbow resection	BR		3.0 3.0
	shaft fracture; without manipu-	Sv.&			24587	with implant	BR		3.0
24505	with manipulation	5.0	90	3.0		(See also 24361)			
24506	percutaneous insertion of		00	2.0	24588	with implants and fascia			
24510	rod or pin Treatment of open humeral shaft	BR	90_	3.0		lata ligament reconstruc-	BR		3.0
27310	fracture, with uncomplicated soft					(See also 24362)			
24515	Open treatment of closed or open	7.0	90	3.0	24600	Treatment of closed elbow dislo-			
24515	humeral shaft fracture, with or				27000	cation; without anesthesia	Sv.&		
					*24605	requiring anesthesia	*1.0	0	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
24610	Treatment of open elbow dislocation, with uncomplicated soft tis-					dary closure or scar revi-	3.0	30	3.0
24615	sue closure	6.0	45	3.0	24930 reamp	putationh	10.0 10.0	90 90	3.0 3.0
24620	elbow dislocation	12.0	90	3.0	24935 Stump e	clongationsty, upper extremity,	3.0	90	3.0
	type of fracture dislocation at el- bow (fracture proximal end of				complete MISCELLANEO	e procedure DUS	BR		3.0
24625	ulna with dislocation of radial head)	4.0	90	3.0		procedure, humerus or	BR		((3.0)) <u>4.0</u>
	with dislocation of the radial head), with uncomplicated soft tissue closure	6.0	90	3.0		ORY SECTION (Am effective 4/1/86)	nending	g Order	86–19,
24635	Open treatment of closed or open Monteggia type fracture disloca- tion at elbow (fracture proximal				WAC 296–	22-071 FOREARN	M ANI		ST.
	end of ulna with dislocation of radial head), with or without in- ternal or external skeletal fixa-		20	2.0			Unit Value	Follow- up Days=	Basic Anes@
*24640	Treatment of radial head sub- luxation in child, "nursemaid	12.0	90	3.0	joints)	, ulna, carpal bones and			
24650	elbow," with manipulation Treatment of closed radial head	Sv.&			INCISION 25000 Tendon	sheath incision; at radial			
	or neck fracture; without manipulation	Sv.&			styloid fo	or De Quervain's disease rist for other stenosing	4.4	30	3.0
24655 24660	with manipulation Treatment of open radial head or	3.0	90	3.0	•	novitisdecompression median	4.0	30	3.0
24665	neck fracture, with uncomplicated soft tissue closure Open treatment of closed or open	4.0	90	3.0	nerve or	r for carpal tunnel syn- see 64721)			
	radial head or neck fracture, with or without internal fixation or radial head excision	8.0	90	3.0	and/or e	ression fasciotomy, flexor extensor compartment;	3.5	30	3.0
24666 24670	with implant Treatment of closed ulnar frac-	9.0	90	3.0		debridement of nonviable e and/or nerve	4.0	30	3.0
04475	ture, proximal end (olecranon process); without manipulation	Sv.&	00	2.0	with bra	ecompression fasciotomy achial artery exploration,		•	
24675 24680	with manipulation Treatment of open ulnar fracture, proximal end (olecranon	3.0	90	3.0	3	ision and drainage proce-			
24605	process), with uncomplicated soft tissue closure	4.0	90	3.0	10160)	superficial, see 10000-			
24685	Open treatment of closed or open ulnar fracture proximal end (ole- cranon process), with or without				scess or	and drainage; deep ab- hematoma	1.0	30	3.0
	internal or external skeletal fixa-	8.0	90	3.0	25035 Incision, cortex fo	ed bursa	1.5	30	3.0
	ULATION				((25036 with	suction irrigation	2.0 - 2.5	30 30	3.0 3. 0))
((-2470)	Manipulation under general anesthesia (includes application of traction or other fixation device)	*1.0 -	0	- 3.0))	drainage foreign	omy with exploration, c, or removal of loose or body, <u>for</u> infection, rpal or mediocarpal			
	(24700 has been deleted; use 24999)					suction irrigation	5.0 5.5	60 60	3.0 3. 0))
ARTHR	ODESIS				EXCISION				
24800	Arthrodesis, elbow joint; with or without local or homogenous				25066 deep .	soft tissues; superficial	2.0 3.0	7 15	3.0 3.0
24802	with primary autogenous	16.0	120	3.0	cutaneou	subfascial or intramus-	4.0	15	3.0
	bone graft (includes obtaining graft)	16.0	120	3.0	cular.	otomy, wrist (e.g., for	4.0	15	3.0
AMPUT					contracti	ure)	4.0	15	3.0
24900 24920	Amputation, arm through humerus; with primary closure open, circular (guillotine)	10.0 9.0	90 90	3.0 3.0		oint exploration, with or	5.0	. 60	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	without biopsy, with or with-		40	2.0		(For implant replacement, distal			
25105	out removal of foreign body for synovectomy	7.0 8.0	60 90	3.0 3.0		ulna, see 25442)			
25107	Arthrotomy, distal radioulnar joint for ((excision)) repair of					(For obtaining fascia for interposition, see 20920, 20922)			
25110	triangular cartilage complex Excision, lesion of tendon sheath	9.0 3.0	60 30	3.0 3.0	INTROE	OUCTION OR REMOVAL			
25111	Excision of ganglion, wrist (dor-					(For K wire, pin, or rod insertion			
25112	sal or volar); primary	5.0 4.0	30 30	3.0 3.0		or removal, see 20650, 20670, 20680)			
25115	(For hand or finger, see 26160) Radical excision of bursa synovia				25246	Injection procedure for wrist arthrography	BR		
	of wrist, or forearm tendon sheaths (e.g., tenosynovitis, fun- gus, Tbc., or other granulomas,					(For wrist arthrography, see 73115)			
25116	rheumatoid arthritis); flexors extensors (with or without	10.0	60	3.0		(For foreign body removal, superficial see 20520)			
	transposition of dorsal retinaculum)	10.0	60	3.0	25248		BR		
	(For finger synovectomies, see		-		25250	foreign body	DK		
	26145)				25251	(separate procedure) complicated, including "total	BR		3.0
25118	Synovectomy, extensor tendon				23231	wrist"	BR		3.0
	sheaths, wrist, single compart- ment;	10.0	60	3.0	REPAIR	, REVISION OR RECONSTRU	CTION		
25119 25120	with resection of distal ulna Excision or curettage of bone	11.0	60	3.0		(((For repair of deep wounds, see 20800)			
	cyst or benign tumor of radius or ulna (excluding head or neck of radius and olecranon process);	7.0	60	3.0		(For neurorrhaphy or neuroplasty, see 64700 et seq.)			
	(For head or neck of radius or olecranon process, see 24120,					(For tenotomy or tenoplasty, see 24310, 24320)))			
	24126)				25260	Repair, tendon or muscle, flexor;			
25125	with primary autogenous graft (includes obtaining graft)	10.0	120	3.0		primary, single, each tendon or muscle	7.0	90	3.0
25126	with homogenous or other		120	2.0	25263	secondary, single, each tendon	1.5	90	3.0
25130	nonautogenous graft Excision or curettage of bone	10.0	120	3.0	25265	or musclesecondary, with free graft (in-	1.5	70	5.0
20.20	cyst or benign tumor of carpal	5.0	40	3.0		cludes obtaining graft), each tendon or muscle	3.0	90	3.0
25135	with primary autogenous graft	5.0	60	3.0	25270	Repair, tendon or muscle,	5.0	70	2.0
	(includes obtaining graft)	7.0	120	3.0		extensor; primary, single, each tendon or muscle	5.0	90	3.0
25136	with homogenous or other nonautogenous graft	7.0	120	3.0	25272	secondary, single, each ten-			
25145	Sequestrectomy for osteomyelitis			3.0	25274	don or muscle	1.5	90	3.0
((2514(or bone abscess;	BR - Br		 3.0))	23214	extensor, secondary, with tendon			
	Partial excision of bone (crateri-					graft (includes obtaining graft), each tendon or muscle	8.0	90	3.0
	zation, saucerization or diaphysectomy) (e.g., for osteo-				25280	Lengthening or shortening of			
25151	myelitis), ulna	5.0 5.0	60 60	3.0 3.0		flexor or extensor tendon, single, each tendon	7.0	90	3.0
25151 ((2515 :	radius		00	3.0	25290	Tenotomy, open, single, flexor or			
	irrigation	- 5.5	60	- 3.0))	25295	extensor tendon, each tendon Tenolysis, single flexor or	4.0	90	3.0
	(For head or neck of radius or					extensor tendon, each tendon	1.0	90	3.0
	olecranon process, see 24145((;)) – 24148)				25300	Tenodesis, wrist; flexors of fingers	8.0	90	3.0
25170	Radical resection for tumor, ra-				25301	extensors of fingers	6.0	90	3.0
	dius or ulna	BR 7.0	60	3.0 3.0	25310	Tendon transplantation or trans- fer, flexor or extensor, single,			
25210	Carpectomy, one bone		00	5.0		each tendon	9.5	90	3.0
	(For carpectomy with implant, see 25441–25445)				25312 25315	with tendon graft(s) (includes obtaining graft), each tendon Flexor origin slide for cerebral	8.0	90	3.0
25215	all bones ((or)) of proximal	10.0	60	3.0		palsy;	8.0	90	3.0
25230	Radial styloidectomy (separate		60	3.0	25316 25317	with tendon(s) transfer Flexor origin slide for Volkmann	9.0	90	3.0
25240	Excision distal ulna (Darrach type procedure)			3.0	25318	contracture; with tendon(s) transfer	12.0 13.0	120 120	3.0 3.0
	·VE E								

		Unit	Follow-	Basic			Unit	Follow- up	Basic
25320	Capsulorrhaphy or reconstruc- tion, capsulectomy, wrist (in-	Value	Days=	Anes@	25400	Decembrals of the American (1)	Value	Days=	Anes@
	cludes synovectomy, resection of				25490	Prophylactic treatment (nailing, pinning, plating or wiring) with			
25220	capsule, tendon insertions)	21.1	120	3.0		or without methyl methacrylate;			
25330 25331	Arthroplasty, wrist with implant	8.0 BR	120	3.0 3.0	25491	radius	BR		
25332	pseudarthrosis type with inter-	ы		3.0	25491 25492		BR BR		
	nal fixation	BR		3.0		TURE AND/OR DISLOCATION	211		
	(For obtaining fascia for interpo-				25500				
	sition, see 20920-20922)				23300	fracture; without manipulation	Sv.&		
25335					25505	with manipulation	4.2	90	3.0
	ment)) Centralization of ((hand over)) wrist on ulna ((with or				25510	Treatment of open radial shaft fracture, with uncomplicated soft			
	without removal of bone or					tissue closure	5.0	90	3.0
	bones, and with or without ten- don transfer or advancement				25515	i open			
	(Riordon type operation))) (e.g.,					radial shaft fracture, with or without internal or external skel-			
25250	radial club hand)	BR				etal fixation	8.0	90	3.0
25350 25355	Osteotomy, radius, distal third middle or proximal third	10.0 12.0	90 90	3.0 3.0	25530		C 0		
25360	Osteotomy, ulna	10.0	90	3.0	25535	fracture; without manipulation with manipulation	Sv.& 4.0	90	3.0
25365	radius and ulna	14.0	90	3.0	25540	Treatment of open ulnar shaft		,,	3.0
25370	Multiple osteotomies, with re- alignment on intramedullary rod					fracture with uncomplicated soft tissue closure	5.0	00	2.0
	(Sofield type procedure), radius				25545		5.0	90	3.0
25375	OR ulna radius AND ulna	12.0	90	3.0		ulnar shaft fracture, with or			
25390	Osteoplasty, radius OR ulna;	18.0	90	3.0		without internal or external skel- etal fixation	8.0	90	2.0
	shortening	BR+		3.0	25560	Treatment of closed radial and	0.0	90	3.0
25391	lengthening with autogenous bone graft	DD		2.0		ulnar shaft fractures; without			
25392	Osteoplasty, radius AND ulna;	BR		3.0	25565	manipulation	Sv.& 5.4	90	3.0
25202	shortening (excluding 64876)	BR		3.0	25570	Treatment of open radial and	J. 4	70	3.0
25393	lengthening with autogenous bone graft	BR		3.0		ulnar shaft fractures, with un-		2.2	
25400	Repair of nonunion or malunion,	DΙ		3.0	25575	Open treatment of closed or open	6.0	90	3.0
	radius OR ulna; without graft					radial and ulnar shaft fractures,			
	(e.g., compression technique, etc.)	14.0	90	3.0		with or without internal or exter- nal skeletal fixation	12.0	00	2.0
25405	with iliac or other autogen-	14.0	,,	5.0	25600	Treatment of closed distal radial	12.0	90	3.0
	ous bone graft (includes ob-	17.0	120	2.0		fracture (e.g., Colles or Smith			
25415	taining graft)	17.0	120	3.0		type) or epiphyseal separation, with or without fracture of ulnar			
	radius AND ulna; without graft					styloid, without manipulation	Sv.&		
	(e.g., compression technique, etc.)	20.0	90	3.0	25605	with manipulation	4.0	90	3.0
25420	with iliac or other autogen-	20.0	90	3.0	23610	Treatment of closed, complex, distal radial fracture (e.g., Colles			
	ous bone graft (includes ob-					or Smith type) or epiphyseal sep-			
25425	taining graft)	23.0	120	3.0		aration, with or without fracture of ulnar styloid, requiring ma-			
	bone graft; radius OR ulna	14.0	120	3.0		nipulation; without external skel-			
25426 25440	radius AND ulna	20.0	120	3.0		etal fixation or percutaneous pin-			
23440	(navicular) bone, with or without				25611	ning	6.0	90	3.0
	radial styloidectomy (includes				23011	tion or)) percutaneous pinning			
	obtaining graft and necessary fixation)	14.0	120	2.0	35/15	or pins and plaster technique	8.0	120	3.0
25441	Arthroplasty with prosthetic re-	14.0	120	3.0	23613	Treatment of open distal radial fracture (e.g., Colles or Smith			
	placement; distal radius	18.0	120	3.0		type) or epiphyseal separation,			
25442 25443	distal ulnascaphoid (navicular)	12.5 15.5	120 120	3.0 3.0		without fracture of ulnar styloid,			
25444	lunate	15.5	120	3.0		with uncomplicated soft tissue closure	5.0	90	3.0
25445 25446	trapezium	15.5	120	3.0	25620	Open treatment of closed or open	5.0	70	3.0
23440	distal radius and partial or en- tire carpus ("total wrist")	20.0	120	3.0		distal radial fracture (e.g., Colles or Smith type) or epiphyseal sep-			
25447	Interposition arthroplasty;	20.0		5.0		aration, with or without fracture			
25449	Revision of arthroplesty ((mith))	BR	120	3.0		of the ulnar styloid, with or			
	Revision of arthroplasty ((with)), including removal of implant	BR	120	3.0		without internal or external skeletal fixation	8.0	90	2.0
25450	Epiphyseal arrest by			2	25622	Treatment of closed carpal	0.0	70	3.0
	epiphysiodesis or stapling; distal radius OR ulna	6.0	120	3.0		scaphoid (navicular) fracture;	CV		
25455	distal radius AND ulna	8.0	120	3.0	25624	without manipulation with manipulation	SV 4.0	90	3.0
						•		- •	5.5

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow– up Days=	Basic Anes@
25626	Treatment of open carpal				AMPUT	ATION			
25628	scaphoid (navicular) fracture, with uncomplicated soft tissue closure	5.0	90	3.0	25900 25905	Amputation, forearm, through radius and ulna open, circular (guillotine)	9.0 8.0	90 90	3.0 3.0
23020	carpal scaphoid (navicular) frac- ture, with or without skeletal fix-				25907	secondary closure or scar revision	3.0	30	3.0
25630	ation	8.0	90	3.0	25909 25915 25920 25922	reamputation	9.0 9.0 8.0	90 90 90	3.0 3.0 3.0
25625	manipulation, each bone with manipulation, each	Sv.&			25924	sion	3.0 9.0	90 90	3.0 3.0
25635 25640	bone	4.0	90	3.0	25927 25929	Transmetacarpal amputation; secondary closure or scar revi-	10.0	90	3.0
	fracture (excluding carpal scaphoid (navicular)); without		•		25931	sion reamputation	3.0 10.0	90 90	3.0 3.0
25645	manipulation, each bone Open treatment of closed or open	5.0	90	3.0		LLANEOUS			
	carpal bone fracture (excluding carpal scaphoid (navicular)), each bone	6.0	90	3.0	25999	Unlisted procedure, forearm or wrist	BR		3.0
25650	Treatment of closed ulnar styloid fracture	BR	,,	3.0		NDATORY SECTION (An	nending	Order	86-19,
	Treatment of closed radiocarpal or intercarpal dislocation, one or				•	/28/86, effective 4/1/86) C 296–22–073 HAND AN	JD FIN	JGERS	
25665	more bones, with manipulation Treatment of open radiocarpal dislocation or intercarpal, one or	1.2	0	3.0	WA	C 230-22-073 HAND AI	Unit	Follow- up	Basic
25670	more bones, with uncomplicated soft tissue closure Open treatment of closed or open radiocarpal or intercarpal dislo-	4.0	45	3.0	INCISIO	NO	Value	Days=	Anes@
25675	cation, one or more bones Treatment of closed distal	8.0	90	3.0		(For drainage of paronychia, see 10100, 10101)			
25676	radioulnar dislocation with ma- nipulation	3.2	60	3.0	*26010 *26011	Drainage of finger tip abscess; simple	*0.72 BR	0	3.0 3.0
	distal radioulnar dislocation, acute or chronic Treatment of closed trans-	6.0	90	3.0	26020	Drainage of tendon sheath, one digit and/or palm	4.0	30	3.0
25680	scaphoperilunar type of fracture dislocation, with manipulation.	6.0	45	3.0		(For drainage of simple abscess, see 10020, 10060)			
25685	Open treatment of closed or open trans-scaphoperilunar type of		90	3.0	26025	Drainage of palmar bursa; single, ulnar or radial	5.0	30	3.0
25690	fracture dislocation Treatment of lunate dislocation, with manipulation	12.0	90	3.0		with suction irrigation	BR 5.0	30-	3.0
25695	Open treatment of lunate dislocation		90	3.0	26034	Incision, deep, with opening of cortex for osteomyelitis or bone	4.0	30	3.0
MANIE	PULATION				26035	abscess Decompression fingers and/or hand, injection injury (e.g.,	4.0	30	5.0
((*2570	0 Manipulation of wrist joint under general anesthesia	*1.0	0	3.0))	26040	grease gun, etc.)	BR		
	(25700 has been deleted, use 25999)	:				Dupuytren's contracture; closed (subcutaneous)	3.6 5.0	60 60	3.0 3.0
ARTHI	RODESIS				26045	open, partial	5.0	UU	3.0
25800	Arthrodesis, wrist joint, without bone graft		120	3.0		26128)			
25805 25810	with sliding graft	14.0	120	3.0	26055	Tendon sheath incision for trigger finger	5.0	30	3.0
25510	bone graft (includes obtaining graft)		120	((3.0))		Tenotomy, subcutaneous, single, each digit	((*))	1.2 0	3.0
((2581	5 Arthrodesis, intercarpal	- BR	<u> </u>	$\frac{4.0}{3.0}$	26070	Arthrotomy, for infection, with exploration, drainage or removal of loose or foreign body; carpo-			
	Intercarpal fusion, without bone	<u>BR</u>	120_	3.0	26075	metacarpophalangeal joint	5.0 5.0	60 60	3.0 3.0
25825	with autogenous bone graft (includes obtaining graft)		120	3.0	26080	interphalangeal joint, each	4.0	60	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow up Days=	Basic Anes@
EXCISI	ON					(26206 has been deleted, use			
	(For finger nail, see 11700-					26989)			
	11750) (For bionsy, see 20200, 20240)				26210	Excision or curettage of bone cyst or benign tumor of proxi-			
	(For biopsy, see 20200–20240) (For neuroma, see 64200–64210)				26215	mal, middle or distal phalanx; with autogenous graft (in-	5.0	60	3.0
26100	Arthrotomy for synovial biopsy;				((2621	cludes obtaining graft)	6.0	120	3.0
26105	carpometacarpal joint metacarpophalangeal joint	5.0 5.0	60	3.0	((====	nonautogenous graft	6.0	120 -	3.0))
26110	interphalangeal joint, each	4.0	60 60	3.0 3.0		(26216 has been deleted, use			
26115	Excision of benign tumor; subcu-					26989)			
26116	deep, subfascial, intramuscu-	4.0	15	3.0	26230	Partial excision of bone (crateri-			
	lar	4.0	30	3.0		zation, saucerization, or diaphysectomy) for osteomyelitis,			
26120	Fascietomy palmer, simple, for					metacarpal	6.0	60	3.0
	Dupuytren's contracture, partial excision	6.0	60	3.0	26235	proximal or middle phalanx	5.0	60	3.0
26122	up to 1/2 palmar fascia, with			•	26236 26250	distal phalanx	5.0	60	3.0
	single digit involvement, with or without Z-plasty or other				_0250	tumor, metacarpal;	12.0	120	3.0
	local tissue rearrangement	10.0	60	3.0	26255	with autogenous graft (in-	120	120	
	(For fasciotomy, see 26040-				26260	cludes obtaining graft) Radical resection (ostectomy) for	12.0	120	3.0
	26045)				_0200	tumor, proximal or middle pha-			
26124	Fasciectomy, palmar, complicat-				26261	lanx	10.0	120	3.0
	ed, requiring skin grafting (in-				26261	with autogenous graft (in- cludes obtaining graft)	10.0	120	3.0
	cludes obtaining graft); with sin-	140	00	2.0	26262	Radical resection (ostectomy) for	10.0	120	3.0
26126	gle digit involvement each additional digit	14.0 18.0	90 90	3.0 3.0		tumor, distal phalanx	BR		3.0
26128	each finger joint release	BR	, ,	0.0	INTRO	DUCTION OR REMOVAL			
	(For skin grafts, etc., see 14000-15240)					(((For arthrocentesis (injection or aspiration), see 20600)			
26130	Synovectomy, carpometacarpal					(For K wire or pin insertion or			
26135	joint	10.0	90	3.0		removal, see 20650, 20670, 20680)))			
	metocarpophalangeal joint in- cluding intrinsic release and extensor hood reconstruction,				26320	Removal of implant from finger or hand	BR		3.0
	each digit	5.0	90	3.0	REPAIR	R, REVISION OR RECONSTRUC	CTION		
26140	Synovectomy, proximal interpha- langeal joint, including extensor reconstruction, each interphalan-					(((For neurorrhaphy, neuroplasty or neurolysis, see 64700 et seq.)))			
	geal joint	5.0	90	3.0	26350	Flexor tendon repair or advance-			
26145						ment, single, not in "no man's			
	or, palm or finger, single, each					land"; primary or secondary without free graft, each tendon.	7.0	120	3.0
	digit	10.0	90	3.0	26352	secondary with free graft (in-		120	3.0
	(For tendon sheath synovectom-					cludes obtaining graft), each tendon	BR+		2.0
	ies at wrist, see 25115, 25116)				26356		DKT		3.0
26160	Excision of lesion of tendon					ment, single, in "no man's land";			
	sheath or capsule (e.g., cyst or ganglion)	2.4	30	3.0	26358	primary, each tendonsecondary with free graft (in-	7.0	120	3.0
	(For wrist ganglion, see 25111,	2	50	3.0	20330	cludes obtaining graft), each			
	25112)				2(270	tendon	BR		3.0
	(For trigger digit, see 26055)				26370	Profundus tendon repair or advancement, with intact sublimis;			
26170	Excision of tendon, palm, flexor,					primary	11.8	120	3.0
20170	single (independent procedure),				26372	secondary with free graft (in-	DD		2.0
24.55	each	BR		3.0	26373	cludes obtaining graft) secondary without free graft	BR BR		3.0 3.0
26180	Excision of tendon, finger, flexor (separate procedure)	BR		3.0	26390	Flexor tendon excision, implanta-			2.0
26200	Excision or curettage of bone	ВK		3.0		tion of plastic tube or rod for de- layed tendon graft	DD		2.0
	cyst or benign tumor of metacar-				26392	Removal of tube or rod and in-	BR		3.0
26205	pal; with autogenous graft (in-	6.0	60	3.0		sertion of tendon graft (includes			
	cludes obtaining graft)	7.0	120	3.0	26410	obtaining graft)	BR		3.0
((26206	with homogenous or other				20410	of hand, single, primary or sec-			
	nonautogenous graft	7.0	120	3.0))		ondary; without free graft, each			

		** *.	Follow-	D - :-			Unit	Follow-	Basic
		Unit Value	up Days=	Basic Anes@			Value	up Days≃	Anes@
26412	tendon with free graft (includes ob-	3.0	120	3.0	26494 26496	hypothenar muscle transfer other methods	12.0 BR	120	3.0 3.0
26418	taining graft); each tendon Extensor tendon repair, dorsum	BR		3.0		(For thumb fusion in opposition, see 26820)			
	of finger, single, primary or sec- ondary; without free graft, each	4.0	120	3.0	26497	((Sublimis)) Tendon transfer to			
26420	with free graft (includes obtaining graft) each tendon	4.0 BR	120	3.0		((correct claw)) restore intrinsic function; ring and small finger((; IV and V))	BR		3.0
26426	Extensor tendon repair, central slip repair, secondary (bouton-	DI.		2.0	26498	((H, HH, IV and V)) all four fingers	BR		3.0
	niere deformity); using local tissues	4.0	120	3.0	26499	_ 	BR		3.0
26428	with free graft (includes obtaining graft)	BR			26500	Tendon pulley reconstruction; with local tissues (separate pro-			2.0
26432	Extensor tendon repair, distal in- sertion ("mallet finger"), closed, splinting with or without percu-				26502	with tendon or fascial graft	6.0	90	3.0
26433	taneous pinning Extensor tendon repair, open,	5.0	120	3.0	26508	(includes obtaining graft) (separate procedure) Thenar muscle release for thumb	8.0	90	3.0
20.55	primary or secondary repair; without graft	6.0	120	3.0	26510	contracture	8.0 BR	90 90	3.0 3.0
26434	with free graft (includes obtaining graft)	BR		3.0	26516	Capsulodesis for M-P joint sta- bilization; single digit	6.0	90	3.0
	(For tenovaginotomy for trigger finger, see 26055)				26517 26518	two digits three or four digits	8.0 10.0	90 90	3.0 3.0
26437	Extensor tendon realignment (for	n n		3.0	26520	Capsulectomy for contracture, metacarpophalangeal joint, sin-	7.0	90	3.0
26440	arthritis)	BR		3.0	26525	gle, each	7.0	90	3.0
26442	tendonpalm AND finger, each ten-	5.0	60	3.0	26527		BR		3.0
26445	don	6.0	60	3.0	26530	Arthroplasty, metacarpophalan- geal joint, single, each	7.0	90	3.0
	dorsum of hand or finger; each tendon	6.0	60	3.0	26531	with prosthetic implant, single, each	9.0	90	3.0
26449	Tenolysis, complex, extensor tendon, dorsum of hand or finger, including hand and forearm	BR		3.0	26535 26536	Arthroplasty interphalangeal joint; single, each with prosthetic implant, single,	8.0	90	3.0
	(For fascia or other implant, see	DK		5.0	26540	each	11.3	90	3.0
26450	20920, 20922) Tenotomy, flexor, single, palm,					pair of collateral ligament, meta- carpophalangeal joint	10.0	90	3.0
26455	open each	4.0	30	3.0	26541	with tendon or fascial graft (includes obtaining graft)	12.0	90	3.0
26460	open, each	5.0	30	3.0	26542 26545	Reconstruction, collateral ligament, interphalangeal joint, sin-	<u>BR</u>	90_	3.0
26471	ger, single, <u>open</u> , each	BR+ 8.0	120	3.0	26550	gle, including graft, each joint Pollicization of a digit	8.0 BR	90	3.0 3.0
26474 26476	for distal joint stabilization for distal joint stabilization. Tendon lengthening, extensor,	7.0	120	3.0	26552 26555	Reconstruction thumb with toe Positional change of other finger	BR BR		3.0
26477	single, each	8.0	120	3.0	26557 26558	Toe to finger transfer; first stage each delay	BR BR		3.0 3.0
26480	gle, each	8.0	120	3.0	26559 26560	Repair of syndactyly (web fin-	BR		3.0
	carpometacarpal area or dorsum of hand, single; without free	0.0	00	3.0	26561	ger), each web space; with skin flaps	9.5 12.5	45 45	3.0 3.0
26483	graft, each	8.0	90	3.0	26562	complex, involving bone, nails, etc.	BR		3.0
26485	tendon	11.0	90	3.0	26565	Osteotomy for correction of deformity; metacarpal	8.0	90	3.0
	palmar, single, each tendon, without free tendon graft	10.0	90	3.0	26567 26568		5.0 BR	90	3.0
26489	with free tendon graft (includes obtaining graft), each	11.0	on	3.0	26570	metacarpal or phalanx Bone graft, (includes obtaining graft); metacarpal	10.0	120	3.0
26490	Opponens plasty, sublimis tendon transfer type	11.0 9.5	90 120	3.0	26574 26580	phalanxRepair cleft hand	7.0 BR	120	3.0
26492	tendon transfer with graft (includes obtaining graft)	11.0	120	3.0	26585 26590	Repair bifid digit	BR BR		

Washington State Register, Issue 87-16

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow– up Days=	Basic Anes@
26591	Repair, intrinsic muscles of hand (specify)	BR		3.0	26705 26706	requiring anesthesia with percutaneous pinning	2.0 BR	45	3.0 3.0
	(For microsurgical technique, use modifier -20)				26710	Treatment of open metacarpo- phalangeal dislocation, single, with uncomplicated soft tissue			3.0
26593	Release, intrinsic muscles of hand (specify)	BR		3.0	26715	closure	3.0	45	3.0
26596	(For microsurgical technique, use modifier -20) Excision of constricting ring with					tion, single, with or without in- ternal or external skeletal fixa- tion	6.0	90	3.0
26597	multiple z-plasties	BR		3.0	26720	Treatment of closed phalangeal shaft fracture, proximal or mid- dle phalanx, finger or thumb;	0.0	70	3.0
FRACT	flexor or extensor, with skin grafts	BR		3.0	26725 26727	without manipulation, each with manipulation, each Treatment of unstable phalan-	Sv.& 1.6	45	3.0
26600	Treatment of closed metacarpal fracture, single; without manipulation, each bone	Sv.&			20727	geal shaft fracture, proximal or middle phalanx, finger or thumb, with manipulation, requiring			
26605 26607	with manipulation, each bone . with manipulation, with skele- tal fixation, each bone	2.4 BR	90	3.0 3.0	26730	traction or fixation, each Treatment of open phalangeal shaft fracture, proximal or mid-	2.0	45	3.0
26610	Treatment of open metacarpal fracture, single, with uncomplicated soft tissue closure, each	2.0	00	•	26735	dle phalanx, finger or thumb, with uncomplicated soft tissue closure, each	2.2	45	3.0
26615	Open treatment of closed or open metacarpal fracture, single, with or without internal or external	3.0	90	3.0	20.33	phalangeal shaft fracture, proxi- mal or middle phalanx, finger or thumb, with or without internal			
26641	skeletal fixation, each bone Treatment of carpometacarpal dislocation, thumb, with manipulation	7.0 Sv.&	90	3.0	26740	or external skeletal fixation, each	4.0	60	3.0
26645	Treatment of closed carpometa- carpal fracture dislocation, thumb (Bennett fracture), with				26742	phalangeal or proximal interpha- langeal joint; without manipula- tion, each	Sv. 2.0	60	3.0
26650 26655	manipulation;	4.0 6.0	45 45	3.0 3.0	26743	with manipulation requiring traction for fixation, each	4.0	60	3.0
20033	carpal fracture dislocation, thumb (Bennett fracture), with uncomplicated soft tissue clo-				26744	Treatment of open articular frac- ture, involving metacarpophalan- geal or proximal interphalangeal joint, with uncomplicated soft			
26660 26665	with skeletal fixation	5.0 7.0	45 45	3.0 3.0	26746	tissue closure, each Open treatment of closed or open articular fracture, involving met-	1.5	60	3.0
((\$))266	cation, thumb (Bennett fracture), with or without internal or external skeletal fixation	10.0	90	3.0	26750	acarpophalangeal or proximal in- terphalangeal joint, each Treatment of closed distal phalangeal fracture, finger or	6.0	60	3.0
((*))266	metacarpal dislocation, other than Bennett fracture, single, with manipulation; without				26755	thumb; without manipulation, each	Sv.& ((*))0.72	2 0	3.0
26675 26676	anesthesiarequiring anesthesiawith percutaneous pinning	((*))0.7 2.0 BR	72 0 45	3.0 3.0	26756 26760	with percutaneous pinning Treatment of open distal phalangeal fracture, finger or	BR	-	3.0
26680	Treatment of open carpometa- carpal dislocation, other than Bennett fracture, single, with un-				26765	thumb, with uncomplicated soft tissue closure, each Open treatment of closed or open distal phalangeal fracture, finger	1.2	30	3.0
26685	complicated soft tissue closure. Open treatment of closed or open carpometacarpal dislocation, other than Bennett fracture; single,	3.0	45	3.0	26770	or thumb, each	2.0	45	3.0
26686	with or without internal or exter- nal skeletal fixation complex, multiple or delayed	6.0	90	3.0	26775 26780	manipulation; without anesthesia requiring anesthesia Treatment of open interphalan-	*0.72 1.2	0 45	3.0
((*))2670	pophalangeal dislocation, sin-	BR			26785	geal joint dislocation, single, with uncomplicated soft tissue closure Open treatment of closed or open interphalangeal joint dislocation,	1.6	45	3.0
	gle, with manipulation; with- out anesthesia	((*))0.7	2 0			single	2.4	60	3.0

			Follow-					Follow-	
		Unit	up	Basic			Unit	up	Basic
		Value	Days=	Anes@			Value	Days=	Anes@
ARTHR	ODESIS				26990	Incision and drainage; deep ab-	20		2.0
					26991	scess or hematomainfected bursa	BR BR		3.0 3.0
26820	Fusion in opposition, thumb, with autogenous graft (includes ob-				26992	Incision, deep, with opening of			
26041	taining graft)	10.0	120	3.0		bone cortex for osteomyelitis or bone abscess;	BR		3.0
26841	Arthrodesis, carpometacarpal joint, thumb, with or without in-				**	with suction irrigation	BR		3.0
26042	ternal fixation;	8.0	120	3.0	*))27000	Tenotomy, adductor, subcuta- neous, closed (separate proce-			
26842	with autogenous graft (in- cludes obtaining graft)	10.0	120	3.0		dure)	((*))1	.0 0	3.0
26843	Arthrodesis, carpometacarpal			2.0	27001	Tenotomy, adductor, subcutaneous, open; unilateral	3.0	45	3.0
26844	joint, digits, other than thumb; . with autogenous graft (in-	8.0	120	3.0	27002	bilateral	4.0	45	3.0
20011	cludes obtaining graft)	10.0	120	3.0	27003	Tenotomy, adductor, subcutane-			
26850	Arthrodesis metacarpophalangeal joint, with or without internal					ous, open; with obturator neurectomy; unilateral	5.0	45	3.0
	fixation	7.0	120	3.0	27004	bilateral	6.0	45	3.0
26852	with autogenous graft (in- cludes obtaining graft)	8.0	120	3.0	27005	Tenotomy, iliopsoas, open (sepa- rate procedure)	6.0	45	3.0
26860	Arthrodesis, interphalangeal	0.0	.20	0 .0	27006	Tenotomy, abductors, open (sep-		۲0	3.0
	joint, with or without internal	5.0	120	3.0		arate procedure)	6.0	60	3.0
26861	fixation	5.0	120			(((For "hanging hip" procedure; sec 27115)))			
0.000	al joint	4.0	120	3.0	27010	***			
26862	with autogenous graft (in- cludes obtaining graft)	6.0	120	3.0	27010	(Ober type procedure)	6.0	45	3.0
26863	with autogenous graft (in-				27015	Iliac crest fasciotomy (Soutter or Campbell type procedure), strip-			
	cludes obtaining graft), each additional joint	5.0	120	3.0		ping of ilium	8.0	90	3.0
AMPUT	•				27025	Ober-Yount fasciotomy, com-			
AMICI	(For hand through metacarpal					bined with spica cast, pins in tib- ia, wedging the cast, etc.; unilat-			
	bones, see 25927)				*****	eral	10.0	90	3.0
26910	Amputation, metacarpal, with				27026 27030	bilateral	12.0	90	3.0
	finger or thumb (ray amputa-					with drainage;	14.0	90	3.0
	tion), single, with or without interosseous transfer	7.0	90	3.0	((2703 27033	Arthrotomy, hip, for exploration	15.0	90	- 3.0))
	(For repositioning, see 26550-				2.000	or removal of loose or foreign		•	
	26555)				27035	body	16.0	90	3.0
26951	Amputation, finger or thumb,				21033	or extrapelvic intra-articular			
	primary or secondary, any joint or phalanx, single, including					branches of sciatic, femoral or obturator nerves	17.0	60	3.0
	neurectomies; with direct clo-					(For obturator neurectomy, see			
26952	with local advancement flaps	3.5	45	3.0		64763–64768)			
20932	(V-Y, hood)	5.0	45	3.0	EXCISI				
	(For repair of soft tissue defect				27040	Biopsy, soft tissues; superficial	1.2	7	3.0
	requiring split or full thickness				27041	deep	2.4	15	3.0
	graft or other pedicle grafts, see 15050-15750)				27047	Excision, benign tumor; subcutaneous	3.0	7	3.0
MISCE	LLANEOUS				27048	deep, subfascial, intramuscu-		1.5	10
	Unlisted procedure, hands or fin-				27050	lar Arthrotomy, for biopsy; sacroili-	4.0	15	3.0
20707	gers	BR		3.0		ac joint	6.0	90	3.0
	IDATORY SECTION (A.		~ O-do-	04 10	27052 27054	hip joint	14.0	90	3.0
AMEN	NDATORY SECTION (And 1/28/86, effective 4/1/86)	nenain	g Order	80-19,		joint	20.0	90	3.0
•		NID II	ID IOIN	T	27060 27062	Excision; ischial bursa trochanteric bursa or calcifica-	5.0	60	3.0
	C 296-22-079 PELVIS A		IIN JOIN	N 1 .	2,002	tion	4.0	60	3.0
(Inc	luding head and neck of fem	ur)				(For arthrocentesis or needling of			
INCISI	ON					bursa, see 20610)			
	(((For perineal abscess, see				27065	Excision of bone cyst or benign			
	45020, 46050, 46060)))					tumor; superficial (wing of ilium, symphysis pubis or greater tro-			
	(For incision and drainage procedures, superficial, see 10000-					chanter of femur) with or with-	£ 0	120	2.0
	10160)				27066	out autogenous bone graft deep, with or without bone	5.0	120	3.0
	,				_,000	graft	9.5	120	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
27067	with bone graft requiring separate incision	10.0	120	3.0	27125	((Arthroplasty)) Hemiarthroplasty; prosthesis			
27070	Partial excision of bone (craterization, saucerization), for osteomyelitis; superficial (e.g., wing of				27126	(e.g., Austin-Moore, bipolar arthroplasty)	28.0 26.0	180 180	7.0 6.0
27071	ilium, symphysis pubis or greater trochanter of femur)	6.0	60 60	3.0 3.0	27127 27130	cup with acetabuloplasty Arthroplasty, acetabular and proximal femoral prosthetic re-	34.0	180	7.0
27075	deep . Radical resection for tumor or infection; wing of ilium; one	12.0	00	3.0		placement (total hip replacement)((; simple))	40.0	180	((7.0))
27076	pubic or ischial ramus or symphysis pubis ilium, including acetabulum,	BR		5.0		l complex	BR		10.0 7.0
	both pubic rami, or ischium and acetabulum	BR		3.0	27132	sion of arthroplasty, any type Conversion of previous hip sur-	- BR		7.0))
27077 27078	innominate bone, totalischial tuberosity and greater	BR		3.0	27134	gery to total hip replacement Revision of total hip	BR		7.0
27079	ischial tuberosity and greater	BR		3.0	27137	acetabular component only .	BR BR		7.0 7.0 7.0
	trochanter of femur, with skin flaps	BR		3.0	27138 27140	osteotomy and transfer of greater trochanter (separate proce-	BR		7.0
	(((For amputation, either inter- pelviabdominal or hip disarticu-				27146	dure)	12.0	90	3.0
27080	lation type, see 27290, 27295))) Coccygectomy primary	6.0	90	3.0	27147	innominate bone; with open reduction of hip	24.0	120	4.0
	DUCTION AND/OR REMOVAL				27151 27156	with femoral osteotomy with femoral osteotomy and	27.0	120	4.0
27086	Removal of foreign body; subcutaneous tissue	BR		3.0	27157	with open reduction of hip. Acetabular augmentation	30.0	120	4.0
27087 ((27088	deep	BR BR		3.0 3.0	27158	(Wilson procedure) Osteotomy, pelvis, bilateral for	BR	120	5.0
**	(For wire or pin insertion, see				27161	Osteotomy, femoral neck, (sepa-	BR	100	5.0
27090	20650))) Removal of hip prosthesis; (separate procedure)	14.0	90	3.0	27165	Osteotomy, intertrochanteric or subtrochanteric including inter-	20.0	120	3.0
27091	complicated, including "total	BR	,,,	7.0		nal or external fixation and/or cast	24.0	120	5.0
27093	Injection procedure for hip arth- rography; without anesthesia	BR		3.0	27170	head, neck, intertrochanteric or			
27095	with anesthesia	BR		3.0	27175		24.0	120	6.0
REPAIR	73525) R, REVISION OR RECONSTRUC	CTION			27176	reductionby single or multiple pinning,	Sv.&		
	(((For abdominal fascial transplant; bilateral (Lowman type procedure), see 22910)				27177	in situ	20.0	120	3.0
	(For repair of deep wound, see					ple pinning or bone graft (includes obtaining graft)	22.0	120	5.0
27097	20800))) Hamstring recession, proximal	BR		3.0	27178	closed manipulation with sin- gle or multiple pinning	21.0	120	5.0
27098 27100	Adductor transfer to ischium Transfer external oblique muscle	BR		3.0	27179 27181	osteoplasty of femoral neck (Heyman type procedure)	16.0	120	5.0
	to greater trochanter including fascial or tendon extension	1.5.0	100		27181	osteotomy and internal fixa- tion	24.0	120	5.0
27105	(graft) Transfer paraspinal muscle to hip	15.0	120	5.0	27187	or stapling, greater trochanter Prophylactic treatment (nailing,	5.0	120	3.0
27110	(includes fascial or tendon graft) Transfer iliopsoas to greater tro- chanter	16.0 18.0	120 120	3.0	2,10,	pinning, plating, or wiring) with or without methyl methacrylate,			
27111 ((2711	to femoral neck	15.0	120	3.0		femoral neck and proximal fe- mur	BR		
(((hanging hip operation)	BR-		5.0))	FRACT	TURES AND/OR DISLOCATION	s		
	$\frac{(27115 \text{ has been deleted, use}}{27299)}$				27190	ture((; without manipulation))			
27120	Acetabuloplasty; (Whittman or Colonna type procedure)	24.0	120	6.0		Open treatment of closed or open	BR DD		3.0))
27122	resection femoral head (Girdlestone procedure)	20.0	120	7.0		sacral fracture	BR		3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	Treatment of sacroiliac and/or symphysis pubis dislocation, without manipulation	Sv.&	·	·	27246	subtrochanteric femoral fracture, with internal fixation	20.0	120	6.0
27196	Treatment of sacroiliac and/or symphysis pubis dislocation, with anesthesia and with manipula-			2.0		Treatment of closed greater trochanteric fracture, without manipulation	Sv.&		
27200	Treatment of closed coccygeal fracture	BR Sv.&		3.0	27248	Open treatment of closed or open greater trochanteric fracture, with or without internal or external observations.	7.0	90	5.0
27201	Treatment of open coccygeal fracture	BR		3.0	27250	nal skeletal fixation	7.0	30	5.0
	coccygeal fracture	BR		3.0	27252 27253	requiring anesthesia Open treatment of closed or open	Sv.& 4.8	120	3.0
27211	mipulation, single	Sv.& BR))			27254	hip dislocation, traumatic, with- out internal fixation	15.0	180	5.0
	Treatment of open iliac, pubic or ischial fracture, with uncomplicated soft tissue closure	Sv.&		3.0	2,23	hip dislocation, traumatic, with acetabular lip fixation, with or without internal or external skel-			
27214	Open treatment of closed or open iliac, pubic or ischial fracture,					etal fixation;	17.0	120	5.0
	with or without internal ((or external)) skeletal fixation	BR		4.0	27255 <u>*</u> 27256	complicated or late	22.0	180	5.0
	(for external fixation, see 20690–20691)				*27257	traction; any method with manipulation requiring	Sv.&		3.0
27220	Treatment of closed acetabulum (hip socket) fracture(s); without manipulation	Sv.&			27258	anesthesia Open treatment of congenital hip dislocation; replacement of fe-	4.5	45	3.0
27222	with manipulation with or without skeletal traction	8.0	90	3.0	27259	moral head in acetabulum (including tenotomy, etc.) with femoral shaft shortening .	17.0 BR	120 120	5.0 5.0
27224	Open treatment of closed or open acetabulum (hip socket) fracture(s), with or without in-					ULATION			
	ternal or external fixation, simple	22.0	90	((5.0)) 6.0	*27275	ing general anesthesia	*1.2	0	3.0
27225	complicated, intrapelvic ap-	D.D.				CODESIS			
27230	Treatment of closed femoral	BR		((5.0)) <u>10.0</u>	27280	Arthrodesis, sacroiliac joint (including obtaining graft)((; uni- lateral))	14.0	120	5.0
21230	fracture, proximal end, neck; without manipulation	Sv.&			((2728	bilateral :	20.0	120	5.0))
27232	with manipulation includ- ing skeletal traction	9.5	90	3.0		27281 has been deleted, use 27280 and bilateral modifier -50)			
27234	Treatment of open femoral frac- ture, proximal end, neck; with uncomplicated soft tissue closure,				27282	Arthrodesis, symphysis pubis (including obtaining graft)	BR		4.0
	with manipulation (including skeletal traction)	12.0	90	3.0	27284	Arthrodesis, hip joint (including obtaining graft);	24.0	180	5.0
27235	Treatment of closed or open fe- moral fracture, proximal end,				27286	with subtrochanteric osteo- tomy	26.0	180	5.0
	neck, in situ pinning of undisplaced or impacted frac-				AMPU1	TATION			
27236	ture	20.0	180	4.0	27290 27295	Interpelviabdominal amputation (hind quarter amputation)	29.0 24.0	120 120	11.0 8.0
	neck, internal fixation or pros-	22.0	120	(0		Disarticulation of hip LLANEOUS	24.0	.20	0.0
27238	Treatment of closed intertro- chanteric ((or)), pertrochanteric	22.0	120	6.0		Unlisted procedure, pelvis or hip	D.D.		((5-0))
	or subtrochanteric femoral frac- ture; without manipulation	Sv.&				joint	BR		((5.0)) <u>7.0</u>
27240	with manipulation (in- cluding skeletal traction).	9.5	90	3.0	AMEN	NDATORY SECTION (And /28/86, effective 4/1/86)	nendin	ig Order	86–19,
27242	Treatment of open intertrochan- teric ((or)), pertrochanteric or <u>subtrochanteric</u> femoral fracture,				WA	C 296-22-082 FEMUR	(THI	GH RE	GION)
27244	with uncomplicated soft tissue closure (including traction)	12.0	90	3.0		KNEE JOINT. cluding tibial plateaus)			

Washington State Register, Issue 87-16

		Unit	Follow-	Basic	Follow- Unit up	Basic
INCIS	ION	Value	Days=	Anes@	Value Days= 27365 Radical resection for tumor (bone or soft tissue)	Anes@
11.010	(For incision and drainage of ab-				INTRODUCTION AND/OR REMOVAL	5.0
	scess or hematoma, superficial, see 10000–10160)				(((For arthrocentesis or needling of bursa or joint, see 20610)	
27301	Incision and drainage of deep abscess, infected bursa, or hemato-				(For removal of Rush pin, intramedullary rod, etc., see	
27303	Incision, deep, with opening of bone cortex (e.g., for osteomyelitis	BR		3.0	20680)))	
((2730 -	or bone abscess((;)))	BR BR		3.0 3.0	rography 0.6 0	
	(For open tenotomy, see 27390, 27392)))				(For knee arthrography, see 73580, 73581)	
27305	Fasciotomy, iliotibial (tenotomy), open	6.0	45	3.0	27372 Removal foreign body, deep BR ((27373 Arthroscopy, knee, diagnostic (separate procedure); 5.4	3.0
	(For combined Ober-Yount fasciotomy, see 27025-27026)				27374 Arthroscopy, knee, surgical, de- bridement with cartilage shaving and/or drilling and/or resection of	3.0
27306	Tenotomy, subcutaneous, closed, adductor or hamstring, (separate				reactive synovium	3.0
27307	procedure); single	1.2 4.0	60 60	3.0 3.0	(27375 Arthroscopy, knee has been revised as 27373)	
27310	Arthrotomy, knee, for infection, with exploration, drainage or re-				27376 with synovial biopsy 14.7 90 27377 with removal of loose body 15.7 90	3.0 3.0
((2721	moval of foreign body((;))	12.0 13.0	90 90	3.0 	27378 with partial meniscectomy 16.7 90	3.0
27315	Neurectomy, hamstring muscle	11.0	30	3.0))	27379 with plica resection and/or shelf resection	3.0
27320	Neurectomy, popliteal (gastrocne-mius)	11.0	30	3.0	(When knee arthroscopy is per-	
EXCIS	•				formed in conjunction with arthrotomy, see Modifier -50)))	
27323	Biopsy, soft tissues; superficial	1.2	7	3.0	(For removal of knee prosthesis	
27324 27327	deep Excision, benign tumor; subcuta-	2.4	15	3.0	including total knee, see 27488)	
27328	neous	3.0	7	3.0	(27373–27379 have been deleted, see 29870–29887)	
27330	lar Arthrotomy, knee; for synovial bi-	4.0	15	3.0	REPAIR, REVISION OR RECONSTRUCTION	
27331	opsy only with joint exploration, with or	12.0	90	3.0	(((For repair of deep wound, see 20800)))	
27332	without biopsy, with or without removal of loose bodies Arthrotomy, knee, for excision of	13.0	90	3.0	27380 Suture of infrapatellar tendon; primary	3.0
2.332	semilunar cartilage (meniscec-		00	• •	27381 secondary reconstruction, in- cluding fascial or tendon graft. BR	
27333	tomy); medial OR lateral medial AND lateral	14.0 20.0	90 90	3.0 3.0	27385 Suture of quadriceps or hamstring	2.0
27334	Arthrotomy, knee, for synovectomy; anterior OR posterior	17.0	120	3.0	27386 secondary reconstruction, in-	3.0
27335	anterior AND posterior includ-				cluding fascial or tendon graft . 15.0 90 27390 Tenotomy, open, hamstring, knee	3.0
27340	ing popliteal area Excision, prepatellar bursa	14.0 5.0	120 60	3.0 3.0	to hip; single 6.0 45	3.0
27345	Excision of synovial cyst of popli-		60		27391 multiple, one leg 6.0 90 27392 multiple, bilateral 8.0 45	3.0 3.0
27350	teal space (Baker's cyst) Patellectomy or hemipatellectomy	8.0 12.0	90	3.0 3.0	27393 Lengthening of hamstring tendon; single	3.0
27355	Excision or curettage of bone cyst or benign tumor of femur	11.0	60	3.0	27394 multiple, one leg	3.0
27356	with homogenous graft	12.0	60	3.0	27395 multiple, bilateral 16.0 120	3.0
27357	with primary autogenous graft (includes obtaining graft)	14.0	120	3.0	(For subcutaneous tenotomy, see 27300, 27302)	
27358	with internal fixation (list in addition to 27355, 27356, or				27396 Transplant, hamstring tendon to	2.0
27360	27357)	15.0	120	3.0	patella; single	3.0 3.0
21300	tial) (craterization, saucerization or diaphysectomy), for (e.g., os-				27400 Tendon or muscle transfer, ham- strings to femur (Eggers type pro-	3.0
	teomyelitis, femur, proximal tibia and/or fibula);	10.0	60	3.0	cedure) 16.0 27403 Arthrotomy with open meniscus	3.0
((2736)		-13.0	120	3.0))	repair 14.0 120	3.0

			Follow-					Follow-	
		Unit	up	Basic			Unit	up	Basic
27405	((Suture)) Repair, primary,	Value	Days=	Anes@	27437	Arthroplasty, patella; without	Value	Days=	Anes@
	torn((, ruptured or severed)) liga-				07420	prosthesis	BR	120	3.0
	ment, ((with or without meniscectomy)) and/or capsule, knee; col-				27438 27440	with prosthesis	22.0 20.0	120 120	3.0 3.0
	lateral	14.0	120	3.0	27441	with debridement and partial	20.0		
27407	cruciate	16.0	120	3.0		synovectomy	BR	120	3.0
((27408	collateral, with pes anscrinus	- 14.0 -	120	- 3.0))	27442	Arthroplasty, knee, femoral condyles or tibial plateaus	24.0	120	3.0
	(27408 has been deleted, use				27443	with debridement and partial	D.D.		
	27427)				((2744	synovectomy4 Arthroplasty, knee, total; fas-	BR		
27409	collateral and cruciate liga-				((2/44	cial	28.0-	120	3.0))
27103	ments	18.0	120	3.0	27445	***			
((27410	Suture, secondary repair, torn,					constrained, prosthesis (e.g., ((Walldius)) Waldius type)	28.0	120	3.0
	ruptured, or severed ligament, with or without meniscectomy,				27446	Arthroplasty, knee, ((total,))			
	knee; collateral OR cruciate lig-					condyle and plateau; medial OR lateral compartment	43.5	120	((3.0))
27411	medial ligament and cap-	19.0	120	3.0		lateral compartment	73.3	120	5.0
2/411	sulc	19.0	120	3.0	27447	medial AND lateral compart-			
27413	collateral or cruciate liga-					ments with or without patella resurfacing ("total knee re-			
	ment, with pes anserinus transfer or fascial or tendon					placement")	40.0	120	((3.0))
	graft	23.0	120	3.0					<u>5.0</u>
27414	Suture, secondary repair, torn, ruptured, or severed ligament with					(For revision of total knee arthroplasty, see 27487)			
	or without meniscectomy, knee, collateral AND cruciate liga-					(For ((removal)) revision of total			
	ments	22.0	120	3.0		knee prosthesis, see 27488)			
27415 -	with pes anserinus transfer or fascial or tendon graft	-23.0	120	3.0	27448	Osteotomy, femur, shaft or			
27416	Advancement, pes anserinus,					supracondylar, without fixation((; unilateral))	13.0	120	3.0
	Slocum type procedure, (separate	14.0	120-	3.0))	((2744	9 bilateral	- 15.0	120	 3.0))
	procedure)	14.0	120	3.0))	27450	((Osteotomy, femur, shaft or			
	(27410-27416 have been deleted, use 27427-27429)					supracondylar,)) with fixation((; unilateral))	19.0	90	3.0
27410	Anterior tibial tubercle plasty for				((2745	2 bilateral	24.0	120	3.0))
27418	chondromalacia patellae (Maquet				27454	Osteotomy, multiple, femoral shaft, with realignment on			
	procedure)	14.0	120	3.0		intramedullary rod (Sofield type			
27420	Reconstruction for recurrent dislocating patella; (Hauser type				27.455	procedure)	20.0	90	3.0
	procedure)	14.0	120	3.0	27455	Osteotomy, proximal tibia, includ- ing fibular excision or osteotomy			
27422	with extensor realignment					(includes correction of genu varus			
	and/or muscle advancement or release (Campbell, Goldthwaite,					(bowleg) or genu valgus (knock knee)), ((unilateral;)) before			
	etc., type procedure)	15.0	120	3.0		epiphyseal closure	12.0	90	3.0
27424	with patellectomy Lateral retinacular release (any	17.0	120	3.0	27457	after epiphyseal closure	14.0	90	3.0
27425	method)	6.0	120	3.0	((2746	Osteotomy, proximal tibia, in- cluding fibular excision or			
27427	Reconstruction (augmentation)	140	120	2.0		osteotomy (includes correction			
27428	intra-articular (open)	14.0 16.0	120 120	3.0		of genu varus (bowleg) or genu			
27429	intra-articular (open) and ex-					valgus (knock-knee), bilateral; before epiphyseal closure	18.0	90	3.0
	tra-articular	23.0	120	3.0	27462		21.0	- 90	3.0))
	(When performed with primary repair, use in addition to the code for the primary repair)					(27460 has been deleted, use 27455 with modifier -50)			
27.420						(27462 has been deleted, use			
27430	Quadriceps plasty (Bennett or Thompson type)	15.0	120	3.0		27457 with modifier -50)			
27435	Capsulotomy, knee, posterior	140	00	2.0	27465	Osteoplasty, femur; shortening	20.0	180	3.0
((37424	capsular release Arthroscopy, knee, with internal	14.0	90	3.0	27466	(excluding 64876)	20.0 26.0	180	3.0
((27430	fixation of ostcochondral frage				27468	combined, lengthening and		-	
	ment	- BR		3.0		shortening with femoral seg- ment transfer	40.0	180	4.0
	(When knee arthroscopy is per-				27470	Repair, nonunion or malunion, fe-	40.0	100	7.0
	formed in conjunction with arthrotomy, see modifier -50)))					mur, distal to head and neck;			
	• • • • • • • • • • • • • • • • • • • •					without graft (e.g., compression technic, etc.)	20.0	120	3.0
	(27436 has been deleted, see 29887)				27472	with iliac or other autogenous	20.0	120	2.0
						bone graft (includes obtaining	22.0		2.0
						graft)	23.0	120	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
27475	Epiphyseal arrest by		j	Ū	27522	Treatment of open patellar frac- ture, with uncomplicated soft tis-		-	
27477	epiphysiodesis or stapling; distal femurtibia and fibula, proximal	14.0 16.0	120 120	3.0 3.0	27524	sue closure Open treatment of closed or open	4.0	90	3.0
27479 27485	combined, distal femur, proximal tibia and fibula	20.0	120	3.0	27530	patellar fracture, with repair and/or excision	12.0	90	3.0
27463	Arrest, hemiepiphyseal, distal femur or proximal leg (e.g., for genu varus or valgus)	11.0	120	3.0	21330	ture, proximal (plateau); without manipulation	Sv.&		
27486	arthroplasty; one component	BR		3.0	27532 27534	with manipulation Treatment of open tibial fracture, proximal (plateau), with uncom-	5.0	90	3.0
27487	((Secondary reconstruction for revision of total knee arthroplasty)) all components	BR			27536	plicated soft tissue closure Open treatment of closed or open	8.0	90	3.0
27488	Removal of knee prosthesis, in- cluding "total knee"	BR				tibial fracture, proximal (plateau), with or without internal or external skeletal fixation;	14.0	90	3.0
((2/4))	repair (meniscorrhesis)	- BR		3.0	27537	with autogenous graft (includes obtaining graft)	16.0	120	3.0
	formed in conjunction with arthrotomy, add modifier -50)))				27538 27540	spine(s) fracture(s)	Sv.&		
	(27490 has been deleted, use 29882)					intercondylar spine(s) fractures(s), with internal fixation	14.0	90	3.0
27495	Prophylactic treatment (nailing, pinning, plating or wiring) with or				27550 27552	Treatment of closed knee disloca- tion; without anesthesia requiring anesthesia	Sv.& 3.6	45	3.0
ED 1 63	without methyl methacrylate, fe- mur	BR			27554	Treatment of open knee disloca- tion, with uncomplicated soft tis- sue closure	7.0	45	3.0
27500	TURES AND/OR DISLOCATION Treatment of closed femoral shaft				27556	Open treatment of closed or open knee dislocation, with or without			
	fracture (including supracondy- lar); without manipulation (in- cludes traction)	Sv.&				internal or external skeletal fixa- tion; without primary ligamentous repair	15.0	90	3.0
27502 27504	with manipulation Treatment of open femoral shaft	7.0	90	3.0	27557	with primary ligamentous re-	BR	120	3.0
	fracture (including supracondy- lar), with uncomplicated soft tis- sue closure	11.0	90	3.0	27560	Treatment of closed patellar dislocation; without anesthesia	Sv.&		
27506	Open treatment of closed or open femoral shaft fracture (including supracondylar), with or without				275(2	(For recurrent dislocation, see 27420-27424)	2.6	45	2.0
	internal or external skeletal fixa-	19.0	90	((3.0))	27562 27564	requiring anesthesia Treatment of open patellar dislocation, with uncomplicated soft	3.6	45	3.0
27508	Treatment of closed femoral frac- ture, distal end, medial or lateral			<u>4.0</u>	27566	tissue closure	5.0	45	3.0
27510	condyle; without manipulation with manipulation Treatment of open femoral frac-	Sv.& 8.0	90	3.0		out partial or total patellectomy (((For recurrent dislocation, see	12.0	90	3.0
27512	ture, distal end, medial or lateral condyle, with uncomplicated soft				MANI	27420-27424))) PULATION			
27514	Open treatment of closed or open femoral fracture, distal end, medi-	12.0	90	3.0	*27570	Manipulation of knee joint under general anesthesia (includes ap-			
	al or lateral condyle, with or with- out internal or external skeletal fixation	20.0	90	((3.0))		plication of traction or other fix- ation devices)	*1.2	0	3.0
27516	Treatment of closed distal femoral	20.0		4.0		RODESIS Fusion of knee, any technique	20.0	120	3.0
27517	epiphyseal separation; without manipulation (includes traction) with manipulation	SV 7.0	120	3.0		JTATION			
27518	Treatment of open distal femoral epiphyseal separation, with un-				27590 27591	Amputation, thigh, through fe- mur, any level;	14.5	120	4.0
27519	complicated soft tissue closure Open treatment of closed or open dictal femoral eniphyseal capaza	8.0	120	3.0	27592	cluding first cast	BR 14.0	30 120	3.0 4.0
	distal femoral epiphyseal separa- tion, with or without internal or external skeletal fixation	18.0	120	((3.0))	27594 27596	secondary closure or scar revision	Sv.& BR+		3.0 4.0
27520	Treatment of closed patellar fracture, without manipulation	Sv.&		<u>4.0</u>	27598	Disarticulation at knee	14.0	120	4.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
MISCEL	LANEOUS		•		27640	Excision of bone, partial, (craterization, saucerization or diaphysectomy) for osteomyelitis; tibia.	12.0	60	3.0
	Inlisted procedure, femur or	BR		((3.0))	27641 27645	fibula	10.0 BR	60	3.0
				4.0	27646 27647	fibulatalus or calcaneus	BR BR		3.0 3.0
	DATORY SECTION (Am 28/86, effective 4/1/86)	ending	g Order	86–19,		DUCTION OR REMOVAL			
	C 296-22-087 LEG (TIB NKLE JOINT.	IA A	ND FII	BULA)		(((For arthrocentesis or needling of bursa or joint, see 20605)			
AND A	ANKLE JOHNI.	Unit	Follow-	Basic		(For removal of Rush pin, intramedullary rod, Lottes nail, etc., see 20680)))			
INCISIO	NI.	Value	Days=	Anes@	27648	Injection procedure for ankle arthrography	BR		
27600	Fasciotomy, leg, anterior com-					(For ankle arthrography, see 73615)			
27601 _	partment only, for closed ((spaced)) space decompression; posterior compartment only	5.0 BR	30 30	3.0 3.0		(For ankle arthroscopy, see 27850-27853)			
27602	((including)) anterior and pos- terior compartments ((decom-	-	20	2.0	REPAIR	R, REVISION OR RECONSTRUC	CTION		
	pression))	7.0	30	3.0		(((For repair of deep wound, see 20800)))			
	dures, superficial, see 10000- 10160)				27650	((Suture)) Repair, primary, open or percutaneous, ruptured Achil-	110	120	3.0
27603	Incision and drainage; deep abscess or hematoma	BR SV			27652	les tendon	11.0	120	3.0
27604 *27605	Tenotomy, Achilles tendon, sub- cutaneous (separate procedure);	31			27654				
27606	local anesthesia	1.0 2.0	0 0	((3.0)) 3.0	27656		14.0 6.0	120 45	3.0 3.0
27607	Incision, deep, with opening of bone cortex for osteomyelitis or			2.0	27658	Repair or suture of flexor tendon of leg; primary, without free	6.0	90	3.0
((27608	bone abscess;	BR BR		3.0 30.0))	27659	graft, single, each	0.0	,,	3.0
2/610	with exploration, drainage or removal of loose or foreign body;	9.0	60	3.0	27664	each	8.0	90	3.0
((27611 27612	- with suction irrigation Arthrotomy, ankle, posterior	- 10.0	- 120	3.0))	27665	don of leg; primary, without free graft, single, each secondary with or without	4.0	90	3.0
	capsular release, with or without Achilles tendon lengthening (see also 27685)	10.0	60	3.0	27665	free graft, single tendon,	6.0	90	3.0
	(See also 27685)	10.0	00	2.0	27675	Repair for dislocating peroneal tendons; without fibular osteoto-	• •	00	2.0
EXCISI	ON				27676	my with fibular osteotomy	5.0 6.0	90 90	3.0 3.0
27613	Biopsy, soft tissues; superficial	1.2	7	3.0 3.0	27680	Tenolysis, including tibia, fibula	5.0	40	2.0
27614 27618	deep Excision, benign tumor; subcuta-	3.0	15 7	3.0	27681	and ankle flexor, single multiple (through same inci-	5.0 6.0	60 60	3.0
27619	deep, subfascial or intramus-	4.0	15	3.0	27685	sion), each		00	3.0
27620	Arthrotomy (capsulotomy), ankle, for biopsy	9.0	60	3.0	27686	dure) multiple (through same inci-	7.0	90	3.0
27625	Arthrotomy, ankle, for synovec-	12.0	90	3.0	27/07	sion), each	8.0	120	3.0
27626 27630	including tenosynovectomy Excision of lesion of tendon,	14.0	90	3.0	27687	Strayer procedure)	7.0	120	3.0
	sheath or capsule (e.g., cyst or ganglion, etc.)	3.6	30	3.0		(Toe extensors are considered as a group to be a single tendon when transplanted into midfoot)			
27635	cyst or benign tumor, tibia or fibula;	10.0	60	3.0	27690				
27637	with primary autogenous graft (includes obtaining graft)	13.0	120	3.0		or rerouting); superficial (e.g., anterior tibial extensors into			
27638	with primary homogenous graft		120	3.0	27691	midfoot)	8.0	120	3.0

			Follow-					Follow-	
		Unit	up	Basic			Unit	up	Basic
		Value	Days=	Anes@	27764	Tours of our district this	Value	Days=	Anes@
	tibial through interosseous				27764	Treatment of open distal tibial fracture (medial malleolus) with			
	space	10.0	120	3.0		uncomplicated soft tissue closure	4.4	90	3.0
27692	each additional tendon	2.0			27766	Open treatment of closed or open			
27695	Suture, primary, torn, ruptured					distal tibial fracture (medial			
	or severed ligament, ankle; collateral	10.0	120	3.0	27780	malleolus), with fixation Treatment of closed proximal	9.0	90	3.0
27696	both collateral ligaments	14.0	120	3.0	27700	fibula or shaft fracture; without			
27698	Suture, secondary repair, torn,					manipulation	Sv.&		
	ruptured or severed ligament;				27781	with manipulation	3.0	90	3.0
	ankle, collateral (e.g., Watson-	140	120	2.0	27782	Treatment of open proximal fib-			
27700	Jones procedure)	14.0 BR	120	3.0 3.0		ula or shaft fracture, with un- complicated soft tissue closure	4.0	90	2.0
27702	with implant ("total ankle")	BR		3.0	27784	Open treatment of closed or open	4.0	90	3.0
27703	secondary reconstruction, total					proximal fibula or shaft fracture,			
22204	ankle	BR		3.0		with or without internal or exter-			
27704 27705	Removal of ankle implant Osteotomy; tibia	BR	00	2.0	27707	nal skeletal fixation	8.0	90	3.0
27707	fibula	12.0 7.0	90 90	3.0 3.0	27786	Treatment of closed distal fibular fracture (lateral malleolus);			
27709	tibia and fibula	14.0	90	3.0		without manipulation	Sv.&		
27712	multiple, with realignment on				27788	with manipulation	3.0	90	3.0
	intramedullary rod (Sofield		20		27790	Treatment of open distal fibular			
	type procedure)	18.0	90	3.0		fracture (lateral malleolus), with	4.0	00	2.0
	(For osteotomy to correct genu				27792	Uncomplicated soft tissue closure Open treatment of closed or open	4.0	90	3.0
	varus (bowleg) or genu valgus				22	distal fibular fracture (lateral			
	(knock-knee), see 27455-27462)					malleolus), with fixation	9.0	90	3.0
27715	Osteoplasty, tibia and fibula,				27800	Treatment of closed tibia and			
27720	lengthening	24.0	90	3.0		fibula fractures, shafts; without	C., 0.		
27720	Repair of nonunion or malunion, tibia, without graft (e.g., com-				27802	manipulation with manipulation	Sv.& 6.5	90	3.0
	pression technic, etc.)	18.0	90	3.0	27804	Treatment of open tibia and fib-	0.5	70	3.0
27722	with sliding graft	20.0	120	3.0		ula fractures, shafts, with un-			
27724	with iliac or other autogenous					complicated soft tissue closure	0.0	00	2.0
	bone graft (includes obtaining graft)	22.0	120	3.0	27806	(e.g., "pins above and below") Open treatment of closed or open	8.0	90	3.0
27725	by synostosis, with fibula, any	22.0	120	3.0	2,000	tibia and fibula fractures, shafts,			
	method	BR	120	3.0		with or without internal or exter-			
27727	Repair of congenital pseudar-				07000	nal skeletal fixation	14.5	90	3.0
27730	throsis, tibia	BR	120	3.0	27808	Treatment of closed bimalleolar ankle fracture, (including Potts);			
21130	Epiphyseal arrest by epiphysio- desis or stapling, distal tibia	12.0	120	3.0		without manipulation	Sv.&		
27732	distal fibula	6.0	120	3.0	27810	with manipulation	5.0	90	3.0
27734	distal tibia and fibula	14.0	120	3.0	27812	Treatment of open bimalleolar			
27740	Epiphyseal arrest by epiphysio-					ankle fracture, with uncompli-		00	2.0
	desis or stapling, combined, proximal and distal tibia and fib-				27814	cated soft tissue closure Open treatment of closed or open	6.5	90	3.0
	ula;	18.0	120	3.0	27011	bimalleolar ankle fracture, with			
27742	and distal femur	22.0	120	3.0		or without internal ((or exter-			
	(For epiphyseal arrest of proxi-				27016	nal)) skeletal fixation	12.0	90	3.0
	mal tibia and fibula, see 27477)				27816	Treatment of closed trimalleolar ankle fracture; without manipu-			
27745	Prophylactic treatment (nailing,					lation	Sv.&		
217.13	pinning, plating or wiring), with				27818	with manipulation	6.0	90	3.0
	or without methyl methacrylate,				27820	Treatment of open trimalleolar			
	tibia	<u>BR</u>				ankle fracture, with uncomplicated soft tissue closure	7.0	90	3.0
FRACT	URES AND/OR DISLOCATIONS	S			27822	Open treatment of closed or open	7.0	70	3.0
27750	Treatment of closed tibial shaft					trimalleolar ankle fracture, with			
	fracture; without manipulation	Sv.&				or without internal or external			
27752	with manipulation	5.0	90	3.0		skeletal fixation, medial and/or lateral malleolus; only	14.5	90	2.0
27754	Treatment of open tibial shaft				27823	including internal skeletal fixa-	14.5	90	3.0
	fracture, with uncomplicated soft tissue closure	6.5	90	3.0		tion of posterior lip			
27756	Open treatment of closed or open	0.5	70	5.0		(malleolus)	18.0	120	3.0
	tibial shaft fracture, with internal				27830	Treatment of proximal			
	((or external)) skeletal fixation;		^-			tibiofibular joint dislocation; without anesthesia	Sv.&		
27758	complicated	12.0 17.9	90	3.0 3.0	27831	requiring anesthesia	BR		3.0
27760	Treatment of closed distal tibial	17.9	120	3.0	27832	Open treatment of proximal			2.0
	fracture (medial malleolus);					tibiofibular joint dislocation with	0.0		
22242	without manipulation	Sv.&			27840	fixation or excision Treatment of ankle dislocation:	8.0	90	3.0
27762	with manipulation	3.0	90	3.0	2,070	without anesthesia	Sv.&		
							-		

		Unit Value	Follow- up	Basic		NDATORY SECTION (An /28/86, effective 4/1/86)	nending	g Order	86–19,
		value	Days=	Anes@	WA	C 296–22–091 FOOT.			
*27842 27844	requiring anesthesia Treatment of open ankle dislocation, with uncomplicated soft tis-	*2.0	45	3.0	WA	1001.	Unit	Follow- up	Basic
27846	sue closure	3.2	45	3.0	v. i oraz		Value	Days=	Anes@
07040	ankle dislocation	12.0	90	3.0	INCISI	ON			
27848 ARTHR	with fixation	9.0	90	3.0		(For incision and drainage procedures, superficial, see 10000-			
((2785(Arthroscopy, ankle, diagnostic					10160)			
**	(separate procedure)	- 6.0		3.0	<u>*</u> 28001	Incision and drainage, infected	sv		
27851 -	Arthroscopy, ankle, surgical, de- bridement with cartilage shaving and/or drilling and/or resection				<u>*</u> 28002	quiring deep dissection, with or	31		
	of reactive synovium	 BR -		3.0		without tendon sheath involve-			
27852		8.0 9.0	90	3.0		ment; single bursal space, speci- fy	BR		3.0
27853		2.0	70	3.0	28003	multiple areas	BR		3.0
	(When ankle arthroscopy is per- formed in conjunction with				((28004	multiple areas with suction ir-	BR-		3.0))
	arthrotomy, see modifier =51)))				28005	Incision, deep, with opening of			5.2,,
	(27850 has been deleted, use					bone cortex for osteomyelitis or bone abscess;	BR		3.0
	<u>29890)</u>				((28006	with suction irrigation	BR-		3.0))
	(27851-27853 have been deleted, use 29890-29898)				28008	Fasciotomy, plantar and/or toe, subcutaneous (see also 28060,	2.4	60	3.0
MANIP	ULATION				((*))280	28062, 28250)	2.4	00	3.0
27860	Manipulation of ankle under general anesthesia (includes ap-				(())280	single	*0.8 *1.2	0 0	3.0 3.0
	plication of traction or other fix- ation apparatus)	*1.0	0	3.0		(For open tenotomy, see 28230, 28234)			
ARTHR	ODESIS				28020	Arthrotomy, with exploration,			
27870 27871	Arthrodesis, ankle any method Arthrodesis, tibiofibular joint,	17.0	120	3.0	20020	drainage or removal of loose or foreign body; intertarsal or tarso-			
	proximal or distal	BR	120	3.0	28022	metrtarsal joint metatarsophalangeal joint	6.0 3.6	60 60	3.0 3.0
AMPU1	ATION				28024	interphalangeal joint	2.4	60	3.0
27880	Amputation, leg, through tibia	120	00	4.0	28030	Neurectomy of intrinsic muscula- ture of foot	BR		3.0
27881	and fibula;	12.0	90	4.0	28035	Tarsal tunnel release (posterior tibial nerve decompression)	8.0	60	3.0
	first cast	12.0	90	4.0	EXCISI	ION			
27882 *27884	open, circular (guillotine) secondary closure or scar revi- sion	10.5	90	4.0 3.0		(For toenail, see 11730-11750)			
27886	reamputation	BR		4.0	28043	Excision, benign tumor; subcuta-	2.0	-	2.0
27888	Amputation, ankle, through malleoli of tibia and fibula (Syme, Pirogoff type proce- dures), with plastic closure and				28045 28050	deep, subfascial, intramuscular. Arthrotomy for synovial biopsy; intertarsal or tarsometrtarsal	3.0 4.0	7 15	3.0
	resection of nerves	12.0	90	3.0	28052	joint metatarsophalangeal joint	6.0 3.6	60 60	3.0 3.0
27889 MISCE	Ankle disarticulation	12.0	120	3.0	28054 28060	interphalangeal joint	2.4	60	3.0
27899	Unlisted procedure, leg or ankle.	BR		((3.0))		fascia; partial (separate proce-			
210))	Cinisted procedure, leg or anner.			4.0	28062	radical (separate procedure)	6.0 BR	60	3.0 3.0
						(For plantar fasciotomy, see 28008, 28250)			
						Synovectomy, intertarsal or tarsometrtarsal joint, each	6.0	90	3.0
					28072	metatarsophalangeal joint, each	3.6	90	3.0
					28080	Excision of Morton neuroma, single, each	3.6	30	3.0
					28086	flexor	6.0	90	3.0
					28088 28090	extensor Excision of lesion of tendon or fibrous sheath or capsule (including	6.0	90	3.0

Washington State Register, Issue 87-16

			Follow-					Follow-	
		Unit	up	Basic			Unit	up	Basic
		Value	Days=	Anes@	28171	Radical resection for tumor; tarsal	Value	Days=	Anes@
	synovectomy) (cyst or ganglion);				20171	(except talus or calcaneus)	BR		3.0
20002	foot	3.6	30	3.0	28173	metatarsal	BR		3.0 3.0
28092 28100	toes Excision or curettage of bone cyst	2.4	30	3.0	28175	phalanx	BR		3.0
	or benign tumor, talus or calcane-					(For talus or calcaneous, see 27647)			
20102	us;	6.0	60	3.0	LNITTD O	,			
28102	with iliac or other autogenous bone graft (includes obtain-				INTRO	DUCTION AND/OR REMOVAL			
	ing graft)	7.0	120	3.0		(((For arthrocenteses (injections			
28103 28104	with homogenous bone graft	8.0	120	3.0		or aspiration), see 20600, 20605)			
20104	Excision or curettage of bone cyst or benign tumor, tarsal or meta-					(For K wire or pin insertion or removal, see 20650, 20670)))			
	tarsal bones, except talus or calca-			2.0	*20100				
28106	with iliac or other autogenous	4.8	60	3.0	<u>*</u> 28190	((*))Remove foreign body; sub- cutaneous	BR		3.0
20100	bone graft (includes obtain-				28192	deep	BR		3.0
20107	ing graft)	5.6	120	3.0	28193	complicated	BR		3.0
28107 28108	with homogenous bone graft Excision or curettage of bone cyst	6.6	120	3.0	REPAI	R, REVISION OR RECONSTRU	CTION		
20100	or benign tumor, phalanges;	3.6	60	3.0	28200	Repair or suture of tendon, foot,			
((28109	with homogenous bone graft .	4.6	60	3.0))		flexor, single; primary or second- ary, without free graft, each ten-			
	(For ostectomy, partial (e.g., hal-					don	6.0	90	3.0
	lux valgus, Silver type procedure) see 28290)				28202	secondary with free graft,			
	,					each tendon (includes obtaining graft)	8.0	90	3.0
	(28109 has been deleted, see 28899)				28208	Repair or suture of tendon, foot,	0.0	,,	5.0
28110	Ostectomy, partial excision, fifth					extensor, single; primary or sec-	2.0	00	2.0
20110	metatarsal head (bunionette) (sep-				28210	ondary, each tendonsecondary with free graft,	2.8	90	3.0
*****	arate procedure)	2.4	60	3.0	202.0	each tendon (includes ob-			
28111	Ostectomy; complete excision of first metatarsal head	7.0	90	3.0	28220	taining graft) Tenolysis, flexor, single	4.4 5.0	90 60	3.0 3.0
28112	other metatarsal head (second,				28222	multiple (through same inci-	5.0	00	3.0
28113	third or fourth)	4.0 1.0	60 90	3.0 3.0		sion)((, each))		60	3.0
28114	all metatarsal heads with	1.0	,,,	5.0	28225	Tenolysis, extensor; single	$\frac{BR}{2.8}$	60	3.0
	((partial)) proximal ((pha-				28226	multiple (through same inci-			
	tomy excluding first metatar-					sion)((, each))		60	3.0
	sal head (Clayton type proce-				28230	Tenotomy, open, flexor, foot, sin-	<u>BR</u>		
20116	dure)	12.0	60	3.0		gle or multiple (separate proce-			
28116	Ostectomy, excision of tarsal co-	7.0	60	3.0	28232	toe, single (separate proce-	3.0	30	3.0
28118	Ostectomy, calcaneus; partial					dure)	1.4	30	3.0
	(((Cotton scoop type procedure)))	7.0	60	3.0	28234	Tenotomy, open, extensor, foot or	1.0	10	2.0
28119	for spur, with or without	7.0	00	5.0	28236	Transfer of tendon, anterior tibial	1.0	30	3.0
	plantar fascial release	BR		3.0	20200	into tarsal bone (((e.g., Lowman-			
28120	Partial excision of bone (craterization, saucerization, sequestrec-				28238	Young type procedure)))	5.0	120	3.0
	tomy, or diaphysectomy) for os-				20230	tendon with excision of accessory			
((2012)	teomyelitis, talus or calcaneus;	6.0	60 60	3.0 3. 0))		navicular bone (Kidner type pro-	7.0	120	2.0
((28121 28122	Partial excision of bone (crateri-	7.0	00	3.0))		cedure)	7.0	120	3.0
	zation, saucerization or diaphysec-					(For subcutaneous tenotomy, see 28010, 28011)			
	tomy) for osteomyelitis, tarsal or metatarsal bone, except talus or					•			
	calcaneus;	4.8	60	3.0		(For transfer or transplant of tendon with muscle redirection or			
	Partial excision of hone (crateria	5.0	-60-	- 3.0))		rerouting, see 27690-27692)			
28124	Partial excision of bone (craterization, saucerization, or diaphy-					(For extensor hallucis longus			
	sectomy) for osteomyelitis, pha-	2.1		3.0		transfer, great toe, IP fusion, see			
28126	Condylectomy, phalangeal base,	3.6	60	3.0	***	28760)			
	single toe, each	8.0	60	3.0	28240	Tenotomy or release, abductor hallucis muscle ((McCauley type			
28130 28135	Talectomy (astragalectomy) Calcanectomy	10.0 10.0	120 120	3.0 3.0		procedure)))	3.6	60	3.0
28140	Metatarsectomy	6.0	60	3.0	28250				
28150	Phalangectomy, single, each	3.6	30	3.0		muscle ("Steindler stripping") (separate procedure)	6.0	60	3.0
28153 28160	Resection, head of phalanx Hemiphalangectomy or interpha-	6.0	30	3.0	28260	Capsulotomy, midfoot; medial re-			
20100	langeal joint excision, single, each	3.0	30	3.0	28261	lease only (separate procedure) with tendon lengthening	BR BR		3.0 3.0
	-				20201	with tendon lengthening	DΚ		3.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
28262	extensive, including posterior				FRACT	TURE AND/OR DISLOCATION			
	talotibial capsulotomy and tendon(s) lengthening as for re-				28400	Treatment of closed calcaneal			
	sistant clubfoot deformity	BR		3.0	20.405	fracture; without manipulation	Sv.&		
28264	Capsulotomy, midtarsal (Heyman type procedure)	12.0	90	3.0	28405	with manipulation including Cotton or Bohler type reduc-			
28270	Capsulotomy for contracture,	12.0	, ,	2.0		tions	BR		3.0
	metatarsophalangeal joint, with or				28406	with manipulation and skeletal	BR	120	3.0
	without tenorrhaphy, single, each joint (separate procedure)	3.0	60	3.0	28410	fixation Treatment of open calcaneal frac-	DK	120	3.0
28272	interphalangeal joint, single,				200	ture, with uncomplicated soft tis-			
20202	each joint (separate procedure)	1.4	60	3.0	28415	Sue closure Open treatment of closed or open	4.0	90	3.0
28280	Webbing operation (create syndactylism of toes) for soft corn				20413	calcaneal fracture, with or without			
	(Kelikian type procedure)	3.6	46	3.0		internal or external skeletal fixa-	100	00	2.0
28285	Hammer toe operation, one toe (e.g., interphalangeal fusion, fillet-				28420	with primary iliac or other	10.0	90	3.0
	ing, phalangectomy) (separate				20420	autogenous bone graft (in-			
	procedure)	4.8	90	3.0	20.420	cludes obtaining graft)	14.5	90	3.0
28286	for cock-up fifth toe with plas- tic skin closure, (Ruiz-Mora				28430	Treatment of closed talus fracture; without manipulation	Sv.&		
	type procedure)	3.6	120	3.0	28435	with manipulation	3.0	90	3.0
28288	Ostectomy, partial, exostectomy				28436	with manipulation and percu- taneous pinning	BR		3.0
	or condylectomy, single, metatar- sal head, second through fifth,				28440	Treatment of open talus fracture,	<u>DR</u>		3.0
	each metatarsal head, (separate			2.0		with uncomplicated soft tissue clo-	4.0	00	2.0
28290	procedure)	7.0	120	3.0	28445	Open treatment of closed or open	4.0	90	3.0
20290	with or without sesamoidectomy;				20443	talus fracture, with or without in-			
	simple exostectomy (Silver type	4.0	40	2.0	20.450	ternal or skeletal fixation	10.0	90	3.0
28292	procedure)	4.8	60	3.0	28450	Treatment of closed tarsal bone fracture (except talus and			
20272	procedure	7.0	90	3.0		calcaneous); without manipula-			
28293	resection of joint with implant . with tendon transplants (Joplin	8.0	120	3.0	28455	with manipulation, each	Sv.& 2.0	90	3.0
28294	type procedure)	9.5	90	3.0	28456	with manipulation reduction	2.0		
28296	with metatarsal osteotomy					and percutaneous pinning,	BR		3.0
	(Mitchell <u>Chevron</u> or ((Lapidus)) concentric type				28460	Treatment of open tarsal bone	DK		5.0
	procedure)	9.5	120	3.0	20.00	fracture (except talus and calca-			
28297	Lapidus type procedure	<u>9.5</u>	120	3.0		neus), with uncomplicated soft tissue closure, each	3.0	90	3.0
28298	((Hallux valgus (bunion) correction;)) by phalanx osteotomy	7.0	120	3.0	28465	Open treatment of closed or open	5.0	,,	3.0
28299	by other methods (e.g., double	D.D.		2.0		tarsal bone fracture (except talus			
28300	osteotomy; calcaneus (Dwyer or	BR		3.0		and calcaneus), with or without internal or external skeletal fixa-			
26300	Chambers type procedure) with or					tion, each	6.0	90	3.0
	without internal fixation	9.5	90 90	3.0 3.0	28470	Treatment of closed metatarsal			
28302 28304	talus	9.0	90	3.0		fracture; without manipulation, each	Sv.&		
	than calcaneus or talus;	8.0	90	3.0	28475	with manipulation, each	2.2	90	3.0
28305	with autogenous graft (includes obtaining graft) (Fowler type).	9.0	120	3.0	28476	with manipulation and percu- taneous pinning, each	BR		3.0
28306	Osteotomy, metatarsal, base or		120	5.0	28480	Treatment of open metatarsal			
	shaft, single, for shortening or an-		00	3.0		fracture, with uncomplicated soft	3.0	90	3.0
28308	gular correction; first metatarsal other than first metatarsal	7.0 5.6	90 90	3.0	28485	Open treatment of closed or open	3.0	70	3.0
28309	Osteotomy, metatarsals, multiple,					metatarsal fracture, with or with-			
	for cavus foot (Swanson type pro-	BR	120	3.0		out internal or external skeletal fixation, each	6.0	90	3.0
28310	Osteotomy for shortening, angular		120	3.0	28490	Treatment of closed fracture great		70	
	or rotational correction; proximal					toe, phalanx or phalanges; without			
	phalanx, first toe (separate procedure)		90	3.0	28495	manipulation	Sv.& 1.2	30	3.0
28312	other phalanges, any toe		90	3.0	28496	with manipulation and per-			
28315	Sesamoidectomy, first toe (sepa-	DD		3.0	20500	cutaneous pinning, each	<u>BR</u>		
28320	rate procedure)			3.0	28500	Treatment of open fracture great toe, phalanx or phalanges, with			
	tarsal bones (calcaneus, talus,			2.0		uncomplicated soft tissue closure.	1.8	30	3.0
28322	etc.) metatarsal, with or without			3.0	28505	Open treatment of closed or open fracture great toe, phalanx or			
20322	bone graft (includes obtaining					phalanges, with or without inter-			
	graft)		120	3.0		nal or external skeletal fixation	3.6	45	3.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@	20.675		Unit Value	up Days=	Basic Anes@
28510	Treatment of closed fracture, pha- lanx or phalanges, other than				28675	Open treatment of closed or open interphalangeal joint dislocation	2.4	60	3.0
	great toe; without manipulation,					RODESIS			
28515	with manipulation, each	Sv.& 1.0	30	3.0	28705 28715	Pantalar arthrodesis Triple arthrodesis	19.0 15.0	120 120	3.0 3.0
28520	Treatment of open fracture, pha- lanx or phalanges, other than				28725	Subtalar arthrodesis ((((includes Grice type procedure)))	((12.0 -	120	3.0))
	great toe, with uncomplicated soft tissue closure, each	1.6	30	3.0	28730	Arthrodesis, midtarsal or tarsome-	BR	120	3.0
28525	Open treatment of closed or open fracture, phalanx or phalanges;					trtarsal [tarsometatarsal], multi- ple or transverse;	11.0	120	3.0
	other than great toe, with or with- out internal or external skeletal				28735	with osteotomy as for flat	14.0	120	3.0
*28540	fixation, each	3.0	45	3.0	28737	Arthrodesis, midtarsal navicular-	14.0	120	3.0
28545	dislocation; without anesthesia	*0.72	0 45	2.0		cuneiform, with tendon lengthen- ing and advancement (Miller type	7.0	100	2.0
28546	requiring anesthesia Treatment of closed tarsal bone	2.0	43	3.0	28740	Arthrodesis, midtarsal or tarsome-	7.0	120	3.0
20552	dislocation, with percutaneous skeletal fixation	2.8			28750	trtarsal, single joint	9.0	120	3.0
28550	Treatment of open tarsal bone dis- location, with uncomplicated soft				28755	phalangeal joint	7.0 4.0	120 120	3.0 3.0
28555	Open treatment of closed or open	2.8	45	3.0	28760	Arthrodesis, great toe, interpha- langeal joint, with extensor			
	tarsal bone dislocation, with or without internal or external skele-					hallucis longus transfer to first metatarsal neck (Jones type pro-			
*28570		6.0	90	3.0		cedure)	6.0	120	3.0
	joint dislocation; without anesthesia	*1.0	0			(For hammertoe operation or interphalangeal fusion, see 28285)			
28575 28580	requiring anesthesia Treatment of open talotarsal joint	2.4	45	3.0	AMPU	TATION			
20300	dislocation, with uncomplicated soft tissue closure	3.2	45	3.0	28800	Amputation, foot; midtarsal (Chopart type procedure)	10.0	90	3.0
28585	Open treatment of closed or open	5.2	73	3.0	28805 28810	transmetatarsal	10.0	90	3.0
	talotarsal joint dislocation, with or without internal or external skele-	100	00	2.0	28820	single	6.0	90	3.0
*28600		10.0	90	3.0	28825	Amputation, toe; metatarsopha- langeal joint	3.0	45	3.0
	tarsal [tarsometatarsal] joint dis- location, without anesthesia	*0.72	0			interphalangeal jointELLANEOUS	2.0	45	3.0
28605 28606	requiring anesthesia Treatment of closed tarsometrtar-	2.0	45	3.0	28899	Unlisted procedure, foot or toes	BR		3.0
	sal [tarsometatarsal] joint disloca- tion, with percutaneous skeletal					(For skin grafts and flaps, see 15050-15770)			
28610	fixation	3.0		3.0		•			
	[tarsometatarsal] joint dislocation, with uncomplicated soft tissue clo-					SECTION			
28615	sure	2.8	45	3.0		AC 296-22-097 ARTHROS			.•
	tarsometrtarsal [tarsometatarsal] joint dislocation, with or without					cal arthroscopy always in oscopy. When arthroscopy is p			
	internal or external skeletal fixa-	6.0	90	3.0		ith arthrotomy, add modifier			•
*28630		0.0	70	3.0			Unit	Follow- up	Basic
28635	without anesthesia	*0.72	0	2.0			Value	Days=	Anes@
28640	requiring anesthesia Treatment of open metatarsopha-	1.4	45	3.0	29815	Arthroscopy, shoulder, diagnostic, with or without synovial biopsy			
20645	langeal joint dislocation, with un- complicated soft tissue closure	2.0	45	3.0	29819	(separate procedure)	7.0	60	3.0
28645	Open treatment of closed or open metatarsophalangeal joint disloca-				27017	with removal of loose body or for- eign body	7.5	60	3.0
*28660	Treatment of closed interphalan-	4.0	90	3.0	29820	synovectomy, partial	8.0	60	3.0
	geal joint dislocation; without anesthesia	*0.72	0		29821 29822	synovectomy, complete	9.9 7.5	60 60	3.0 3.0
28665 28670	requiring anesthesia Treatment of open interphalangeal	1.2	45	3.0	29823 29825	debridement, extensive with lysis and resection of adhe-	9.9	60	3.0
	joint dislocation, with uncompli- cated soft tissue closure	1.6	45	3.0		sions with or without manipula-	9.9	60	3.0
				- -	29830	Arthroscopy, elbow, diagnostic, with or without synovial biopsy			

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
29834	(separate procedure) Arthroscopy, elbow, surgical; with	4.7	60	3.0	*30020	Drainage of abscess or hematoma, nasal septum	*1.4	0	3.0
	removal of loose body or foreign body	5.0	60	3.0		(For lateral rhinotomy, see spe-			
29835	synovectomy, partial	7.1	60	3.0		cific application, e.g., 30118,			
29836	synovectomy, complete	8.2	60	3.0		30320)			
29837	debridement, limited	7.2	60	3.0	EXCISI	ON			
29838	debridement, extensive	8.0	60	3.0	LACIDI				
29870	Arthroscopy, knee, diagnostic, with or without synovial biopsy (separate procedure)	6.1	30	3.0		(For excision of nasopharyngeal fibroma, see 42880)			
29871	Arthroscopy, knee, surgical; for	0.1	30	3.0		(For biopsy of nasopharynx, see			
	infection, lavage and drainage	7.4	90	3.0		42804)			
29872	for infection, lavage and drain-				30100	Biopsy, intranasal	0.6	7	3.0
****	age with suction irrigation	7.6	90	3.0		(For biopsy skin of nose, see			
29874	for removal of loose body or foreign body (e.g.,					11100, 11101)			
	osteochondritis dissecans frag-				20112				
	mentation, chondral fragmenta-				30110	Excision of nasal polyp(s) simple;	1.4	15	3.0
	tion)	13.0	90	3.0	30111	unilateral	BR	13	3.0
29875	synovectomy, limited (e.g., plica			• •	30111				2.0
20076	or shelf resection)	16.2	90	3.0		(30110, 30111 would normally be completed in an office setting)			
29876	synovectomy, major, two or more compartments (e.g., medi-					be completed in an office setting)			
	al or lateral)	16.6	90	3.0	30115	Excision, nasal polyp(s), exten-	4.0	20	2.0
29877	debridement/shaving of articu-				30116	sive; unilateral bilateral	4.0 BR	30	3.0 3.0
	lar cartilage (chondroplasty)	16.4	90	3.0	30110		ЬK		3.0
29879	abrasion arthroplasty (includes					(30115, 30116 would normally			
	chondroplasty where necessary) or multiple drilling	16.8	90	3.0		require the facilities available in a hospital setting)			
29881	with meniscectomy (medical or					-			
	lateral including any meniscal				30117	Excision, intranasal lesion; inter-	DD		
	shaving)	16.6	90	3.0	30118	nal approach external approach (lateral	BR		
29882	with meniscus repair (medial or lateral)	16.8	90	3.0	30110	rhinotomy)	BR		
29884	with lysis of adhesions with or	10.6	70	5.0	30120				
27001	without manipulation (separate					skin of nose for rhinophyma	10.0	60	3.0
	procedure)	15.2	90	3.0	30124	Excision dermoid cyst, nose; sim-	2.5	0	4.0
29886	drilling for intact	16.4	00	3.0	30125	ple, skin, subcutaneous complex, under bone or carti-	2.3	U	4.0
29887	osteochondritis dissecans lesion. drilling for intact	16.4	90	3.0	30123	lage	BR	30	4.0
27001	osteochondritis dissecans lesion				30130	Excision turbinate, partial or			
	with internal fixation	16.8	90	3.0	201.40	complete	2.0	30	3.0
29890	Arthroscopy, ankle, diagnostic,				30140	Submucous resection turbinate, partial or complete	6.0	90	3.0
	with or without synovial biopsy	6.0	90	3.0		•	0.0	,,	5.0
29894	(separate procedure)	0.0	,0	3.0		(For submucous resection of na-			
27074	removal of loose body or foreign					sal septum, see 30500)			
	body	9.0	90	3.0	30150	Rhinectomy; partial	BR		3.0
29895	synovectomy, partial	9.4	90	3.0	30160	total	BR		3.0
29896	synovectomy, complete	9.9 9.4	90 90	3.0 3.0		(For closure and/or reconstruc-			
29897 29898	debridement, limited debridement, extensive	9.9	90	3.0		tion, primary or delayed, see in-			
29909	Unlisted procedure, arthroscopy	BR		3.0		tegumentary System, 13150– 13152, 14060–14300, 15120–			
	•					15730, 15760, 20900–20910)			
AME	NDATORY SECTION (An	nendin	g Order	86–19,	INTRO	DUCTION			
filed 2	(28/86, effective 4/1/86)				INTRO	DUCTION			
	C 296-22-100 NOSE RE	CDID	ΔΤΩΡ Υ	SVS-	*30200	Injection into turbinate(s), thera-	*0.48	0	
TEM.		MI IK	AIONI	510-	30210*	peutic	10.46	U	
I EIVI.					30210	type)	0.2	0	4.0
		T to te	Follow-	Doole	30220	Insertion, nasal septal prosthesis			
		Unit Value	up Days=	Basic Anes@		(button)	BR		4.0
			,5		REMOV	AL FOREIGN BODY			
INCIS	ION				*30300	Removal foreign body;			
	(For simple furuncle, see 10020)				50500	internasal; office type procedure.	*0.4	0	3.0
****					30310	requiring general anesthesia	2.0	7	3.0
*30000	Drainage abscess or hematoma, nasal, internal approach	*1.2	0	3.0	30320	by lateral rhinotomy	BR		3.0
		1.2	J	3.0	REPAIR	₹			
	(For external approach, see 10020, 10060, 10140)					(For obtaining tissues for graft,			
	10020, 10000, 10140)					see 20900–20926, 21210)			
						·			

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	(C					initial	*2.4	0	3.0
20.400	(See also repair-complex, 13000-15760 and 21210-21235)				*30906 30915 30920	subsequent	*1.6 10.0	0 30	3.0 3.0
30400	Rhinoplasty, primary, lateral and alar cartilages and/or elevation of nasal tip	12.0	180	3.0	30720	transantral	BR		3.0
	(For columellar reconstruction, see 13150 et seq.)				20020	tery, see 37600)			
30410	complete, external parts in- cluding bony pyramid, lateral				30930 30999	Fracture nasal turbinate(s) therapeutic	BR BR		3.0 3.0
	and alar cartilages, and/or elevation of nasal tip	18.0	180	3.0	AME	NDATORY SECTION (Am	nending	g Order	86–19,
30420 30430	including major septal repair. Rhinoplasty, secondary; minor revision (small amount of na-	20.0	180	3.0		/28/86, effective 4/1/86) C 296-22-115 TRACHEA	A A NIT	\ DD∧N	ICUI
	sal tip work)	3.0	45	3.0	WA	C 296-22-115 TRACHEA	4 AINI	Follow-	CIII.
30435	intermediate revision (bony work with osteotomies)	BR	45	3.0			Unit	up	Basic
30450	major revision (nasal tip work and osteotomies)	BR		4.0			Value	Days=	Anes@
((30500	Submucous resection nasal sep-		00		INCISI	ON			
	(30500 has been deleted, use	8.0	90	- 3.0))	31600	Tracheostomy, planned (separate procedure);	5.4	15	((5.0)) 6.0
	30520) (For submucous resection of				31601 31603	under two years	6.0	15	$\frac{6.0}{6.0}$
30520	turbinates, see 30140) Septoplasty or submucous resec-				2.002	dure, transtracheal	BR	90	((5.0)) <u>6.0</u>
30320	tion with or without cartilage ((implant, (separate procedure)))					Cricothyroid membrane Tracheostomy, fenestration proce-	BR		4.0
	scoring, contouring or replace- ment with graft	10.0	90	((3.0))		dure with skin flaps	7.0	15	((4.0)) <u>6.0</u>
30540	Repair choanal atresia;			5.0		(For endotracheal intubation, see 31500)			
20545	intranasal	11.0 20.0	60 365	((3.0)) <u>5.0</u> ((3.0))		(For tracheal aspiration under direct vision, see 31515)			
30545	transpalatine			5.0	31612	Tracheal puncture, percutaneous			
*30560 30580	Lysis intranasal synechia Repair fistula; oromaxillary (combine with 31030 if	*0.4	0	3.0		for aspiration of mucus (transtracheal aspiration)	BR		4.0
	(combine with 31030 if antrotomy is included)	10.0	90	3.0	31613	Tracheostoma revision; simple, without flap rotation	BR	30	5.0
30600 30620	Reconstruction, functional, internal nose (septal or other septal	BR+		3.0	31614 ENDOS	complex, with flap rotation	BR	30	5.0
	dermatoplasty) (does not include	100	00	10		((Tracheoscopy))			
30630	obtaining graft)	10.0 BR	90	3.0 3.0		Tracheobronchoscopy through established tracheostomy incision	((BR))		4.0
DESTR	UCTION				((31620	Bronchoscopy, diagnostic, rigid	3.6	30	4.0
*30800	Cauterization turbinates, unilateral or bilateral (separate proce-				31621 -		3.6-	7	5.0))
30805	dure); superficial	*0.4 1.4	0 7	3.0 3.0		(31620–31621 have been deleted,	5.0		2.0,,
30820		BR		3.0	31622	use 31622)			
OTHER	PROCEDURES				31022	ible or rigid), with or without	2.6		5.0
	(30900 Control of anterior nasal hemorrhage has been expanded				31625 ((31626	cell washing or brushing with biopsy, rigid bronchoscope with biopsy, fiberoptic bron-	3.6 5.0	30	4.0
	into 30901–30904)				31627	choscope (flexible) with brushing, fiberoptic bron-	5.0	7	5.0
*30901	Control nasal hemorrhage, ante- rior, simple (cauterization); uni-				31021	choscope (flexible)	5.0	7	5.0))
*30902	bilateral	*0.6 *0.8	0	0		(31626 has been deleted, use 31625)			
*30903	Control nasal hemorrhage, anterior, complex (cauterization); unilateral	BR				(31627 has been deleted, use 31622)			
*30904 *30905	bilateral	BR			31628	with transbronchial lung biopsy,			

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	((fiberoptie bronchoscope (flexi-		,-		31725	tracheobronchial with fiber- scope, bedside	1.0	0	
	ble) under)) with or without	DD		5.0	REPAI	R			
31629	fluoroscopic guidance with transbronchial needle aspi-	BR BR		5.0	31750 31755	Tracheoplasty; cervical	BR		6.0
31630	with tracheal or broncheal dila- tion or closed reduction of frac-	<u>BR</u>			2112	fistulization (Asai technique), each stage	BR		6.0
	ture	6.0	30	6.0	31760	intrathoracic	BR		12.0
31631	with tracheal dilation and	BR		4.0	31770	Bronchoplasty; graft repair excision stenosis and anastomo-	BR		11.0
31635	placement of tracheal stent with removal of foreign body	5.6	30	4.0	31775	sis	BR		11.0
31640	with excision of tumor	5.0	30	4.0		(For lobectomy and			
31641	with destruction of tumor or re- lief of stenosis by any method	D.D.	20	4.0		bronchoplasty, see 32485)			
31645	other than excision (e.g., laser) with therapeutic aspiration of	BR	30	4.0	31780	Excision tracheal stenosis and anastomosis; cervical	BR		11.0
31043	tracheo((=))bronchial tree, ini-				31781	cervicothoracic	BR		11.0
	tial (e.g., drainage of lung ab-	4.0	20	4.0	31785	Excision of tracheal tumor or car-			
31646	scess) with therapeutic aspiration of	4.0	30	4.0	31786	thoracic	BR BR		11.0 11.0
31040	tracheobronchial tree, subse-						Dic		
	quent	2.6	30	4.0	SUTUI				
	(For catheter aspiration of				31800	Suture of external tracheal wound or injury; cervical	BR		6.0
	tracheobronchial tree at bedside,				31805	intrathoracic	BR		12.0
	see 31725)				31820	Surgical closure tracheostomy or			
	(31650-31651 have been deleted, see 31645-31646)				31825	fistula; without plastic repair with plastic repair	4.0 6.0	30 30	4.0 4.0
((31650	with drainage of lung abscess or cavity, initial	4.0-	30-	- 4.0		(For repair of tracheoesophageal fistula, see 43305-43312)			
31651 -	with drainage of lung abscess	2.6	20	4.0))	31830	Revision of tracheostomy scar	5.60	30	4.0
31656	or cavity, subsequent with injection of contrast mate-	2.6 -	30	4.0))	31899		BR		4.0
	rial for segmental broncho- graphy (fiberscope only)	4.0	30	4.0					
	(For radiological procedure, see 71040, 71060)				AME filed 2	NDATORY SECTION (Am 2/28/86, effective 4/1/86)	nending	g Order	86–19,
						AC 296-22-116 LUNGS A	ND D	FELIDA	
31659	with other bronchoscopic proce- dures	BR		4.0	WV F	AC 290-22-110 LUNGS A	ND I		•
INTRO							Unit	Follow- up	Basic
INTRO	DUCTION (For endotracheal intubation, see						Value	Days=	Anes@
	31500)				INCIS	ION			
	(For tracheal aspiration under direct vision, see 31515)				*32000	Thoracentesis, puncture of pleu-			
						ral cavity for aspiration, initial or	*0.72	0	
31700	Catheterization transglottic (separate procedure)	3.6	0		32005	subsequent	0.72	U	
31708	Instillation of contrast material					current or persistent pneu-			
	for laryngography or broncho-		0		*32020	mothorax) with water	BR		
31710	graphy, without catheterization Catheterization for broncho-	0.9	0		32020	seal(e.g., pneumothorax, hemo-			
31710	graphy, with or without instilla-					thorax, empyema) (separate pro-			
	tion of contrast material	0.8	0		32035	cedure)	*1.2	0	
	(For bronchoscopic catheteriza-				32033	for empyema	6.0	60	3.0
	tion for bronchography, fiber- scope only, see 31656)				32036		0.0	00	2.0
	•				32005	empyema	8.0	90	3.0
31715	Transtracheal injection for bron- chography	0.8	0		32073	of lung or pleura	BR		3.0
					32100		120	00	11.0
	(For detention time, see 99150, 99151)				32110	ration and biopsy	12.0	90	11.0
21717					32110	orrhage and/or repair of lung			
31717	brush biopsy					tear	16.0	90	11.0
31719	Transtracheal (percutaneous) in-				32120	for postoperative complica-	16.0	90	11.0
	troduction of indwelling tube for therapy (tickle tube)				32124	with open intrapleural			
31720	Catheter aspiration (separate pro-				221.40	pneumonolysis with cyst(s) removal with or	16.0	90	11.0
	cedure); nasotracheobronchial		0		32140	without a pleural procedure	16.0	90	11.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
		Value	Days	71103@	32815			Days-	_
32141	with excision-plication of bullae, with or without any				32820	fistula	BR		11.0
22150	pleural procedure	20.0	90	11.0		(post-traumatic)	BR		11.0
32150	with removal of intrapleural foreign body or fibrin deposit.	14.0	90	11.0	SURGIO	CAL COLLAPSE THERAPY; TH	ORAC	DPLASTY	
32151	with removal of intrapulmona-				(See also	32520)			
32160	ry foreign body with cardiac massage	16.0 BR	90	11.0 12.0	32900	Resection of ribs, extrapleural,			
	(For segmental or other					all stages	14.0	90	((9.0)) 10.0
	resections of lung, see 32480-				32905	Thoracoplasty, Schede type or			
22200	32525)				32906	extrapleural (all stages); with closure of bronchopleural	14.0	90	9.0
32200	Pneumonostomy, with open drainage of abscess or cyst	14.0	120	11.0		fistula	16.0	90	9.0
32215		16.0	90	11.0		(For open closure of major bron-			
32220	pneumothorax	10.0	90	11.0		chial fistula, see 32815)			
32225	rate procedure); total	20.0 14.0	90 90	11.0 11.0		(For resection of first rib for tho- racic outlet compression, see			
EXCISI	•	14.0	70	11.0		21615, 21616)			
32310	Pleurectomy; parietal (separate				32940	Pneumonolysis, extraperiosteal,			
32310	procedure)	20.0	90	11.0		including filling or packing procedures	14.0	90	9.0
32315 32320	partial Decortication and parietal	15.0	90	11.0	*32960	Pneumothorax; therapeutic, in-	*1.0	0	
	pleurectomy	28.0	90	11.0	32999	trapleural injection of air Unlisted procedure, lungs and	*1.0	. 0	
32400	Biopsy, pleura; percutaneous needle	1.2	7			pleura	BR		9.0
	(For CT guidance, see 76360,		,			CARDIOVASCULAR	CVCT	EM	
	76361; for ultrasonic guidance,				T1 1'-				r.
	see 76942, 76943)					ted values are for the princi rent services of other physi-			
32402 32405	open	6.0	15	3.0		co-surgeon), see WAC 296			
	dle	3.0	7	3.0		riate unit value modifiers.		,	
	(For fine needle aspiration, preparation, and interpretation of					nonitoring, operation of pum			n–sur-
	smears, see 88170-88173)				_	ervices, see ((90900–90930))			
*32420	Pneumonocentesis, puncture of	*1.2	0			procedures listed "with t		,	
32440	lung for aspiration Pneumonectomy, total	30.0	90	11.0	oxyge n =45.)	ator or pump assist), see	Ancsi	nesia in	oumer
32445	Pneumonectomy, extrapleural; without empyemectomy	20.0	90	11.0	,				
32450	with empyemectomy	25.0	90	11.0		redical or laboratory related section.)))	a-servi	ces, see	appro-
32480	Lobectomy, total or segmental; .	26.0	90	11.0	priate	section.))			
32485 32490	with bronchoplasty with concomitant decortica-	30.0	90	11.0	AMEN	NDATORY SECTION (An	nending	Order 8	86–19.
	tion	30.0	90	11.0	filed 2/	(28/86, effective 4/1/86)	•		,
32500	Wedge resection, of lung; single or multiple	22.0	90	11.0	WA	C 296-22-120 HEART	AND	PERICA	RDI-
32520	Resection of lung; with resection				UM.				
32522	of chest wall with reconstruction of chest	30.0	90	11.0		(((For monitoring, operation of			
32525	wall, without prosthesis with major reconstruction of	32.0	90	11.0		pump and other nonsurgical services, see 99150, 99151, 99160			
	chest wall, with prosthesis	35.0	90	11.0		99162, 99190-99192)))			
32540	Extrapleural enucleation of empyema (empyemectomy);	20.0	90	11.0		(For other medical or laboratory			
32545	with lobectomy	30.0	90	11.0		related services, see appropriate section)			
ENDOS	COPY							Follow-	
32700	Thoracoscopy, exploratory (sepa-						Unit	up Dans=	Basic
32705	rate procedure);	4.0 4.0	30 30	4.0 4.0			Value	Days=	Anes@
REPAIR	• •		20		PERICA	ARDIUM			
32800	Repair lung hernia through chest				33010*	Pericardiocentesis; initial	1.2	0	
	wall	BR		11.0	33011* 33015	subsequent Tube pericardiostomy	1.0 BR	0	
32810	Closure of chest wall following open flap drainage for empyema				33020	Pericardiostomy for removal of			
	(Clagett type procedure)	BR		11.0		clot or foreign body (primary pro- cedure)	20.0	90	13.0

			Follow-				Follow-	
		Unit Value	up Days≕	Basic Anes@		Unit Value	up Days=	Basic Anes@
		value	Days	7 thesa			24,0	7163
33025	Creation of pericardial window or partial resection for drainage	20.0	15	15.0	WOUNDS OF THE HEART AND GRE		SELS	
33030	Partial resection for chronic constrictive pericarditis, without				33300 Repair of cardiac wound; withou bypass	24.0	90	15.0
33035	bypass	30.0	90	15.0	33305 with cardiopulmonary bypass. 33310 Cardiotomy, exploratory (include removal of foreign body); withou	s	90	15.0
	pass	40.0	90	15.0	bypass	22.0	90	15.0
33050	Excision of pericardial cyst or tu-	20.0	90	13.0	33315 with cardiopulmonary bypass 33320 Suture repair of aorta or grea		90	15.0
33100	Pericardiectomy (separate procedure)	34.0	90	15.0	vessels; without bypass	20.0	90 90	15.0 15.0
CARD	IAC TUMOR	30	,,		33330 Insertion of graft; without bypass.	30.0	90	15.0
33120	Excision of intracardiac tumor,				33335 with cardiopulmonary bypass 33350 Great vessel repair with other ma		90	15.0
33120	resection with cardiopulmonary	50.0	00	15.0	jor procedure			15.0
33130	bypass Resection of external cardiac tu-	50.0	90	15.0	CARDIAC VALVES AORTIC VALVE			
	mor	25.0	90	12.0	33400 Valvuloplasty, aortic valve, open with cardiopulmonary bypass		90	15.0
	(((For injection procedure for coronary arteriography, see				33404 Construction of apical-aortic con			
	36230)				33405 Replacement, aortic valve with		90	15.0
	(For cardiac catheterization, see 93501-93566)))				cardiopulmonary bypass	-	90	15.0
PACE	MAKER				bypass	BR		15.0
	(For electronic analysis of inter- nal pacemaker system, see 93795, 93796)				33408 with inflow occlusion			15.0
	(Procedures include repositioning or replacement in first fourteen				33411 Replacement aortic valve; with aortic annulus enlargement			
	days)				noncoronary		90	15.0
	(For fluoroscopy and radiography procedure with insertion of pacemaker, see 71090)				nulus enlargement (Konno pro		90	15.0
33200	Insertion of permanent pacemaker				33415 Resection of aortic valve for subvalvular stenosis		90	15.0
••••	with epicardial electrode; by	24.0	90	15.0	33417 Aortoplasty (gusset) for supraval-	-		
33201	by xiphoid approach	24.0	90	15.0	vular stenosis	40.0	90	15.0
	(33205 has been deleted. To re-				MITRAL VALVE 33420 Valvotomy, mitral valve (commis-			
*****	port use 33206–33208)				surotomy); closed	32.0	90	15.0
33206	Insertion of permanent pacemaker with transvenous electrode(s); at-				33422 open, with cardiopulmonary by pass		90	15.0
33207	rial ventricular	BR BR		3.0 3.0	33425 Valvuloplasty, mitral valve, with	ı	90	15.0
33208	AV sequential	BR		3.0	cardiopulmonary bypass	1		
33210	Insertion of temporary transve- nous cardiac electrode, or pace-				cardiopulmonary bypass	52.0	90	15.0
	maker catheter (separate procedure)	7.0	15	Sv.&	TRICUSPID VALVE			
33212	Insertion or replacement of pulse				33450 Valvotomy, tricuspid valve (com- missurotomy); closed	32.0	90	15.0
33216	generator only	4.0	30	6.0	33452 open, with cardiopulmonary by pass		90	15.0
	tioning of permanent transvenous electrodes only (15 days or more				33460 Valvuloplasty or valvectomy	,	,,	
	after initial insertion)	8.0	30	6.0	tricuspid valve, with cardiopulmo- nary bypass;		90	15.0
33218	Repair of pacemaker; electrodes only	5.0	30	6.0	33465 replacement		90	15.0
33219	with replacement of pulse gen- erator	BR		6.0	(For multiple valve replacement see 33480-33492)	•		
33232	Removal of permanent pacemak-				33468 Tricuspid valve repositioning and			
33245_	Implantation of automatic internal	BR		6.0	plication for Ebstein anomaly		90	15.0
	defibrillator pads and epicardial sensing electrodes by				PULMONARY VALVE 33470 Valvotomy, pulmonary valve			
	mediansternotomy	BR		6.0	(commissurotomy); closed (trans-	•		
					ventricular)		90 90	15.0 15.0
					open, with inflow occlusion		90	15.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
33474	open, with cardiopulmonary by-	50.0	90	15.0	33575	combined with vascularization .	68.0	90	15.0
33476	pass Right ventricular resection for infundibular stenosis, with or				SEPTA 33640	AL DEFECT Repair atrial septal defect, secun-			
33478	without commissurotomy Outflow tract augmentation (gusset), with or without commissurot-	50.0	90	15.0	33641	dum; direct closure without cardiopulmonary without bypass. direct closure with cardiopul-	32.0	90	15.0
мшт	omy or infundibular resection IPLE VALVE PROCEDURES	52.0	90	15.0	33643	monary bypasspatch closure, with or without	46.0	90	15.0
33480	Replacement and/or repair, dou-				22/15	anomalous pulmonary venous drainage	30.0	90	15.0
33481	ble valve procedure, by methods 33400-33465	70.0	90	15.0	33645	Direct or patch closure, sinus venosus, with or without anomalous pulmonary venous drainage.	30.0	90	15.0
	commissurotomy or valvuloplasty of another valve	56.0	90	15.0	33647	Repair of atrial septal defect and ventricular septal defect, with di-		00	150
33482 33483	with commissurotomy or valvuloplasty of two valves Double valve replacement;	60.0 65.0	90 90	15.0 15.0	33649	Repair of tricuspid atresia (e.g.,	BR BR	90_	15.0 15.0
33485	with commissurotomy or valvu- loplasty of one valve	67.0	90	15.0	33660	Fontan, Gago procedures) Patch closure, endocardial cushion defect, with or without repair of	DK		13.0
33490	Replacement and/or repair, triple valve procedure, by methods		, ,		33665	mitral and/or tricuspid cleft; with repair of separate ventric-	50.0	90	15.0
33492	33400 to 33465	80.0 85.0	90 90	15.0 15.0	33670	ular septal defect	35.0	90	15.0
	NARY ARTERY PROCEDURES				33681	lar canal, with or without pros- thetic valve	50.0	90	15.0
33502	Anomalous coronary artery; ligation graft, without cardiopulmonary	20.0	90	15.0	33682	direct	35.0 50.0	90 90	15.0 15.0
33504	bypass graft, with cardiopulmonary by-	25.0	90	15.0	33684	with pulmonary valvotomy or infundibular resection (acyano-			
33510	pass	35.0	90	15.0	33688	tic)	50.0	90	15.0
33511	internal mammary artery); single ((artery)) grafttwo coronary ((arteries)) grafts	35.0 56.0	90 90	15.0 15.0	33690 33692	set Banding of pulmonary artery Total repair tetralogy of Fallot;	5.0 15.0	90	15.0
33512	three coronary ((arteries)) grafts	67.0	90	15.0	33694	with outflow tract gusset	50.0 50.0	90 90	15.0 15.0
33513	four coronary ((arteries)) grafts	67.0	90	15.0 15.0	33696 SINUS	with closure of previous shunt. S OF VALSALVA	8.0		
33514 33516	five coronary ((arteries)) grafts six or more coronary ((arteries)) grafts	67.0 67.0	90 90	15.0	33702	Repair sinus of Valsalva fistula, with cardiopulmonary bypass;	50.0	90	15.0
	(For separate procurement of au-	01.0	70	13.0	33710	with repair of ventricular septal defect	35.0	90	15.0
	togenous graft, see modifier -75, services rendered by more than one physician)				33720	Repair sinus of Valsalva aneurysm, with cardiopulmonary by- pass	50.0	90	15.0
33520	Coronary artery bypass, nonauto-				TOTAI	L ANOMALOUS PULMONARY			
33525 33528	genous graft (e.g., synthetic or ca- daver); single ((artery)) graft two coronary ((arteries)) grafts	30.0 35.0	90 90	15.0 15.0	33730	Complete repair of anomalous venous return (supracardiac, intracardiac, or infracardiac types)	50.0	90	15.0
33326	three or more coronary ((arteries)) grafts	50.0	90	15.0		(For partial anomalous return, see atrial septal defect)	30.0	<i>,</i> 00	15.0
	has been deleted. To report, use				SHUN	TING PROCEDURES			
POSTI	33999) NFARCTION MYOCARDIAL PR	OCEDI	JRES		33735	Atrial septectomy or septostomy; closed (Blalock-Hanlon type oper-			
33542		25.0	00	15.0	22727	ation)	32.0	90	15.0
33545	lar septal defect, with or without	35.0	90	15.0	33737 33738	open, with inflow occlusion transvenous method, balloon, Rashkind type (includes cardiac	40.0	90	15.0
33560	myocardial resection	50.0 BR	90	15.0	33739	catheterization)blade method (Sang-Park septostomy) (includes cardiac	50.0	90	15.0
33570	Coronary angioplasty (end arter- ectomy, with or without gas, ar-	ЫK			33750	catheterization)	BR		15.0
	terial implantation or anastomosis), with bypass;	60.0	90	15.0		artery (Blalock-Taussig type operation)	30.0	90	15.0

		Unit	Follow-	Basic	Follow– Unit up Basic
		Value	up Days=	Anes@	Value Days= Ancs@
33755	ascending aorta to pulmonary artery (Waterston type opera-				PULMONARY ARTERY
33762	tion)	30.0	90	15.0	33910 Pulmonary artery embolectomy; with cardiopulmonary bypass
33764 33766	tion)	30.0 <u>BR</u>	90 90	15.0 15.0	MISCELLANEOUS ((33950 Cardiac transplantation, includ-
TO A NI	(Glenn type operation)	30.0	90	15.0	ing removal of donor heart BR 15.0)) 33930 Donor cardiectomy-
•	Repair transposition of great ves-	SSELS			pneumonectomy, with preparation and maintenance of homograft BR 15.0
55.52	sels, atrial baffle procedure (Mustard or Senning type); with cardiopulmonary bypass	50.0	90	15.0	33935 Heart-lung transplant with recipient cardiectomy-pneumonectomy. 33940 Donor cardiectomy, with prepara-
33783	with removal of pulmonary ar- tery band, with or without gus-				tion and maintenance of homograftBR
33784	set with closure of ventricular sep-	50.0	90	15.0	33945 Heart transplant, with or without recipient cardiectomy BR
33785	tal defect	50.0	90	15.0	(33950 has been deleted, use 33940, 33945)
TRUN	reconstruction (Jatene type) CUS ARTERIOSUS	BR	90	15.0	33960 Prolonged extracorporeal circulation for cardiopulmonary insuffi-
33786	Total repair, truncus arteriosus	500	00	15.0	ciency BR 15.0 33970 Intra-aortic balloon counterpulsa-
33788	(Rastelli type operation) Replant pulmonary artery for	50.0	90	15.0	tion; insertion ((and removal)) only((10.0)) 10 15.0
	(For pulmonary artery band, see	30.0	90	15.0	(For resouteneous insertion
	33690)				(For percutaneous insertion ((and removal, see 93535)) <u>use</u> 93536)
	C ANOMALIES				33971 removal of balloon including re-
33802	Division of aberrant vessel (vascular ring);	18.0	90	15.0	pair of artery with or without graft BR 15.0
33803 33810	with reanastomosis Creation of aortopulmonary win-	20.0	90	15.0	33972 monitoring only BR 15.0
33812	dow; without bypass with cardiopulmonary bypass	20.0 30.0	90 90	15.0 15.0	33999 Unlisted procedure, cardiac surgery BR 15.0
33820	Patent ductus arteriosus; ligation	15.0	90	15.0	AMENDATORY SECTION (Amending Order 86-19,
33822	(primary procedure) division, under 18 years	18.0	90	15.0	filed $2/28/86$, effective $4/1/86$)
33824 33830	division, 18 years and older ligation or division when per-	20.0	90	15.0	WAC 296-22-125 ARTERIES AND VEINS. Pri-
	formed with another procedure	5.0		15.0	mary vascular procedure listings include establishing
33840	Excision of coarctation of aorta, with or without associated patent				both inflow and outflow by whatever procedures neces-
	ductus arteriosus; with direct	20.0	90	15.0	sary. Also included is that portion of the operative arteriogram performed by the surgeon, as indicated.
33845	anastomosis with graft	20.0 30.0	90	15.0	Sympathectomy, when done, is included in the listed
((3385(with shunt, left subclavian to descending aorta (Blalock-				aortic procedures.
	Park type operation)	30.0 -	90	15.0))	Follow-
	(33850 has been deleted, use 33999)				Unit up Basic Value Days= Anes@
33851	repair using left subclavian ar- tery as gusset for enlargement of segment (Waldhusen proce-				ARTERIAL EMBOLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER
THOR	dure)	BR	90	15.0	34001 Embolectomy or thrombectomy, with or without catheter; carotid, subclavian, or innominate artery,
33860	Ascending aorta graft, with				by neck incision
	cardiopulmonary bypass; with or without coronary implant, with or without valve suspension; without				by thoracic incision 14.0 60 11.0 34101 axillary, brachial, innominate, subclavian artery, by arm inci-
	valve replacement	40.0	90	15.0	sion
33865 33870	Transverse arch graft, with	50.0	90 90	15.0 15.0	34111 radial or ulnar BR 60 5.0 34151 renal, celiac, mesentery, aorto-
33875	cardiopulmonary bypass Descending thoracic aorta graft, with or without bypass	20.0	90	15.0	iliac artery, by abdominal inci- sion

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
34201	femoropopliteal, aortoiliac artery, by leg incision	14.0	60	5.0	35102	for aneurysm or occlusive dis-			
34203	popliteal-tibio-peroneal, by leg incision	BR	60	5.0		ease, abdominal aorta involv- ing iliac vessels (common,			
VENOL	JS THROMBECTOMY, DIRECT	OR WI	TH CATH	IETER	35103	hypogastric, external) for ruptured aneurysm, ab-	40.0	90	12.0
34401	Thrombectomy, direct or with catheter; vena cava, iliac vein, by abdominal incision	18.0	60	5.0		dominal aorta involving iliac vessels (common, hypogastric, external)	BR		12.0
34421	vena cava, iliac, femoropopli-			5.0	35111	for aneurysm or occlusive dis-		00	
34451	teal vein, by leg incision vena cava, iliac, femoropopli- teal vein, by abdominal and	12.0	60	3.0	35112	ease, splenic artery for ruptured aneurysm, splenic artery	24.0 BR	90	6.0
34471	leg incisionsubclavian vein, by neck inci-	24.0	60	5.0	35121	for aneurysm or occlusive dis- ease, hepatic, celiac, renal, or			
34490	sion axillary and subclavian vein,	28.0	60	5.0	35122	mesenteric artery for ruptured aneurysm, hepat-	40.0	90	6.0
34470	by arm incision	28.0	60	5.0	33122	ic, celiac, renal, or mesenteric	D.D.		
VENOL	IS RECONSTRUCTION				35131	for aneurysm or occlusive dis-	BR		6.0
34501 34510	Valvuloplasty, femoral vein Venous valve transposition, any	<u>BR</u>				ease, iliac artery (common, hypogastric, external)	32.0	90	6.0
	vein donor	<u>BR</u>			35132	for ruptured aneurysm, iliac artery (common, hypogastric,			5.5
34520	Cross-over vein graft to venous system	BR				external)	BR		6.0
34530	Saphenopopliteal vein anastomosis	BR			35141	for aneurysm or occlusive dis- ease, common femoral artery			
DIRECT	REPAIR OF ANEURYSM, OR	_	SION (PA	RTIAI		(profunda femoris, superficial femoral)	28.0	90	5.0
OR TO	TAL) AND GRAFT INSERTIO	ON FO	R ANEU	RYSM,	35142	for ruptured aneurysm, com-	28.0	90	5.0
FALSE OCCLU	ANEURYSM, RUPTURED SIVE DISEASE	AN	EURYSM	, OR		mon femoral artery (profunda femoris, superficial femoral)	BR		
	(For intracranial aneurysm, see				35151	for aneurysm or occlusive dis-			
	61700 et seq.)				35152	ease, popliteal artery for ruptured aneurysm, popli-	28.0	90	5.0
	(For thoracic aortic aneurysm, see 33860-33875)				35161	teal arteryfor aneurysm or occlusive dis-	BR		5.0
35001	Direct repair of aneurysm or ex-				33101	ease, other arteries (((e.g., ra-			
	cision (partial or total) and graft				35162	for ruptured aneurysm, other	BR		5.0
	insertion, with or without patch graft; for aneurysm or occlusive					arteries (((c.g., radial, bra- chial, ulnar)))	BR '	•	5.0
	disease, carotid, subclavian artery, by neck incision	28.0	90	6.0	REPAIR	• • • • • • • • • • • • • • • • • • • •		TERIOV	5.0
35002	for ruptured aneurysm, caro- tid, subclavian artery by neck		,,,		FISTULA	A((, WITH OR WITHOUT PATC Repair, congenital arteriovenous		AFT))	LINOUS
35005	for aneurysm or occlusive dis-	BR		6.0		fistula; head and neck	28.0	60	6.0
35011	ease, vertebral artery for aneurysm or occlusive dis-	<u>BR</u>			35182 35184	thorax and abdomen	34.0 28.0	60	6.0
33011	ease, axillary-brachial artery,					Repair, acquired or traumatic arteriovenous fistula; head and			
35013	by arm incision for ruptured aneurysm, axil-	28.0	90	5.0		neck	30.0	60	6.0
	lary-brachial artery, by arm	BR			35189 35190	thorax and abdomen	40.0 30.0	60	$\frac{6.0}{6.0}$
35021	incision for aneurysm or occlusive dis-	DK				BLOOD VESSEL OTHER T			
	ease, innominate, subclavian artery, by thoracic incision	32.0	90	12.0	WITH O	R WITHOUT PATCH GRAFT			
35022	for ruptured aneurysm, innom- inate, subclavian artery, by	32.0	,,	12.0		Repair blood vessels ((or A-V	28.0	60	((6.0))
	thoracic incision	BR			35206	,,,			10.0
35045	for aneurysm or occlusive dis- ease, radial or ulnar artery	BR				upper extremity	28.0	60	((3.0)) 10.0
35081	for aneurysm or occlusive disease, abdominal aorta	40.0	90	12.0	35207	hand and finger	BR	60	((3.0)) 10.0
35082	for ruptured aneurysm, ab-		, ,		35211	intrathoracic, with bypass	35.0	60	((6.0))
35091	dominal aorta for aneurysm or occlusive disease, abdominal aorta involv-	BR		12.0	35216	intrathoracic, without bypass .	30.0	60	((3.0)) 10.0
	ing visceral vessels (mesenter-				35221	intra-abdominal	34.0	90	((5.0))
35092	ic, celiac, renal) for ruptured aneurysm, ab-	BR		12.0	35226	lower extremity	28.0	60	((3.0))
	dominal aorta involving viscer- al vessels (mesenteric, celiac,				35231	Repair blood vessel ((or A-V			8.0
	renal)	BR		12.0		fistula)) with vein graft; neck	30.0	60	6.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
35236	upper extremity	30.0	60	6.0	35563	ilioiliac	30.0	90	12.0
35241	intrathoracic, with bypass	40.0	60	6.0	35565	iliofemoral	32.0	90	12.0
35246	intrathoracic, without bypass.	35.0	60	6.0	35566	femoral-anterior tibial, poster-	•••		
35251	intra-abdominal	40.0 32.0	90 60	6.0 3.0	35571	ior tibial, or peroneal artery	30.0 32.0	90 90	12.0 12.0
35256 35261	lower extremity	32.0	00	3.0		popliteal-tibial	32.0	90	12.0
33201	fistula)) with graft other than				IN-SIT	U VEIN BYPASS			
	vein; neck	32.0	60	6.0	<u>35582</u>	In-situ vein bypass;			
35266	upper extremity	32.0	60	6.0		aortofemoral-popliteal (only fe-	D.D.	00	120
35271 35276	intrathoracic, with bypass intrathoracic, without bypass .	42.0 37.0	60 60	6.0 6.0	35583	moral-popliteal portion in-situ). femoral-popliteal	BR BR	90 90	12.0
35281	intra-abdominal	42.0	90	6.0	35585	femoral-anterior tibial, poster-	<u>DIC</u>		12.0
35286	lower extremity	34.0	60	3.0		ior tibial, or peroneal artery	BR	90	12.0
THROM	IBOENDARTERECTOMY				35587	popliteal-tibial, peroneal	BR	90	12.0
	(For coronary artery, see 33570, 33575)					S GRAFT—WITH OTHER THA RIL GROWN GRAFT))	N VEI	N ((INCL	UDING
25201	,				35601	Bypass graft, with other than			
35301	Thromboendarterectomy, with or without patch graft; carotid, ver-					vein, carotid	40.0	90	12.0
	tebral, subclavian, by neck inci-				35606	carotid-subclavian	40.0	90	12.0
	sion	30.0	90	6.0	35612 35616	subclavian-subclavian	40.0 30.0	90 90	12.0 6.0
35311	subclavian, innominate, by				35621	subclavian-axillary	35.0	90	12.0
25221	thoracic incision	30.0 30.0	90 90	11.0 5.0	35626	aortosubclavian or carotid	35.0	90	12.0
35321 35331	axillary-brachial	40.0	90	12.0	35631	aortoceliac, aorto mesenteric,			
35341	mesenteric, celiac, or renal	40.0	90	6.0	25/2/	aorto renal	35.0	90	12.0
35351	iliac	32.0	90	6.0	35636 35637	splenorenal	35.0	90	12.0
35355	iliofemoral	BR	90	6.0	33037	tion	BR	90	12.0
35361	((combine)) <u>combined</u> aortoiliac	40.0	90	12.0	35638	vertebral-subclavian transposi-			
35363	combined aortoiliofemoral	BR	90	12.0		tion	BR	90	12.0
35371	common and/or deep (profun-	-			35641 36642	aortoiliac	35.0	90 90	12.0 12.0
	da) femoral	28.0	90	5.0	35645	carotid-vertebralsubclavian-vertebral	BR BR	90	12.0
35381	femoral and/or popliteal, and/or tibioperoneal	28.0	90	5.0	35646	aortofemoral or bifemoral	30.0	90	12.0
	•				35650	axillary-axillary	BR		
TRANS	<u>LUMINAL ANGIOPLASTY, IN</u>	ΓRAOP	ERATIVE	•	35651	aortofemoral-popliteal	30.0	.90	12.0
	(If done as part of another oper-				35654 35656	axillary-femoral-femoral femoral-popliteal	<u>BR</u> 28.0	90	5.0
	ation, use modifier -51 or -52)				35661	femoral-femoral	28.0	90	5.0
35450	Transluminal angioplasty,				35663	ilioiliac	28.0	90	5.0
	intraoperative (separate proce-				35665	iliofemoral	28.0	90	5.0
25.450	dure); renal	BR			35666	femoral-anterior tibial, poster- ior tibial, or peroneal artery	28.0	90	5.0
35452 35454	aorticiliac	BR BR			35671	popliteal-tibial	28.0	90	5.0
35456	femoral-popliteal	BR			35681	Bypass graft, composite	BR		
35458	subclavian-axillary	BR			EXPLO	RATION (NOT FOLLOWED BY	Y SUR	GICAL R	EPAIR)
	GRAFT—VEIN	20.0	00	6.0		OR WITHOUT LYSIS OF ARTER Exploration; carotid artery		30	3.0
35501 35506	Bypass graft, vein; carotid	30.0 30.0	90 90	6.0 6.0	35721	femoral artery	8.0	30	3.0
35507	subclavian—carotid	30.0	90	6.0	35741	popliteal artery	8.0	30	3.0
35508	carotid-vertebral	30.0	90	11.0	35761	Other vessels	BR		BR
35509	carotid-carotid	30.0	90	11.0	EXPLO	RATION FOR POSTOPERATIV	E HEM	1ORRHAC	GE <u>, IN-</u>
35511 35515	subclavian-subclavian subclavian-vertebral	30.0 30.0	90 90	11.0 11.0	FECTION 1	<u>ON</u> OR THROMBOSIS			<u> </u>
35516	subclavian-axillary	30.0	90	6.0	35800	Exploration for postoperative			
35518	axillary-axillary	30.0	90	5.0		hemorrhage or thrombosis; neck	BR		BR
35521	axillary-femoral	30.0	90	5.0	35820	chest	BR		BR
35526	aortosubclavian or carotid	32.0	90	12.0	35840	abdomen	BR BR		BR BR
35531	aortoceliac, ((mesenteric, or renal)) or aortomesenteric	36.0	90	12.0	35860 35870	extremity	BR		DK
35533	axillary-femoral-femoral	BR	90	12.0	35875	Thrombectomy of arterial graft.	BR		
35536	splenorenal	32.0	90	10.0	35880	with secondary procedure			
35541	aortoiliac	32.0	90	12.0		for outflow	<u>BR</u>		
35546	aortofemoral or bifemoral	32.0 32.0	90 90	12.0 12.0	EXCISI	ON OF GRAFT			
35548 35549	aortoiliofemoral, unilateral aortoiliofemoral, bilateral	40.0	90 90	12.0	35900	Excision of infected graft;	BR		
35551	aorto-femoral-popliteal	40.0	90	12.0	35910	with revascularization	BR		
35556	femoral-popliteal	28.0	90	5.0					
35558	femoral-femoral	28.0	90	5.0					
35560	aorto-renal	BR_	90	12.0					

		Unit aluc	Follow- up Days=	Basic Anes@		Unit Value	Follow- up Days=	Basic Anes@
Introduc	etion				unilateral or bilateral	6.0	0	7.0
VASCU	LAR INJECTION PROCEDURES				((36240 renal, celiac, mesenteric or other artery, selective, sin-			
NOTES					gle; with or without mid- stream injection			3.0
	ervices for injection procedures inclu- ntroduction of needles or catheter, in				36250 bilateral renal or multiple arteries			- 3.0))
um with	or without automatic power injection care specifically related to the inj	n and	necessary	pre and	(36240, 36250 have been deleted, use 36245)			,,
complete catheter and inte	ological vascular injection performed be procedure (necessary local anesthesia and injection of contrast media, and repretation of results), see RADIOLO 00-75893.	, plac super	cement of a	needle or the study	additional selective abdominal artery catheter placement (e.g., celiac artery, gastroduodenal artery, inferior mesenteric ar-			
	rs, drugs and contrast media are not in the injection procedures.	nclude	ed in the li	isted ser-	tery, renal artery)	5.0	0	3.0
	(For injection procedures in con-				pump	BR	0	3.0
	junction with cardiac catheterization, see 93541-93545)				pump	BR	. 0	3.0
	(For chemotherapy of malignant disease, see 96500-96549)				pump	BR	0	3.0
INTRA	VENOUS				jection	BR		3.0
	racatheter is a sheathed combination	n of	needle a	nd short	VENOUS			
catheter					Venipuncture, ((complex or non- routine,)) needle or catheter for			
36000	Introduction of needle or intra- catheter, vein; unilateral	1.0	0		diagnostic study or intravenous therapy, percutaneous:			
36001 36010	bilateral	1.4	0		36400 Venipuncture, under age 3 years;		•	
	rior or inferior vena cava, right heart or pulmonary artery	2.0	0	3.0	femoral, jugular or sagittal sinus *36405 scalp vein	0.4 0.6	0 0	
	(For venous catheterization for selective organ blood sampling, see 36500)				*36406 other vein	0.3	0	
INTRA-	-ARTERIAL—INTRA-AORTIC				cedure), for venography (upper extremity, vena cava, adrenal,			
36100	Introduction of needle or intra- catheter, carotid or vertebral ar-				renal, iliac, femoral, popliteal, tibial, saphenous, jugular, in-			
36101	tery; unilateral bilateral	5.0 6.0	0 0	3.0 3.0	nominate vein). Not to be used for routine venipuncture	0.2	0	
36120	Introduction of needle or intra- catheter; retrograde brachial ar-				*36415 Routine venipuncture for collection of specimen(s)	BR	0	
26140	tery	5.0	0 0	3.0	(((For diagnostic collection, see		_	
36140 36145	arteriovenous shunt created	2.0	U	3.0	99000-99001)))			
	for dialysis (<u>cannula,</u> fistula or graft)	1.0	0	3.0	36420 Venipuncture, cutdown; under age I year	1.0	7	
	(For insertion of arteriovenous				36425 age I or over	0.72	7	
	cannula, see 36810-36820)				ponents; indirect	0.4	0	
36160	Introduction of needle or intra- catheter, aortic, translumbar	3.0	0	3.0	*36440 Push transfusion, blood, 2 years	1.2	7))	
36200	Introduction of catheter; aorta				or under	1.2 7.0	0	
	(arch, abdominal, midstream re- nal, aorto-iliac run-off) or selec-				36455 other than newborn	BR+	U	
((3621(tive; initial placement	4.0	0	3.0	36460 Transfusion, intrauterine, fetal *36470 Injection of sclerosing solution;	BR+		
• • •	single	5.8	0	3.0	single vein	*0.28	0	
36220	multiple cerebral arteries, with or without mid- stream arch injection	7.0 -	0	 3.0))	*36471 multiple veins, same leg ((36480 Catheterization, subclavian, ex- ternal jugular or other vein, for	*0.4	0	
	(36210, 36220 have been deleted, use 36215)				central venous pressure determination; percutaneous 36485 by cutdown	0.8 0.8-	7))	
36215	thoracic and/or cerebral ar-				(36480 has been deleted. To report, use 36488 or 36489)	•	• //	
36230	tery catheter placement (e.g., vertebral or carotid coronary artery, selective,	5.8	0	3.0	(36485 has been deleted. To report, use 36490 or 36491)			

		*1. *.	Follow-	n de			Unit	Follow-	Basic
		Unit Value	up Days=	Basic Anes@			Value	Days=	Anes@
	Placement of central venous cath-				36861 37140	with balloon catheter	BR 32.0	90	4.0 11.0
ī	eter (subclavian, jugular, or other vein) (e.g., for central venous pressure, hyperalimentation, he-					(For peritoneal-venous shunt, see 49425)			
Ī	modialysis, or chemotherapy); percutaneous, age 2 years or un-				37145	renoportal	32.0	90	9.0
	der	0.8			37160	caval-mesenteric	32.0 32.0	90 90	9.0 9.0
36489* *36490	percutaneous, over age 2 Cutdown placement of central	0.8			37180 37181	Splenorenal, proximal splenorenal, distal (selective decompression of esophagogas-	32.0	70	7.0
	venous catheter for hyperalimen-	2.0	1.5			tric varices, any technique)	BR		9.0
*36491	tation; age 2 years or under	3.0 2.0	15 15		37190	Plastic repair of arteriovenous	BR		9.0
	(For examination of patient and				D CD 4 ID	aneurysm		DEC	7.0
	instruction to patient, review of					L, LIGATION AND OTHER PRO	CEDU	KES	
	prescription of fluids for long- term or permanent hyperalimen-				((37400	Arteriorrhaphy suture of major artery, wound or injury (sepa-			
	tation, use levels of care listed in					rate procedure); neck	12.0	- 30	6.0
	office or hospital visits category or consultative follow-up codes				37420 - 37440 -		20.0 20.0	60	15.0 9.0
	as appropriate)				37460 -	_	10.0	30	4.0
36495	Insertion of implantable infusion				37470	Repair multiple arteries and/or	D.D.		
30475	pump	BR	0	3.0	37500	Phleborrhaphy suture of major	BR-		6.0
36496	Revision of implanted infusion	BR	0	3.0	3,500	vein, wound or injury (separate		20	
36497	Removal of implanted infusion	DIC		3.0	37520	procedure); neck	10.0 - 20.0 -	30	6.0 -12.0
	pump	<u>BR</u>	0_	3.0	37540		20.0	60	6.0
36500	Venous catheterization for selective organ blood sampling	BR			37560		8:0	-30-	3.0))
<u>*</u> 36510	Catheterization of umbilical vein for diagnosis or therapy,	0.6	-			(37400-37560 have been deleted, use 35201-35286)			
36520	newborn Therapeutic apheresis (plasma	0.6	7		37565	Ligation of internal jugular vein.	BR		6.0
30320	and/or cell exchange)	BR			37600 37605	Ligation, external carotid artery. internal or common carotid ar-	10.0	30	3.0
ARTER	IAL				37003	tery	10.0	30	3.0
*36600	Arterial puncture; withdrawal of				37606	internal or common carotid ar-			
	blood for diagnosis	0.2	0			tery, with gradual occlusion, as with Selverstone or Crutchfield			
36620	Arterial catheterization or cannulation for sampling, moni-					clamp	10.0	30	4.0
	toring or transfusion (separate					(For litigation treatment of in-			
24425	procedure); percutaneous	1.0	0 7			tracranial aneurysm, see 61703)			
36625 36640	cutdown Arterial catheterization for pro-	1.4	,		37609	Ligation or biopsy, temporal ar-	4.0	20	4.0
500.0	longed infusion therapy (chemo-				37615	Ligation, major artery (e.g.,	4.0	30	4.0
	therapy), cutdown (see also 96526)	2.0	7		3,013	post-traumatic, rupture); neck	BR		4.0
*36660	Catheterization, umbilical artery,	2.0	·		37616 37617	chest	BR BR		6.0 6.0
	newborn, for diagnosis or thera-	1.0	7		37618	extremity	BR		4.0
	py			(CEDA	37620	Interruption, partial or complete,			
	VASCULAR CANNULIZATIO PROCEDURE)	N OK	SHUNI	(SEPA-		of inferior vena cava by suture,			
36800	Insertion of cannula for hemodi-					ligation, plication, clip, extravas- cular, intravascular (umbrella			
30000	alysis, other purpose; vein to					device)	16.0	90	5.0
26010	vein	3.0	7	3.0	37650	Interruption, partial or complete, of femoral vein, by ligature, in-			
36810	arteriovenous, external (Scrib- ner type)	9.0	7	3.0		travascular device; unilateral	8.0	30	3.0
36815	arteriovenous, external re-		-	2.0	37651	bilateral	10.0	30	3.0
36820	vision or closure arteriovenous, internal (Ci-	6.0	7	3.0	37660	Interruption, partial or complete, of common iliac vein by ligature,			
30020	mino type)	BR		3.0		intravascular device	12.0	90	3.0
36821	Arteriovenous anastomosis, di-	10.0	60	4.0	37700	Ligation and division of long saphenous vein at saphenofemo-			
36825	rect, any site Creation of arteriovenous fistula;	10.0	00			ral junction, or distal interrup-			
	autogenous graft	15.0	60	4.0	2550:	tions; unilateral	4.8	30	3.0
36830 36835	nonautogenous graft Insertion of Thomas shunt	12.0 15.0	60 60	4.0 4.0	37701 37720	bilateral	6.0	60	3.0
36840	Insertion mandril	6.0	60	4.0	3,,20	plete stripping of long or short			_
36845	Anastomosis mandril	10.0	60	4.0	27721	saphenous veins; unilateral bilateral	7.0 12.0	30 30	3.0 3.0
36860	Cannula declotting; without bal- loon catheter	BR		4.0	37721	Unateral	12.0	30	3.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
37730	Ligation and division and com- plete stripping of long and short				38382	abdominal approach	BR		3.0
37731	saphenous veins; unilateral bilateral	10.0 14.5	30 30	3.0 3.0	EXCISI	ION			· ·
37735	Ligation and division and com- plete stripping of long or short saphenous veins with radical ex-	14.5	30	5.0	38500	Biopsy or excision of lymph node(s); ((unspecified)) superficial (separate procedure)	1.4	15	3.0
	cision of ulcer and skin graft and/or interruption of communi-				38505		BR		
	cating veins of lower leg, with excision of deep fascia; unilateral	18.0	30	3.0		(for fine needle aspiration, use 88170)	21.		
37737 37760	bilateral	22.0	30	3.0	38510	deep, cervical node(s)	3.4	30	3.0
31700	subfascial, radical (Linton type), with or without skin graft	10.0	60	3.0	38520	deep cervical node(s) with excision scalene fat pad	5.0	30	3.0
37780	Ligation and division of short	10.0	00	5.0	38525 38530	internal mammary node(s)	BR		
	saphenopopliteal junction (sepa-					(separate procedure)	7.0	60	3.0
37781	rate procedure); unilateral bilateral	2.0 4.0	30 30	3.0 3.0		(For percutaneous needle biopsy, retroperitoneal lymph node or			
37785	Ligation and division of minor varicose vein of leg	1.2	15	3.0		mass, see 49180; for fine needle aspiration, use 88171)			
37787	Bilateral	1.8	15	3.0	((3854 (Dissection, deep cervical node.	BR	60-	3.0))
37799	Unlisted procedure, vascular surgery	BR		3.0	**	(38540 has been deleted, use			,,
AMEN	NDATORY SECTION (Am	endin	a Order	83_23	20542	38510, 38520)	D.D.		2.0
filed 8		icham	g Order	03-23,	38542	<u>Dissection</u> deep jugular node(s). (For radical cervical neck dissec-	BR	60	3.0
WA	C 296-22-130 SPLEEN.					tion, see 38720, 38721)			
		11-:4	Follow-	Davis	38550	Excision of cystic hygroma, axil- lary or cervical, without deep			
		Unit Valuc	up Days=	Basic Anes@	20555	neurovascular dissection; simple.	6.0	60	3.0
EXCISI	ON				38555 38562	complexLimited lymphadenectomy for	BR		3.0
((3809(Puncture spleen	10.0	45	6.0))		staging (separate procedure);	BR		
	(38090 has been deleted, use 38999)				38564	retroperitoneal (aortic and/or splenic)	BR		
38100	Splenectomy (separate proce-				6	(When combined with			
	dure); total	14.5	45	6.0		prostatectomy, use 55812 or 55842)			
38101	partial	14.5	45	6.0		(When combined with insertion			
38115	Repair of ruptured spleen (splenorrhaphy) with or without					of radioactive substance into prostate, use 55862)			
INTRO	partial splenectomy	13.0	45	6.0		AL LYMPHADENECTOMY (F APH NODES)	RADICA	L RESE	CTION
38200	DUCTION Injection procedure for spleno-				38700		120	60	4.0
30200	portography	2.0	7	3.0	38701	unilateral	12.0 15.0	60 60	4.0 4.0
AMEN	DATORY SECTION (Am	endin	Order	86–19.	38720	Cervical lymphadenectomy (complete); unilateral	19.0	60	4.0
	(28/86, effective 4/1/86)		5 01401	00 .,,	38721 38724	bilateral	22.0	60	4.0
	C 296-22-135 LYMPH	N	ODES	AND		(modified radical neck dissec-	BR		4.0
LYMP	HATIC CHANNELS.				38740	Axillary lymphadenectomy; su-		(0	
		Unit	Follow- up	Basic	38745	perficial	8.0 14.0	60 60	3.0 3.0
INCISIO)N	Value	Days=	Anes@	38760	Inguinofemoral lymphadenec- tomy, superficial, including Cloquet's node (separate proce-			
*38300	Drainage of lymph node abscess				38761	dure); unilateralbilateral	8.0 12.0	60 60	3.0 3.0
38305	or lymphadenitis, simple	*0.6	0	3.0	38765	Inguinofemoral lymphadenec-	1 2.0	υυ	3.0
38308	extensive	BR		3.0		tomy, superficial, in continuity with pelvic lymphadenectomy,			
38380	suture and/or ligation of thorac-	BR		3.0		including external iliac hypogas- tric and obturator nodes (separ-			
38381	ic duct; cervical approach thoracic approach	BR BR		3.0 3.0	38766	ate procedure); unilateral bilateral	20.0 24.0	60 60	5.0 5.0
		-11		2.0	20700	Dilateral	2 4 .0	υV	5.0

		Unit Value	Follow- up Days=	Basic Anes@		·	Unit Value	Follow- up Days=	Basic Anes@
38770 38771 38780	Pelvic lymphadenectomy, including external iliac, hypogastric, and obturator nodes (separate procedure); unilateral	12.0 20.0	60 60	6.0 6.0	39503	(((csophageal hiatal))), transabdominal((;)) with or without fundoplasty, vagotomy, and/or pyloroplasty, except neonatal	BR BR		6.0 7.0
	nodes (separate procedure) (For excision and repair of lymphedematous skin and subcutaneous tissue, see 15000, 15500–15730)	28.0	90	7.0	20520	(39500, 39510, Diaphragmatic hernia repair including fundoplasty have been deleted. To report, see 43324 or 43325)			
INTPO	DUCTION				39520	Repair, diaphragmatic hernia (esophageal hiatal); transthorac-			
						ic	17.0	90	11.0
38790 38791 38794 38999	Injection procedure for lymphan- giography; unilateral	3.0 4.0 BR	7		39530 39531	combined, thoracicoabdominal	19.0	90	11.0
30777	lymphatic system	BR		3.0		or without ((gastrectomy)) gastroplasty)	BR		11.0
	NDATORY SECTION (And 1/28/86, effective 4/1/86)	nending	g Order	86–19,	39540		BR		13.0
•	•		_		39541	chronic	BR		11.0
WA	C 296–22–140 MEDIAST	INUM	1.		39545	Imbrication of diaphragm for eventration; paralytic	22.0	90	7.0
		Unit Value	Follow- up Days=	Basic Anes@	39547 39599	nonparalytic	BR BR		7.0 7.0
INCISIO						(For incidental repair of minor hiatal hernia, see WAC 296-22-010, item 7b)			
39000									
	tion, removal of foreign body or				43653	IDATORY CECTION (A.		. 0-4	06 10
20010	tion, removal of foreign body or drainage; cervical approach	6.0	90	6.0		NDATORY SECTION (An	nendin	g Order	86–19,
39010 39020	tion, removal of foreign body or drainage; cervical approach transthroacic sternal split	6.0 12.0 22.0	90 90 90	6.0 12.0 12.0	filed 2	(28/86, effective 4/1/86)	nending	g Order	86–19,
	drainage; cervical approach transthroacic sternal split Removal of foreign body, media-	12.0 22.0	90 90	12.0 12.0	filed 2		nending	_	86–19,
39020 39050	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach	12.0	90	12.0	filed 2	(28/86, effective 4/1/86)		Follow-	
39020	drainage; cervical approach transthroacic sternal split Removal of foreign body, media-	12.0 22.0 8.0	90 90 90	12.0 12.0 6.0	filed 2	(28/86, effective 4/1/86)	nending Unit Value	_	86-19, Basic Anes@
39020 39050 39060	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split	12.0 22.0 8.0 12.0	90 90 90 90	12.0 12.0 6.0 12.0	filed 2	(28/86, effective 4/1/86) C 296-22-146 LIPS.	Unit	Follow- up	Basic
39020 39050 39060 39070 EXCISI 39200	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split	12.0 22.0 8.0 12.0	90 90 90 90	12.0 12.0 6.0 12.0	filed 2, WA	(For procedures on skin of lips, see 10000 et seq.)	Unit	Follow- up	Basic
39020 39050 39060 39070 EXCISI 39200	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0	filed 2, WA	(For procedures on skin of lips, see 10000 et seq.)	Unit Value	Follow- up Days=	Basic Anes@
39020 39050 39060 39070 EXCISI 39200	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270)	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0	filed 2, WA	(For procedures on skin of lips, see 10000 et seq.) Biopsy of lip	Unit Value	Follow- up Days=	Basic Anes@
39020 39050 39060 39070 EXCISI 39200 39220	drainage; cervical approach transthroacic sternal split	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0	Filed 2, WA EXCISI 40490	(For procedures on skin of lips, see 10000 et seq.) Biopsy of lip	Unit Value 0.6 10.5	Follow-up Days=	Basic Anes@
39020 39050 39060 39070 EXCISI 39200 39220	drainage; cervical approach transthroacic sternal split	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0	Filed 2, WA EXCISI 40490 40500	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5	Follow-up Days=	Basic Anes@ 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400	drainage; cervical approach transthroacic sternal split Removal of foreign body, mediastinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270) (For thymectomy, see 60520) COPY Mediastinoscopy, with or without biopsy	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0	Filed 2, WA EXCISI 40490 40500 40510	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5	Follow-up Days=	Basic Anes@
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR	drainage; cervical approach transthroacic sternal split	12.0 22.0 8.0 12.0 22.0	90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0	EXCISI 40490 40500 40510	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 10.5	Follow-up Days=	Basic Anes@ 3.0 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270) (For thymectomy, see 60520) SCOPY Mediastinoscopy, with or without biopsy Unlisted procedure, media- stinum	12.0 22.0 8.0 12.0 22.0 18.0 18.0	90 90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0 12.0	EXCISI 40490 40500 40510	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 10.5 6.0 BR	Follow-up Days=	Basic Anes@ 3.0 3.0 3.0 3.0
39020 39050 39050 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499	drainage; cervical approach transthroacic sternal split Removal of foreign body, mediastinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270) (For thymectomy, see 60520) GCOPY Mediastinoscopy, with or without biopsy Unlisted procedure, media-	12.0 22.0 8.0 12.0 22.0 18.0 18.0	90 90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0 12.0	EXCISI 40490 40500 40510 40520 40525	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 10.5	Follow-up Days=	Basic Anes@ 3.0 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499 AMEN filed 2	drainage; cervical approach transthroacic sternal split Removal of foreign body, mediastinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270) (For thymectomy, see 60520) COPY Mediastinoscopy, with or without biopsy Unlisted procedure, mediastinum NDATORY SECTION (An	12.0 22.0 8.0 12.0 22.0 18.0 18.0 BR	90 90 90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0 12.0	EXCISI 40490 40500 40510 40520 40525	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 6.0 BR BR	Follow-up Days= 7 120 120 120	3.0 3.0 3.0 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499 AMEN filed 2	drainage; cervical approach transthroacic sternal split	12.0 22.0 8.0 12.0 22.0 18.0 18.0 BR	90 90 90 90 90 90	12.0 12.0 6.0 12.0 12.0 12.0 12.0	EXCISI 40490 40500 40510 40520 40525	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 10.5 6.0 BR	Follow-up Days=	Basic Anes@ 3.0 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499 AMEN filed 2	drainage; cervical approach transthroacic sternal split Removal of foreign body, media- stinum; cervical approach transthoracic sternal split ON Excision of mediastinal cyst Excision of mediastinal tumor (For substernal thyroidectomy, see 60270) (For thymectomy, see 60520) SCOPY Mediastinoscopy, with or without biopsy Unlisted procedure, media- stinum NDATORY SECTION (An /28/86, effective 4/1/86) C 296-22-141 DIAPHRA	12.0 22.0 8.0 12.0 22.0 18.0 18.0 BR BR mending	90 90 90 90 90 90 90 Follow-	12.0 12.0 12.0 12.0 12.0 12.0 12.0 3.0 3.0 86–19,	Filed 2, WA WA EXCISI 40490 40500 40510 40525 40527	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 6.0 BR BR	Follow-up Days= 7 120 120 120	3.0 3.0 3.0 3.0 3.0 3.0
39020 39050 39060 39070 EXCISI 39200 39220 ENDOS 39400 REPAIR 39499 AMEN filed 2, WA	drainage; cervical approach transthroacic sternal split	12.0 22.0 8.0 12.0 22.0 18.0 18.0 BR BR mending	90 90 90 90 90 90 90 Follow-	12.0 12.0 12.0 12.0 12.0 12.0 12.0 3.0 3.0 86–19,	Filed 2, WA WA EXCISI 40490 40500 40510 40525 40527	(For procedures on skin of lips, see 10000 et seq.) ON Biopsy of lip	Unit Value 0.6 10.5 6.0 BR BR	Follow-up Days= 7 120 120 120	3.0 3.0 3.0 3.0 3.0 3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value		Basic Anes@
40654	over one half vertical height,	D.D.			REPAII	₹			
40700	Plastic repair of cleft lip; prima-	BR		3.0	40830	Closure of laceration; ((up to))		•	4.0
	ry, partial or complete, unilateral	16.0	90	6.0	40831	2.5 cm or less			4.0 4.0
40701	Primary bilateral, one stage procedure	20.0	90	6.0	40840 40842	Vestibuloplasty; anterior posterior, unilateral	BR BR		4.0 4.0
40702	primary bilateral, one of two stages	14.0	90	6.0	40843 40844	posterior, bilateral	BR	0	4.0
40720	secondary, unilateral, by recre-		90		40845	complex (including ridge ex-			
40740	ation of defect and reclosure secondary, bilateral (per major stage)	16.0 14.0	90	6.0		tension, muscle repositioning). (For skin grafts, see 15000 et		0	4.0
	(40760 Cross lip pedicle flap re-	14.0	,0	0.0		seq.)			
	pair of cleft lip (Abbe-Estlander type) has been deleted. To re-					PROCEDURES	•		
	port, use 40527)				40899	Unlisted procedure, vestibule of mouth			4.0
40761	with cross lip pedicle flap (Abbe-Estlander type), in- cluding sectioning and insert-	nn.		(0		NDATORY SECTION (A) /28/86, effective 4/1/86)	mendin	ng Order	86–19,
	ing of pedicle	BR		6.0		C 296-22-150 TONG	U E ,	FLOOR	OF
	42200 et seq.)				MOUT	ın.		Follow-	
	(For other reconstructive procedures, see 14060, 14061, 15120–15261, 15515 et seq.)						Unit Value	up	Basic Anes@
OTHER	PROCEDURES				INCISI	ON			
40799	Unlisted procedure, lips	BR		3.0	*41000	Incision and drainage of intraoral			
	NDATORY SECTION (Am/28/86, effective 4/1/86)	nending	g Order	86–19,	41005*		*0.4 0.4	0	3.0 4.0
WA	C 296-22-147 VESTIBU	LE OF	MOUT	TH.	41006	sublingual, deep, supramylohy- oid	BR	0	4.0
			Follow-		41007 41008	submental space submandibular space		0 0	4.0 4.0
		Unit Value	up Days=	Basic Anes@	41009 41010	masticator space Incision of lingual frenum		0	4.0
	tibule is the part of the oral cavity es; it includes the mucosal and sub				41015	(frenotomy)	•	15	4.0
INCISI	ON				41016	gual submental	0.6 BR	15	4.0 4.0
40800*	Drainage of abscess, cyst, he- matoma, vestibule of mouth;				41017 41018	submandibular	BR		4.0 4.0
40801	simple	0.4 BR	0	4.0 4.0		(For frenoplasty, see 41520)			
40804*	Removal of embedded foreign				EXCISI	ON			
40805	body; simple	0.4 BR	0	4.0 4.0	41100			1.6	2.0
40806	Incision of labial frenum (frenotomy)	Sv		4.0	41105	thirds posterior one-third	0.6	15	3.0 3.0
EXCISI	ON, DESTRUCTION				41108 41110	Biopsy, floor of mouth Excision lesion of tongue; with-		15	4.0
40808 40810	Biopsy, vestibule of mouth Excision of lesion of mucosa and	0.6	0	4.0	41112	out closure with closure, anterior two-	BR		4.0
40812	submucosa; without repair with simple repair	0.6 1.0	0	4.0 4.0	41113	thirds			4.0
40814	with complex repair	BR	o	4.0	41114	third with local tongue flap	BR		4.0 4.0
40816	complex, with excision of ((lesion of mucosa, submucosa,))				41114	(List 41114 in addition to code			4.0
40818	and underlying muscle Excision of mucosa as donor	BR	0	4.0		41112 or 41113)			
40819	graft Excision of frenum, labial or	BR	0	4.0	41115	Excision of lingual frenum (frenectomy)			4.0
10017	buccal (frenumectomy, frenulec-	חח	Δ.	4.0	41116 41120	Excision lesion of floor of mouth Glossectomy; less than one-half	BR		4.0
40820	Destruction of lesion or scar by	BR	0	4.0		tongue	8.0		6.0
	physical methods (e.g., <u>laser</u> , thermal, cryo, chemical)	BR	0	4.0	41130 41135	Hemiglossectomy partial, with unilateral radical		120	6.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
41140	neck dissection	20.0	120	6.0		(For excision of local lesion of palate, see 11440-11442, 11640-			
41145	cal neck dissection	18.0	120	6.0		11660) (For graft or flap closure, see 14040–14300, 15050, 15120, 15240, 15510–15720)			
41150	tion composite procedure with resection floor of mouth and	26.0	120	6.0	42120	Resection of palate or extensive ((excision)) resection of lesion .	BR+		6.0
41153	mandibular resection, without radical neck dissection composite procedure with resection floor of mouth, with	BR+		6.0		(For reconstruction of palate with extraoral tissue, see 14040–14300, 15050, 15120, 15240, 15510–15720)			
41155	suprahyoid neck dissection composite procedure with re- section floor of mouth, man- dibular resection, and radical	BR	120	6.0	((*))42 42145	2140 Uvulectomy: excision of uvula	*0.6	0	3.0
REPAIR	neck dissection (Commando type)	BR	120	6.0	42150	uvulopharyngoplasty uvulopharyngoplasty) Removal of exostosis bony pal-	<u>BR</u>		2.0
41250*	Repair laceration ((up to)) 2.5 cm or less; floor of mouth and/or anterior two-thirds of				42160	Destruction of lesion, palate or uvula (thermal, cryo or chemical)	BR BR		3.0
41251* 41252*	posterior one-third of tongue	1.0 1.0	0 0	4.0 4.0	REPAIF 42180	•			
	floor of mouth, over 2.6 cm or complex	BR		4.0	42182 42200	over 2 cm or complex	BR BR 16.0	90	6.0
41500	Fixation tongue, mechanical, other than suture (e.g., K-wire).	5.0	30	3.0	42205	and/or hard palate only Palatoplasty for cleft palate, with closure of alveolar ridge; soft tissue only	20.0	90	6.0
41510	Suture tongue to lip for micrognathia (Douglas type procedure)	10.0	30	3.0	42210	with bone graft to alveolar ridge (includes obtaining graft)	22.0	90	6.0
	frenum, e.g., with Z-plasty) (For frenotomy, see 40806, 41010)	BR		3.0		(For obtaining bone graft by second surgeon, see WAC 296-22-010, item 5c and modifier -64)			
41599	Unlisted procedure, tongue, floor of mouth	BR		3.0	42215 42220	Palatoplasty for cleft palate; major revision secondary lengthening proce-	16.0	90	6.0
AMEN filed 2/	NDATORY SECTION (Am/28/86, effective 4/1/86)	nending	g Order	86–19,	42225 42226	dure	17.0 17.0 BR	90 90 90	6.0 6.0
WA	C 296–22–160 PALATE,	UVUL	A. Follow-		42227	Lengthening of palate, with is- land flap	BR	90	6.0
		Unit Value	up Days=	Basic Anes@	42235 42250	Repair anterior palate, including vomer flap	16.0	90	6.0
INCISIO	ON					fistula, up to 1 cm	BR		4.0
*42000	Drainage of abscess of palate, uvula	*0.4	0	3.0		(For repair of larger defect, see 42215)			
EXCISI	ON, DESTRUCTION				42260 42280	Repair nasolabial fistula Maxillary impression for palatal	BR		4.0
42100	Biopsy of palate, uvula	0.6	7	3.0	42281	prosthesis	BR		4.0
42104	Excision lesion of palate, uvula; without closure	BR		3.0	72201	prosthesis	BR		4.0
42106 42107	with closure with local flap closure	BR BR		3.0 3.0		(For repair cleft lip, see 40700 et seq.)			
	(For skin graft, see 14040-14300)					PROCEDURES			
	(For mucosal graft, see 40818)				42299	Unlisted procedure, palate, uvula	BR		4.0

	NDATORY SECTION (Am /28/86, effective 4/1/86)	nending	g Order	86–19,			Unit Value	Follow- up Days=	Basic Anes@
WA	C 296-22-165 SALIVAR	Y GI	LANDS	AND				•	_
DUCT	S.				*42650 42660*	Dilation salivary duct Dilation and catheterization of	*0.3	0	3.0
			Follow-		12000	salivary duct, with or without in-			
		Unit	up	Basic		jection	.5		3.0
		Value	Days=	Anes@	42665	Ligation salivary duct, intraoral.	BR		3.0
INCISIO)N				42699	Unlisted procedure, salivary glands or ducts	BR		3.0
						S			5.0
*42300	Drainage of abscess; parotid, simple	*1.4	0	3.0	AME	NDATORY SECTION (An	nending	Order	86-19.
42305	parotid, complicated	BR+	U	3.0		$\sqrt{28/86}$, effective $4/1/86$)		,	,
*42310	Drainage of abscess;				•	, ,	NI IC		
	submaxillary or sublingual,	•••	•	2.0	WA	.C 296–22–180 ESOPHAC	JUS.		
42320	intraoral	*1.0 3.0	0	3.0 3.0				Follow-	
42325	Fistulization sublingual salivary	5.0	Ū	5.0			Unit Value	up Days=	Basic Anes@
	cyst (ranula);	BR		3.0			Value	Days-	Alles@
42326	with prosthesis	BR			INCISI	ON			
*42330	Sialolithotomy; submandibular (submaxillary), sublingual, or				43000	Esophagotomy, cervical ap-			
	parotid, uncomplicated, intraor-					proach; without removal foreign			
	al	*0.6	0	3.0	42000	body	14.0	90	6.0
42335	submandibular (submaxillary) ((or sublingual)), complicated,				43020 43030	with removal of foreign body. Cricopharyngeal myotomy	14.0 14.0	90 90	6.0 6.0
	intraoral	2.4	30	3.0	43040	Esophagotomy, thoracic ap-	14.0	,0	0.0
42340	parotid, extraoral or compli-					proach; without removal of for-			
	cated intraoral	6.0	30	3.0	12015	eign body	19.0	90	12.0
EXCISI	ON				43045	with removal foreign body .	19.0	90	12.0
*42400	Biopsy salivary gland; needle	*0.8	0		EXCISI	ON			
42405	incisional	2.0	30	3.0	43100	Excision of local lesion, esopha-			
42408	Excision sublingual salivary cyst					gus, with primary repair; cervical	100	00	120
42409	(ranula)	BR		3.0	43101	approachthoracic approach	19.0 20.0	90 90	12.0 12.0
42407	Marsupialization sublingual sali- vary cyst (ranula)	BR		3.0	43105	Wide excision of malignant le-	20.0	70	12.0
						sion of cervical esophagus, with			
	(For fistulization of sublingual salivary cyst, see 42325)				42106	or without laryngectomy;	BR		12.0
42410					43106	with radical neck dissection (Wookey type procedure)	BR		12.0
42410	Excision of parotid tumor or parotid gland; lateral lobe, without				43110				
	nerve dissection	6.0	60	3.0		thirds level) and gastric			
42415	lateral lobe, with dissection					anastomosis with vagotomy; with or without pyloroplasty	30.0	90	12.0
	and preservation of facial	14.5	60	3.0	43111	with second stage pyloroplasty	35.0	90	12.0
42420	total, with dissection and preser-		•	2.0	43115	Esophagectomy (at upper two-			
	vation of facial nerve	18.0	60	3.0		thirds level) with segment re-			
42425	total, en bloc removal with sacrifice of facial nerve	12.0	60	3.0		placement ((of bowel)), one or two stages	40.0	90	12.0
42426	total, with unilateral radical	12.0	00	5.0	43119	Total esophagectomy with			
	neck dissection	25.0	60	3.0		gastropharyngostomy, without	D.D.		12.0
42440		100	(0	2.0	43120	thoracotomy Esophagogastrectomy (lower-	BR		12.0
42450	maxillary) gland Excision sublingual gland	10.0 5.5	60 60	3.0 3.0	43120	third) and vagotomy, combined			
	• •	0,0		5.0		thoracicoabdominal with or			
REPAIR					43130	without pyloroplasty	29.0	90	12.0
42500					43130	Diverticulectomy of hypopharynx or esophagus, with or without			
	(sialodochoplasty); primary or simple	7.0	60	3.0		myotomy; cervical approach	14.0	90	6.0
42505	secondary or complicated	BR+		3.0	43135	thoracic approach	20.0	90	12.0
42507	Parotid duct diversion, bilateral				43136	Diverticulopexy((;)) of hypopharynx, with or without			
42508	(Wilke type procedure); with excision of one	BR		3.0		myotomy	BR		6.0
42300	submandibular gland	BR		3.0		(For endoscopic approach, see			
42509	with excision of both					43225)			
42510	submandibular glands	BR		3.0	ENDOS	•			
42510	with ligation of both submandibular (Wharton's)								
	ducts	BR		3.0	43200	Esophagoscopy, rigid or flexible fiberoptic (specify); diagnostic			
OTHER	PROCEDURES					procedure	4.0	15	3.0
					43202	for biopsy and/or collection of			
42550	Injection procedure for sialo- graphy	0.4	0			specimen by brushing or washing for cytology	4.8	15	3.0
42600	Closure salivary fistula	BR+	-	3.0		.ng ior ojtologj	7.0	13	3.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
43204	for injection sclerosis of esoph-		•	2.0	42262	for manager manager and of			
43215	ageal varices for foreign body removal	5.0 6.0	15 15	3.0 3.0	43263	for pressure measurement of sphincter of Oddi	8.7	15	3.0
43213	(For removal of foreign body with use of catheter see 74235)				43264	for extraction of stone(s) from biliary and/or pancreatic ducts	7.0	15	3.0
43217	for removal of polyp(s)	6.0	15	3.0	43267	for insertion of Nasobiliary or			
	(43218 Esophagoscopy with irrigation has been deleted. To report, use 43499)					nasopancreatic drainage tube (when done with sphincterotomy, also use 43262)			
43219	for insertion of plastic tube or	4.8	15	3.0	43268	for insertion of tube or stent into bile or pancreatic duct	BR		3.0
43220	for dilation, direct	4.8	15	3.0		(when done with sphincterotomy,			
	(For dilation, without visualization, see 43450-43456)				43271	also use 43262) for balloon dilation of ampulla,			
	(43221 has been deleted. To report, use 43200 or 43235)				43272	biliary or pancreatic duct for ablation of tumor or	BR		3.0
	(43222 has been deleted. To report, use 43202 or 43239)					mucosal lesion (e.g., laser) (For fluoroscopic monitoring and	BR		3.0
	(43223 has been deleted. To re-				REPAIR	radiography, see 74330)			
	port, use 43215 or 43247)								
	(43224 has been deleted. To report, use 43217 or 43251)				43300	reconstruction) cervical approach; without repair of			
	(43225 Dohlman procedure has been deleted. To report, use				43305	with repair of tracheoesopha-	BR	00	12.0
42226	43499)				43310	geeal fistula Esophagoplasty, (plastic repair or	22.0	90	6.0
43226	with insertion of wire to guide dilation	4.0	15	3.0		reconstruction) thoracic ap-			
43227	for control of hemorrhage (e.g., electrocoagulation, laser					proach; without repair of trachioesophageal fistula	30.0	90	12.0
43228	photocoagulation) for ablation of tumor or	5.0	15	3.0	43312	with repair of tracheoesopha- geal fistula	26.0	90	12.0
43226	mucosal lesion	5.0	15	3.0	43320	Esophagogastrostomy (cardioplasty) with or without			
	(For gastroscopy, without esophagoscopy, see 43700-43714)					vagotomy and pyloroplasty; abdominal approach	22.0	90	6.0
43234	Uppergastrointestinal endoscopy,				43321	thoracic approach	22.0	90	11.0
	simple primary examination (e.g., with small diameter flexible				43324	Esophagogastric fundoplasty (e.g., Nissen, Belsey IV, Hill	DD		6.0
42026	fiberscope)	BR		3.0	43325		BR		0.0
43235	including esophagus, stomach, and either the duodenum and/or					with fundic patch (Thal-Nissen procedure)	BR		6.0
	jejunum as appropriate; complex	5.0	1.5	2.0		(For cricopharyngeal myotomy,			
43239	for biopsy and/or collection of	5.0	15	3.0	43330	see 43030) Esophagomyotomy (Heller type)			
	specimen by brushing or washing for cytology	4.0	15	3.0	43330	with or without hiatal hernia re-		00	
43241	with transendoscopic tube or	BR		3.0	43331	pair); abdominal approach thoracic approach	19.0 19.0	90 90	6.0 11.0
43245	for dilation of gastric outlet					(For esophagoduodenostomy or			
43246	for obstruction for directed placement of per-	BR	<u>15</u>	3.0		esophagojejunostomy with total gastric resection, see 43620)			
42247	cutaneous gastrostomy tube	BR	15 15	3.0 3.0	43340				
43247 43251	for removal of foreign body for removal of polyp(s)	5.0 6.0	15	3.0	43340	total gastrectomy); abdominal			
43255	for control of hemorrhage	0.0		5.0		approach	24.0	90 90	6.0 11.0
42250	(e.g., electrocoagulation, laser photocoagulation)	5.0	15	3.0	43341 43350	thoracic approach Esophagostomy, fistulization of esophagus, external; abdominal		90	11.0
43258	for ablation of tumor or mucosal lesion (e.g.,					approach	14.0	90	6.0
	electrocoagulation, laser		15	3.0	43351 43352	thoracic approach	14.0 14.0	90 90	11.0 14.0
43260	photocoagulation) Endoscopic retrograde	5.0	13	3.0	SUTUR				
	cholangiopancreatography (ERCP), with or without spec-				43400				
	imen collection;	5.0	15	3.0		ices	20.0	90	12.0
43262	for sphincterotomy papillotomy	6.0	15	3.0	43401	Transection of esophagus with repair, for esophageal varices	BR		
	papinotoiny	5.0		2.0					

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
43410	Suture esophageal wound or in-					(F			
43415	jury; cervical approach thoracic approach	BR 19.0	90	7.0 12.0		(For pyloroplasty, see 43800) (For vagotomy, see 64752–			
43420	Closure esophagostomy or fistula; cervical approach	14.0	90	6.0		64760)			
43425	thoracic approach	26.0	90	12.0	43641 ENDOS	parietal cell (highly selective).	BR		6.0
	(For repair of esophageal hiatal hernia, see 39500 et seq.)				LINDOS	(For upper gastrointestinal endo-			
	ULATION					scopy, see 43234–43258)			
*43450	Dilation of esophagus, by unguided sound($((s))$) or					(43700 has been deleted. To report, use 43235)			
*43451	bougie(((s) indirect)), single or multiple; initial session	*0.6 *0.6	0	3.0 3.0		(43702 has been deleted. To report, use 43239)			
43453	subsequent session Dilation of esophagus, over guide					(43709 has been deleted. To report, use 43247)			
	(For dilation with direct visuali-	3.0	15	3.0		(43711 has been deleted. To re-			
43455	zation, see 43220) ((Brusque esophageal)) Dilation					port, use 43251) (43712 has been deleted. To re-			
45455	of esophagus by balloon or Stark dilator;	4.0	15	3.0		port, use 43255)			
43456	retrograde	BR	13	3.0		(43714 has been deleted. To report, use 43258)			
43460 43499	Esophagogastric tamponade, with balloon (Sengstaaken type) Unlisted procedure, esophagus	Sv.& BR		3.0		(For esophagogastroduodenoscopy, see 43235-43264)			
					INTRO	DUCTION			
	NDATORY SECTION (Am / 28/86, effective 4/1/86)	nending	g Order	86–19,		Percutaneous placement of gastrostomy tube	BR		5.0
•	C 296–22–190 STOMACI	Н.			*43760	Change of gastrostomy tube((; simple))	BR		5.0
		Unit	Follow-	Dosio	((*4376!	5 complicated	BR		5.0))
		Value	up Days=	Basic Anes@	CUTTUR	(43765 has been deleted)			
INCISIO	ON				SUTUR		120	45	5.0
43500	Gastrotomy; with exploration or foreign body removal	12.0	45	5.0	43800	Pyloroplasty (For pyloroplasty and vagotomy,	13.0	40	5.0
43501	with suture repair of bleeding ulcer or esophagogastric lacer-	12.0	45	3.0		see 43640)			
	ation	BR		5.0	43810 43820	Gastroduodenostomy	14.0 14.0	45 45	5.0 5.0
43510	with esophageal dilation and insertion of plastic tubes	BR		5.0	43825	with vagotomy any type Gastrostomy, temporary (tube,	18.0	45	6.0
43520	Pyloromyotomy, cutting of pyloric muscle (Fredet-Ramstedt type				43030	rubber, or plastic) (separate pro-		4.5	
	operation)	10.0	45	6.0	43831	cedure); neonatal, for feeding	13.0 8.0	45 30	5.0 5.0
EXCISI	ON					(For change of gastrostomy tube,			
43600	Biopsy of stomach; by capsule, tube, peroral (one or more speci-	3.0	•		43832	see 43760((-43765))) Gastrostomy, permanent, with			
43605	by laparotomy	3.0 12.0	0 45	5.0	((4202	construction of gastric tube	16.0	45	5.0
43610 43620	Local excision of ulcer or tumor. Gastrectomy, total; including in-	14.5	45	6.0	((4302-	tancous	BR -	-	5.0))
43625	testinal anastomosis with repair by intestinal trans-	28.0	90	7.0		(43834 has been deleted, use 43246)			
43630	plant	34.0	90	7.0	43840	Gastrorrhaphy, suture of perfo-			
43030	tal gastrectomy including pyloro- plasty, gastroduodenostomy or				40044	rated duodenal or gastric ulcer, wound, or injury	13.0	45	6.0
	gastrojejunostomy; without vago- tomy	19.0	60	6.0	43844	Gastric bypass for morbid obesity ((noncovered procedure))		NONCO	
43635	with vagotomy, any type	21.0	60	6.0	43845	Gastric stapling for morbid obe-		PROCI	EDURE
43638	Hemigastrectomy or proximal subtotal gastrectomy, thoracic or	100	60	6.0		sity ((noncovered procedure))		NONCO' PROCI	VERED EDURE
43640	abdominal approach	19.0	60	0.0	43846	Gastric bypass with Roux-en-Y gastroenterostomy for morbid			
	pyloroplasty, with or without gastrostomy truncal or selective.	17.0	60	6.0		obesity ((noncovered procedure))		NONCO' PROCI	VERED EDURE

			Follow-				F	Follow-	
		Unit	ир	Basic			Unit Value	up Days=	Basic
		Value	Days=	Anes@	44110	Excision of one or more lesions of	value	Days=	Anes@
43850	Revision of gastroduodenal anastomosis (gastroduodenosto-					small or large bowel not requir- ing anastomosis, exteriorization,			
	my) with reconstruction, without vagotomy	20.0	60	5.0		or fistulization; single enterotomy	16.0	60	4.0
43855	with vagotomy	23.0	60	6.0	44111	multiple enterotomies	BR		4.0
43860	Revision of gastrojejunal anasto				44115	Excision colonic diverticulum	BR		
	mosis (gastrojejunostomy) with reconstruction; with or without				44120	Enterectomy, resection of small intestine; with anastomosis	17.0	60	6.0
	partial gastrectomy or bowel re-				44125	with double-barrel enterosto-	17.0		0.0
	section; without vagotomy	20.0	60	5.0		_ my	14.0	60	6.0
43865	with vagotomy	23.0	60	6.0 5.0	44130				
43870 43880	Closure of gastrostomy, surgical. Closure of gastrocolic fistula	12.0 BR	45	5.0		of intestine; (separate procedure)	14.5	90	5.0
43885	Anterior gastropexy for hiatal				44131	intestinal bypass for morbid			
	hernia (separate procedure)	BR		5.0	44140	obesity noncovered procedure			
43999	Unlisted procedure, stomach	BR		5.0	44140	Colectomy, partial; with anasto-	18.0	90	5.0
AMEN	DATORY SECTION (An	endino	Order	86-19	44141	with skin level cecostomy or		, ,	
	28/86, effective 4/1/86)	ichding	, Order	00 17,		colostomy	20.0	90	6.0
•	•				44143	with end colostomy and clo- sure of distal segment			
_	C 296–22–195 INTES	TINES	(EX	CEPT		(Hartmann type procedure)	18.0	90	6.0
RECTU	J M) .				44144	with resection, with colostomy			
			Follow-			or ileostomy and creation of mucofistula	18.0	90	6.0
		Unit Value	up Dave=	Basic	44145	with coloproctostomy (low	10.0	70	0.0
		Value	Days=	Anes@		pelvic anastomosis)	24.0	90	6.0
INCISIO)N				44146	with coloproctostomy (low pel-			
((44000	Enterolysis (freeing of intesti-					vic anastomosis) with colosto-	26.0	90	6.0
((******	nal adhesion); (separate proce-				44147	abdominal and transanal ap-	-		
	dure)	10.0	- 45-	4:0	44150	proach	BR	90	6.0
	(For incidental enterolysis, see				44150	Colectomy, total, abdominal, with ileostomy or ileoproctos-			
	WAC 296-22-010, item 7b)))					tomy; ((with)) without proc-			
	(44000 has been deleted)				44151	tectomy	26.0	90	6.0
44005	((with)) Enterolysis (freeing of				44151 44152	with continent ileostomy with continent ileostomy, with	BR	90	6.0
	intestinal adhesion) for acute	145	00		44152	rectal mucosectomy and			
44010	bowel obstruction	14.5 14.5	90 60	6.0 7.0		ileoanal anastomosis	BR	90	6.0
44015	Needle catheter jejunostomy for	14.5	00		44153	with contint ileostomy, with rectal mucosectomy, ileoanal			
	enteral hyperalimentation (list					anastomosis, and ileal reser-			
	separately in addition to primary procedure)	BR		4.0		voir	BR	90	6.0
44020	Enterotomy with exploration or	DIC		1.0	44155	Colectomy, total abdominal, with proctectomy and ileostomy	30.0	90	6.0
	foreign body removal; small bow-				44156	with continent ileostomy	BR	90	6.0
44021	el, other than duodenum for decompression (e.g. Baker	14.5	60	4.0	44160	Colectomy with removal of ter-			
44021	tube)	BR	60	4.0		minal ileum and ileocolostomy	30.0	90	6.0
44025	((large bowel)) Colotomy	15.0	60	4.0		OSTOMY—EXTERNAL FISTU	LIZATIC	ON OF	INTES-
44040	Exteriorization of intestine (Mikulicz resection with crush-				TINES	(SEPARATE PROCEDURE)			
	ing of spur)	18.0	60	5.0		D	0.5	00	4.0
44050					44300 44305	Enterostomy, tube, or cecostomy in conjunction with other pro-	8.5	90	4.0
	susception, internal hernia, by	140	90	5.0	44303	cedures	2.0	90	
44055	laparotomy	14.0	90	3.0	((4430	8 Enterostomy, suture of one			
1.032	sis of duodenal bands and/or re-					wall of intestine to abdominal wall, small or large intestine	10.0	- 90	5.0))
	duction of midgut volvulus (e.g.,	D.D.	00	5.0			10.0	,,,	5.0,,
((AADG	Ladd procedure Sigmoid myotomy (Reilly type	<u>BR</u>	90_	5.0		(44308 has been deleted, use 44799)			
((++00	operation) for diverticular dis-				44310		145	00	4.0
	easc	BR -	90	6.0))	44310 44312	Revision of ileostomy; simple	14.5	90	4.0
	(44060 has been deleted, use				44312	(release of superficial scar)	BR		4.0
	44799)				44314	complicated (reconstruction in	D.		
EXCISI	ON				44316	depth)	BR		4.0
44100	Biopsy of intestine by capsule,				77310	cedure)	BR		4.0
	tube, peroral (one or more speci-		_			(For fiberoptic evaluation, see			
	mens)	3.0	0			44385)			

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@		•	Unit Value	up Days⇔	Basic Anes@
44320	Colostomy or skin level cecostomy (separate procedure).	12.0	90	4.0	44620	Closure of enterostomy, large or small intestine;	10.0	90	5.0
44322	with multiple biopsies (e.g., for				44625	with resection and anastomo-	14.0	90	6.0
44340	Hirschsprung disease Revision of colostomy, simple	BR	90	4.0	44640			70	
44345	(release of superficial scar) complicated (reconstruction in	1.2	90	4.0	44650		BR	20	4.0
44346	depth) with repair of paracolostomy	6.0	60	4.0	44660	enterocolic fistula	14.0	90	5.0
ENDOS	hernia	BR TOMAL	60	4.0		without intestinal or bladder resection	14.0	90	5.0
ENDOS	(For upper gastrointestinal endo- scopy, see 43234–43258)	IOMAL	•			(For closure of renocolic fistula, see 50525, 50526)			
44360	Small intestinal endoscopy, en-				44661	with bowel and/or bladder re- section	BR		5.0
44261	of duodenum; diagnostic	3.0	7	3.0		(For closure of gastrocolic fistula,			
44361	for biopsy and/or collection of specimen by brushing or wash-		_			see 43880) (For closure of rectovesical			
44262	ing for cytology	2.0	7	3.0		fistula, see 45800–45805)			
44363 44364	with removal of foreign body . with removal of polyps	BR 3.0	7 7	3.0 3.0	44680	Intestinal plication ((complete			
44366	for control of hemorrhage (e.g., electrocoagulation, laser	3.0	,	5.0	44060	Intestinal plication, ((complete (Noble type operation))) (separate procedure)	20.0	90	6.0
44369	photocoagulation) for ablation of tumor or	BR		3.0	44799		BR	,,,	5.0
1150>	mucosal lesion (e.g., laser)	2.0	7	3.0		NDATORY SECTION (An	nending	g Order	86-19,
	(44375 has been deleted. To report, use 43235)				•	/28/86, effective 4/1/86)			
44380	Fiberoptic ileoscopy through sto-		_		WA	C 296–22–210 RECTUM			
44382	ma; with biopsy and/or collection	4.0	7	3.0			Unit	Follow-	Basic
	of specimen by brushing or washing	3.0	7	3.0			Value	Days=	Anes@
44385	Fiberoptic evaluation of small in-	5.0	•	5.0	INCISIO	ON			
44386	testinal (kock) or pelvic pouch; for biopsy and/or collection of	3.0	7	3.0	45000	Transrectal drainage of pelvic			
	specimen by brushing or washing	BR		3.0	45005	abscess	3.0	15	3.0
44388	Fiberoptic colonoscopy through colostomy	3.0	7	3.0	45020	submucous abscess, rectum Incision and drainage of deep	4.5	30	3.0
44389	with biopsy and/or collection	5.0	,	5.0		supralevator, pelvirectal or retrorectal abscess (see also			
	of specimen by brushing or washing	2.5		3.0		46050, 46060)	4.8	30	3.0
44390	with removal of foreign body.	3.5		3.0	EXCISI	ON			
44391	for control of hemorrhage								
	(e.g., electrocoagulation, laser			• •	43100	Biopsy of anorectal wall, anal approach (e.g., congenital mega-			
44202	photocoagulation)	3.5		3.0		colon)((; incisional))	4.0	15	3.0
44392	with removal of polypoid lesion(s)	3.5		3.0	((4510:	5 full thickness	6.0	30	3.0))
44393	for ablation of tumor or mucosal lesion (e.g., laser)	BR		3.0		(45105 has been deleted)			
	(For colonoscopy per rectum, see 45360–45386)	БK		5.0		(For endoscopic biopsy, see 45305)			
	(44000, 44005 have been deleted,				45108 45110	Anorectal myomectomy Proctectomy; complete, combined	BR		3.0
	use 44799)					abdominoperineal, with colosto-			
((REPA	IR				45111	my, one or two stages partial resection of rectum	26.0 24.0	90 90	7.0 7.0
44400	Cecopexy, fixation of cecum to					Proctectomy, combined	24.0	90	7.0
	abdominal wall	12.0	90	4.0	131.2	abdominoperineal, pull-through			
44405	Sigmoidopexy, fixation of sig- moid colon to abdominal wall	12.0	90 -	- 4.0))	45114	procedure, one or two stages	28.0	90	7.0
SUTUR				,,	43111	anastomosis; abdominal and			
44600	Suture of intestine (enterorrha-				_	transacral approach, one or two stages	30.0	90	7.0
	phy), large or small, for perforated ulcer, diverticulum, wound,				45116	transacral approach only (Kraske type)	28.0	90	7.0
	injury or rupture; single	14.0	45	7.0	45120		25.0	,,	7.5
44605	with colostomy	16.0	90	7.0		genital megacolon (Swenson			
44610	multiple	BR		7.0		Duhamel, or Soave type operation)	26.0	90	7.0

			Callani					Follow-	
		Unit	Follow- up	Basic			Unit	up	Basic
		Value	Days=	Anes@			Value	Days=	Anes@
45130	Excision of rectal procidentia,					electrocoagulation, laser)		
43130	with anastomosis; perineal ap-				. (photocoagulation)	√ BR		3.0
45125	proach	14.5	90	4.0	45370	with removal of polypoid	6.0	7	3.0
45135	abdominal and perineal approach	26.0	90	6.0		lesion(s)	0.0	,	3.0
45150	Division of stricture of rectum	BR	•	3.0		(45371 Colonoscopic retrograde lavage has been deleted. To re-			
45160	Excision of rectal tumor by proctotomy, transacral or					port, use 44799)			
	transcoccygeal approach	19.0	90	3.0	45372	for decompression of volvulus	BR		3.0
45170	Excision of rectal tumor, simple,	D.D.		2.0	45378	Colonoscopy, fiberoptic, beyond			
45180	transanal approach Excision and/or electrodesicca-	BR		3.0		splenic flexure; diagnostic procedure	6.0	. 7	3.0
45100	tion of malignant tumor of rec-				45379	with removal of foreign body.	7.0	7	3.0
	tum, transanal approach; pallia-	D.D.		2.0	45380	with biopsy and/or collection		_	
45181	tive therapeutic	BR BR		3.0 3.0	45382	of specimen for cytology for control of hemorrhage	6.0 7.0	7 7	3.0 3.0
	•	DIX		5.0	45383	for ablation of tumor or	7.0	,	3.0
ENDOS						mucosal lesion (e.g.,			
45300	Proctosigmoidoscopy; diagnostic (separate procedures)	0.6	0	3.0		electrocoagulation, laser.	BR		3.0
45302	for collection of specimen by	0.0	U	3.0	45385	for removal of polypoid	DIX.		3.0
	brushing or washing for		_			lesion(s)	7.0	. 7	3.0
45303	cytology for dilation, direct, instrumen-	1.0	7	3.0	•	(45386 Colonoscopic retrograde			
43303	tal	1.5	7	3.0		lavage has been deleted. To re-	·		
45305	for biopsy,	1.2	7	3.0		port, use 44799)			
45307	for removal of foreign body for removal of polyp or	1.0	· 7	3.0		(For small bowel and stomal en-		•	
45310	papilloma	1.4	• 7	3.0		doscopy, see 44360-44393)			
45315	with removal of multiple				REPAII	R			
	excrescences, papillomata or polyps	1.8	7	3.0	45500	Proctoplasty, for stenosis	10.0	90	3.0
45317	for control of hemorrhage	1.0	,	5.0	45505	for prolapse of mucous mem- brane	11.0	90	3.0
	(e.g., electrocoagulation, laser		_	• •	45520		11.0	,0	5.0
	photocoagulation)	2.0	7	3.0	45521	solution for prolapse; office	1.0	. 0	1.0
	(45319 Endoscopic retrograde				45521 45540	hospital Proctopexy for prolapse, abdomi-	4.0	30	3.0
	lavage has been deleted. To report, use 45999)			•	13510	nal approach	18.0	90	4.0
45221	• •	BR		3.0	45541	perineal approach	18.0	90	3.0
45321	for decompression of volvulus.	DK		3.0	45550	proctopexy combined with sig- moid resection, abdominal ap-			
	(45325 colonoscopy has been renumbered 45355 without change					proach	22.0	90	5.0
	in terminology)				45560		24.0	, 90	5.0
45330	Sigmoidoscopy, flexible fiberop-					procedure)	24.0	90	5.0
43330	tic; diagnostic	. 0.8	15	3.0		(For repair of rectocele with pos- terior colporrhaphy, see 57250)			
45331	for biopsy and/or collection of				OLITE ID				
	specimen by brushing or washing	1.4	. 15	3.0	SUTUR	E			
45332	for removal of foreign body	1.4	15	3.0	45800	Closure of rectovesical fistula;	20.0 22.0	90 90	5.0 5.0
45333	with removal of polyp(s)	1.8	15	3.0	45805 45820	with colostomy	20.0	90	3.0
45334	for control of hemorrhage (e.g., electrocoagulation, laser				45825	with colostomy	22.0	90	4.0
	photocoagulation)	BR				(For rectovaginal fistula closure,			
45336	for ablation of tumor or					see 57300-57308)			•
	mucosal lesion (e.g., electrocoagulation, laser				MANIP	PULATION			
	photocoagulation)	BR		3.0	*45900	Reduction of procidentia (sepa-			
45355	Colonoscopy, with standard sigmoidoscope, transabdominal					rate procedure) under anesthesia	*0.6	. 0	3.0
	via colotomy, single or multiple.	3.0	7	3.0	45905*	Dilation of anal sphincter (sepa- rate procedure) under anesthesia		•	•
45360	Colonoscopy, fiberoptic, beyond			•		other than local	BR		3.0
	25 cm to splenic flexure; diagnostic procedure	5.0	7	3.0	45910	Dilation of rectal stricture (sepa-		•	
45365	for biopsy and/or collection of	5.0	,	5.0		rate procedure) under anesthesia	BR		3.0
	specimen by brushing or wash-		_	2.2	45915*	other than local	אט		3.0
45367	ing with removal of foreign body.	4.0 5.0	7 7	3.0 3.0		foreign body (separate proce-			
45368	for control of hemorrhage	5.0	,		45999	dure) under anesthesia Unlisted procedure, rectum	BR BR		3.0 3.0
	(e.g., electrocoagulation)	6.0	7	3.0	73777	omisted procedure, rectum			5.0
45369	for ablation of tumor or mucosal lesion (e.g.,								

	NDATORY SECTION (An / 28/86, effective 4/1/86)	nendin	g Order	86–19,			Unit Value	Follow- up Days=	Basic Anes@
WA	C 296–22–215 ANUS.						. 4.20	Juju	
			Follow-		INTRO	DUCTION			
		Unit Value	up Days=	Basic Anes@	*46500	Injection of sclerosing solution, hemorrhoids ((or mucosal pro-			
INCISI	ON				((46510	lapse))	*0.4	0	3.0
*46000	Fistulotomy, subcutaneous	*0.6	0	3.0		other solution for pruritus ani .	BR		3.0
	(For fistulectomy, see 46060, 46270-46285)					Dilation of anus and lower rectum under anesthesia for hemorrhoids (Lord procedure)	BR		3.0))
*46030	Removal of seton, other marker.	*0.6	0			(46510, 46530 have been deleted,	DIC		3.0//
((4603)	2 Undercutting for pruritus ani (modified Ball operation)	_مــ				use 46999)			
	• •	1.0	U	3.0))	ENDOS	SCOPY			
	(46032 has been deleted, use 46999)				*46600	Anoscopy; diagnostic (separate procedure)	*0.32	0	3.0
46040	Incision and drainage of ischiorectal and/or perirectal ab-				46602	for collection of specimen by brushing or washing for	0.52	ŭ	3.0
46045	scess (separate procedure)	2.4	15	3.0	46604	cytology	0.5	0	3.0
40043	Incision and drainage of intra- mural, intramuscular or submu-				46604	for dilation, direct, instrumental	0.7	0	3.0
	cosal abscess, transanal, under				46606	for biopsy	1.0	0	3.0
****	anesthesia	2.4	15	3.0	46608	for removal of foreign body	1.5	0	3.0
*46050	Incision and drainage, perianal				46610	for removal of polyp	1.5	0	3.0
	abscess, superficial (see also 45020, 46060)	*0.48	0	3.0	46612 46614	for multiple polyp removal with coagulation for control of	BR		3.0
46060	Incision and drainage of	0.10	·	5.0	40014	hemorrhage and/or fulgura-			
	ischiorectal or intramural abscess					tion of mucosal lesion	BR		3.0
	with fistulectomy, submuscular	0.5	00	2.0	REPAII	R			
46070	(see also 45020)	9.5 1.2	90 0	3.0 3.0					
10070	•	• • • •	·	5.0	46700	Anoplasty, plastic operation for stricture; adult	9.0	90	3.0
	(For anoplasty, see 46700–46705)				46705	infant	10.0	30	4.0
*46080	Sphincterotomy, anal, division of anal sphincter (separate proce-					(For simple incision of anal septum, see 46070)			
	dure)	*1.2	0	3.0	46715	Repair of congenital anovaginal			
46083	Incision of thrombosed hemor- rhoid, external	BR		3.0	40715	fistula ("cut-back" type proce-			
EXCISI					46716	dure) Perineal transplant of anovaginal	12.0	90	4.0
						fistula	14.0	90	4.0
46200	Fissurectomy, with or without	4.0	00	2.0	46730	Construction of anus for congen-			
46210	sphincterotomy	4.8 1.4	90 30	3.0 3.0		ital absence; perineal or sacro-	16.0	00	5.0
46211	multiple, (separate procedure)	7.0	90	3.0	46735	coccygeal approach	16.0	90	5.0
46220	Papillectomy or excision of single					ineal approach	20.0	90	7.0
46221	tab, anus (separate procedure) Hemorrhoidectomy, by simple	0.6	15	3.0	46740	Construction of anus for congen-			
40221	ligature (rubber band)	BR		3.0		ital absence, with repair of urin- ary fistula	22.0	90	7.0
46230	Excision of external hemorrhoid				46750	Sphincteroplasty, anal, for incon-	22.0	70	7.0
	tags and/or multiple papillae((;			3.0		tinence, or prolapse; adult	10.0	90	3.0
46250	office))	1.2	15	3.0	46751	child	12.0	90	4.0
70230	complete	4.8	90	3.0	46753	Graft (Thiersch operation) for rectal incontinence and/or pro-			
46255	Hemorrhoidectomy, internal and					lapse	BR		4.0
46057	external, simple;	7.0	90	3.0	46754	Removal of Thiersch wire or su-			
46257 46258	with fissurectomy with fistulectomy, with or	BR		3.0	46760	ture	BR		4.0
40230	without fissurectomy	BR		3.0	46760	Sphinteroplasty, anal, for incontinence, adult, muscle			
46260	Hemorrhoidectomy, internal and					transplant	BR		4.0
46361	external, complex or extensive;	10.0	90	3.0	DESTE	UCTION			
46261 46262	with fissurectomy with fistulectomy, with or	BR		3.0					
.0202	with instance to my, with of without fissurectomy	BR		3.0	*46900	((Chemosurgery of condylomata,			
46270	Fistulectomy; subcutaneous	2.4	30	3.0		lesion(s), anus (e.g., condyloma,			
46275	submuscular	9.5	90	3.0		papilloma, molluscum contagio-			
46280 46285	complex or multiple	BR+	20	3.0		sum, herpetic vessel, simple			
*46320	second stage	2.0	30	3.0	*46910	chemical	*0.48	0	
	nal thrombotic hemorrhoid	*0.72	0	3.0	40710	electrodesiccation ((of condy- lomata, anal, multiple, sim-			
						ple))	*0.8	0	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Ancs@
((*46920	Excision and electrodesiccation of condylomata, anal; simple	*1.0 -	 0-	3.0	REPAIR)			
46930 - 46932* -	Cryosurgery of condylomata, anal; simple	BR BR		 3.0	47300	Marsupialization of cyst or abscess of liver	14.5	60	6.0
46933 46916	cryosurgery	BR)) BR	0	3.0	SUTUR	Е			
46917 46922 46924	laser surgery surgical excision Destruction of lesion(s), anus	BR BR		3.0	47350 47355	Hepatorrhaphy, suture of liver wound or injury; simple with common duct or gallblad-	14.0	45	4.0
10221	(e.g., condyloma, papilloma, molluscum, contagiosum, herpet-					der drainage	18.0	45	7.0
	ic vessel) etensive, any method	BR		3.0	47360	patic artery ligation	BR		((9.0))
	(46930-46933 have been deleted, use 46916, 46924)				47399	Unlisted procedure, liver	BR		$\frac{12.0}{3.0}$
46934	((Cryosurgery)) Destruction of hemorrhoids, any method; internal	BR				NDATORY SECTION (An /28/86, effective 4/1/86)	nending	g Order	86–19,
46935	externalinternal and external	BR BR			WA	C 296-22-225 BILIARY	TRAC	T.	
46936 46937	Cryosurgery of rectal tumor; be-						T 1-14	Follow-	Dania
46938	nign malignant	BR BR		3.0			Unit Value	up Days=	Basic Anes@
46940	Curettage or cauterization of anal fissure, including dilation of				INCISI	ON			
	anal sphincter (separate procedure); initial	BR		3.0	47400				
46942	subsequent	BR				with exploration, drainage, or removal of calculus	20.0	45	6.0
SUTUR					47420	Choledochotomy or choledochostomy with exploration, drainage,			
46945	Ligation of internal hemorrhoids; single procedure	BR		3.0		or removal of calculus, with or without cholecystotomy;	17.0	45	5.0
46946	multiple procedures	BR		3.0	47425	with transduodenal sphinctert- tomy or sphincteroplasty	19.0	45	6.0
46999	PROCEDURES Unlisted procedure, anus	BR		3.0	47440		19.0	45	6.0
	•	4.	0.4	96 10	47460	Transduodenal sphincterotomy or	19.0	45	0.0
filed 2/	IDATORY SECTION (Am 128/86, effective 4/1/86)	nenain	g Oraer	80-19,	47480	sphincteroplasty (separate procedure)	19.0	45	6.0
WA	C 296-22-220 LIVER.				47400	my with exploration, drainage or removal of calculus (separate			
		Unit	Follow- up	Basic	47400	procedure)	12.0	45	5.0
		Value	Days=	Anes@		Percutaneous cholecystostomy DUCTION	<u>BR</u>		
INCISIO	ON					Injection procedure for percutan-			
*47000	Biopsy of liver, percutaneous needle	*1.4	0	3.0		eous transhepatic cholangio- graphy	1.6	0	
	(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)				47510	transhepatic catheter or stent for biliary drainage	BR		
47010	Hepatotomy for drainage of ab-	22		2.0	47525	Change of percutaneous biliary drainage catheter	BR		5.0
EVOICE	scess or cyst, one or two stages	BR		3.0	47530		BR		5.0
EXCISI 47100	Biopsy of liver, wedge (separate				,	(For radiologic guidance, see			
	procedure)	10.0	45	4.0	D. ID 00	75981, 75983)			
47120	partial lobectomy	19.0	45	10.0	ENDOS				
47125 47130 47133	total left lobectomy total right lobectomy Donor hepatectomy, with prepa-	BR BR		13.0 13.0	47550	Biliary endoscopy, intraoperative (choledochoscopy)	BR		5.0
<u> </u>	ration and maintenance of homograft	BR		13.0		47610)			
47135	((total)) Liver transplant, with ((transplant)) or without recipi-				47552	Biliary endoscopy, percutaneous via T-tube or other tract; diag-			5.0
	ent hepatectons.	BR		15.0	47553	for biopsy and/or collection of specimen by brushing or wash-	BR		
						ing	BR		5.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow~ up Days≃	Basic Anes@
47554	for removal of stone(s)	BR		5.0	EXCISI	ION			
47555	for dilation of biliary duct stricture	BR		5.0	48100	Biopsy of pancreas (separate			
	(For peroral biliary endoscopic procedure see 43260-43272)				48102	procedure)	14.0 2.5	60 7	5.0
EXCISI	ON					(For CT guidance, see 76360,		,	
47600	Cholecystectomy;	14.5	45	5.0		76361; for ultrasonic guidance,			
47605 47610	with cholangiography	15.0	45	5.0		see 76942, 76943)			
4/010	Cholecystectomy with exploration of common duct	17.0	45	6.0	48120	(e.g., cyst, adenoma)	17.0	60	6.0
	(47611 has been deleted. To report, use 47610 with 47550)				48140	Pancreatectomy, distal subtotal, with or without splenectomy;	20.0	60	6.0
47612	with choledochoenterostomy	BR	45	6.0	48145	with pancreaticojejunosto-	22.0	(0	
47620	with transduodenal sphinctero-				48148	my Excision of ampulla of Vater,	22.0	60	6.0
	tomy or sphinteropalsty [sphincteroplasty] with or					simple	BR		6.0
47630	without cholangiograpy Biliary duct stone extraction,	20.0	45	6.0	48150	tal, with ((pancreaticojejunost-			
	percutaneous via t-tube tract	D.D.		5.0	c	omy or)) pancreaticoduodenostomy			
	(e.g., Burhenne technique)	BR		5.0		(Whipple type ((operation)) pro-			
	(For fluoroscopic procedure, see 74327)					cedure and pancreatic	34.0	60	6.0
47700	Exploration for congenital atresia				48151	Pancreatectomy, near-total, with			
	of bile ducts, without repair, with					preservation of duodenum (Child type procedure)	BR		
	or without liver biopsy, with or without cholangiography	14.5	45	6.0	48155	Pancreatectomy, total;	34.0	60	6.0
REPAIR	0 0			0.0	48160 48180	with transplantation Pancreaticojejunostomy side-to-	BR		6.0
47720	Chloecystoenterostomy; direct	14.5	60	5.0		side anastomosis, Puestow type			
47721	with gastroenterostomy	16.0	60	6.0		operation, (separate procedure).	24.0	60	6.0
47740	Roux-en-y	16.0	60	6.0	ENDOS				
47760	Anastomosis, direct, of extrahepatic biliary ducts and gastrointestinal tract	20.0	90	6.0		(For peroral pancreatic endo- scopic procedures see 43260- 43272)			
47765	Anastomosis, direct, of intrahep-				REPAII	,			
	atic ducts and gastrointestinal tract	BR		6.0					
47780	Anastomosis, Roux-en-y of ex-				48500	Marsupialization of cyst of pan- creas	14.5	60	6.0
	trahepatic biliary ducts and gas- trointestinal tract	22.0	90	6.0	48520	Internal anastomosis of pancrea-			
47800	Reconstruction, plastic, of extra-					tic cyst to gastrointestinal tract;	17.0	60	6.0
	hepatic biliary ducts with end- to-end anastomosis	20.0	90	6.0	48540	Roux-en-y		60	6.0
47801	Placement of choledochal stent	BR		5.0	48999	Unlisted procedure, pancreas	BR		6.0
	Implantation of biliary istulous tract into stomach or intestine	BR		5.0	AMEN	NDATORY SECTION (And // 1/86)	nending	g Order	86–19,
((SUTU	RE)) OTHER PROCEDURES				•		ni ni	CDITON	JELINA
	Cholecystorrhaphy	BR BR		5.0 5.0))		C 296–22–235 ABDOME Omentum.	CIN, PI	EKITO	NEUM
	(47850, 47855 have been deleted, use 47999)						Unit	Follow- up	Basic
47999	Unlisted procedure, biliary tract.	BR		5.0			Value	Days=	Anes@
AMEN	IDATORY SECTION (Am	andine	Order	86 10	INCISI	ON			
	28/86, effective 4/1/86)	CHUIN	g Oruci	00-17,	49000	Exploratory laparotomy, exploratory celiotomy (separate proce-			
WA	C 296-22-230 PANCREA	NS.				dure) (see WAC 296-22-010, item 7b)	10.0	45	((4.0))
		Unit	Follow- up	Basic	49002	Reopening of recent laparotomy			<u>6.0</u>
		Value	Days=	Anes@	., 002	incision for exploration; removal of hematoma, control of bleed-			
INCISIO	N					ing	10.0	45	((4.0))
48000	Drainage of abdomen for				49010	Exploration, retroperitoneal area			<u>7.0</u>
48020	pancreatitis	13.0 20.0	60 60	5.0 6.0		(separate procedure)	10.0	45	((5.0)) <u>6.0</u>

		Unit	Follow- up	Basic			Unit	Follow-	Basic
		Value	Days=	Anes@	40426	Davisian of paritoneal venous	Value	Days=	Anes@
49020	Drainage of peritoneal abscess or localized peritonitis, exclusive of				49426	Revision of peritoneal-venous shunt	BR		3.0
	appendiceal abscess, transabdominal	11.0	45	((4.0)) 6.0	((4042)	78291)			
	(For appendiceal abscess, see 44900)			<u>0.0</u>		Injection procedure for retro- peritoncal pneumography Injection procedure for pelvic pneumography	2.4 0.8	0))	
49040	Drainage of subdiaphragmatic or subphrenic abscess	12.0	45	((5.0)) 7.0		(49430, 49440 have been deleted, use 49999)		,,	
49060	Drainage of retroperitoneal abscess	11.0	45	((5.0))	REPAIR				
*49080	Peritoneocentesis, abdominal pa-			<u>7.0</u>	HERNI	OPLASTY, HERNIORRHAPHY. (((For bilateral herniorrhaphy or	, HEKN	ЮТОМҮ	
*49081	racentesis; initial subsequent	*0.8 *0.6	0 0	$\frac{4.0}{4.0}$		with bowel resection, see WAC 296-22-010, item 7)))			
49085	Removal of peritoneal foreign body	BR		((3.0)) 6.0		(For reduction and repair of in- tra-abdominal hernia, see 44050)			
	(For lysis of intestinal adhesions, see 44000)					(For debridement of abdominal wall, see 11042, 11043)			
EXCISI	ON					(All codes for bilateral proce-			
<u>*</u> 49180	toneal mass, needle, percutane-	2.5	-			dures in hernia repair have been deleted. To report, add modifier -50)			
	(For CT guidance, see 76360,	2.5	7		49500	Repair inguinal hernia, under age 5 years, with or without			
	76361, 76365, 76366; for ultrasonic guidance, see 76942,				49505	hydrocelectomy; unilateral Repair inguinal hernia, age 5 or	7.0	45	3.0
49200	76943) Excision or destruction by any				40510	over; unilateral	9.0	45	((3.0)) <u>4.0</u>
	method of intra-abdominal or retroperitoneal tumors or cysts or				49510	Repair of inguinal hernia, age 5 or over; unilateral, with orchiectomy, with or without implanta-			
49201	endometriomas extensive	14.0 BR	60	5.0 5.0	49515	tion of prosthesis	9.5	45	3.0
49220	Staging celiotomy (laparotomy) for Hodgkin's disease or lympho-				49520	spermatocele	9.5 10.0	45 45	3.0 ((3.0))
	ma (includes splenectomy, needle or open biopsies of both liver				49525	sliding	10.0	45	4.0 3.0
	lobes, possibly also removal of abdominal nodes, abdominal				49530	incarcerated	12.0	45	3.0
	node and/or bone marrow biop-				49535	strangulated	12.0 10.0	45 45	3.0 3.0
49250	sies, ovarian repositioning) Umbilectomy, omphalectomy,	BR	45	5.0	49540 49550	Repair lumbar hernia	9.0	45	3.0
	excision of umbilicus (separate procedure)	BR		5.0	49552	Repair femoral hernia, Henry approach; unilateral	10.0	45	3.0
49255	Omentectomy, epiploectomy, resection of omentum (separate				49555	Repair femoral hernia, recurrent, any approach	10.0	45	3.0
ENDOS	procedure)	BR		5.0	49560		11.0	45	((3.0))
		40	15	3.0		p. 600 2010),			6.0
49300 49301 49302		4.0 6.0	10	5.0	49565 49570	recurrent	12.0	45	3.0
	transhepatic cholangiography; without biopsy	7.0	10	5.0		simple	3.0	45	3.0
49303	with biopsy	8.0	10	5.0	49575 49580	complex	7.0	45	3.0
	(For sterilization by laparoscopic technique, see 58982)				49581	age 5 or over	7.0 8.5	45 45	3.0 ((3.0))
INTRO	DUCTION				49590	Repair spigelian hernia	9.0	45	$\frac{4.0}{3.0}$
*49400	Pneumoperitoneum; initial	*1.0 *0.6	0	3.0 3.0	49600	Repair of omphalocele; small, with primary closure	9.5	45	6.0
*49401 *49420	subsequent	0.0	U	3.0	49605	large or gastroschisis, with or without prosthesis	14.5	60	9.0
49421	nula or catheter for drainage or dialysis; temporary	*1.0 BR	0	3.0 3.0	49606	with staged closure of prosthe- sis, reduction in operating	· •		
49425	Peritoneal-venous shunt (e.g., LeVeen shunt)	BR		3.0	49610	room, under anesthesia Repair of omphalocele (Gross	BR		9.0
						type operation); first stage	12.0	60	8.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
49611	second stage (For diaphragmatic or hiatal	12.0	60	7.0	50100	Transection or repositioning of aberrant renal vessels (separate			
40620	hernia repair, see 39500-39531)	D.D.		5.0	50120	procedure)	17.0 20.0	90 90	5.0 5.0
49630 49635	Reduction of torsion, omentum Omentopexy for establishing collateral circulation in portal obstruction	BR BR		5.0		(For renal endoscopy performed in conjunction with this procedure, see 50570-50580)			
49640	Omentoplasty (omental flap re- construction for transfer of omentum with intact blood sup-	BR		5.0	50125 50130	with drainage, pyelostomy with removal of calculus (pyelolithotomy, pelviolithoto-	20.0	90	5.0
SUTUR	ply to thorax, neck or axilla)	ЫK		5.0		my including coagulum pyclolithotomy)	20.0	90	5.0
49900	Suture, secondary, of abdominal				50135	complicated (e.g., secondary	20.0	70	5.0
47700	wall for evisceration or dehis-	6.0	30	5.0		operation, congenital kidney abnormality)	24.0	90	5.0
		0.0	30	5.0	EXCISI	ON			
	(For suture of ruptured dia- phragm, see 39540-39541) (For debridement of abdominal					(For excision of retroperitoneal tumor or cyst, see 49200, 49201)			
49910	wall, see 11042, 11043) Suture of omentum, omentorrha-				*50200	Renal biopsy, percutaneous; by trocar or needle	2.4	7	
49999	phy for wound or injury Unlisted procedure, abdomen,	BR		5.0		(For CT guidance, see 76360, 76361)			
	peritoneum and omentum	BR		5.0		(For fluoroscopic guidance, see			
	NDATORY SECTION (Am/28/86, effective 4/1/86)	nending	g Order	86–19,		76000; for ultrasonic guidance, see 76942, 76943)			
•	C 296–22–245 KIDNEY.					(For fine needle aspiration, preparation, and interpretation of smears, see 88170-88173)			
		Unit	Follow- up	Basic	50205	by surgical exposure of kidney	8.0	30	5.0
		Value	Days=	Anes@	50220	Nephrectomy, including partial ureterectomy, any approach in-	20.0	22	
INCISIO					50225	cluding rib resection; complicated because of pre-	20.0	90	5.0
	(For retroperitoneal exploration, abscess, tumor, or cyst, see 49010, 49060, 49200, 49201)				50230	vious surgery on same kid- ney radical, with regional lym-	24.0	90	5.0
50010	Renal exploration, not necessitating other specific procedures	17.0	90	6.0	50234	phadenectomy Nephrectomy with total	26.0	90	5.0
50020	Drainage of perirenal or renal					ureterectomy and bladder cuff; through same incision	24.0	90	5.0
50040	abscess (separate procedure) Nephrostomy, nephrotomy with	14.0	90	5.0	50236	through separate incision	24.0	90	5.0
	drainage	20.0	90	5.0	50240 50280	Nephrectomy, partial Excision or unroofing of cyst(s)	24.0	90	5.0
50045	Nephrotomy, with exploration (For renal endoscopy performed	20.0	90	5.0	50290	of kidney Excision of perinephric cyst	18.0 18.0	90 90	5.0 5.0
	in conjunction with this proce-					. TRANSPLANTATION	10.0	,,	5.0
50060	dure, see 50570-50580) Nephrolithotomy; removal of					(For dialysis, see 90941-90999)			
50060	calculus	20.0	90	5.0	50300	Donor nephrectomy, with prepa-			
50065	secondary surgical operation for calculus	24.0	90	5.0		ration and maintenance of homograft; from cadaver donor,			
50070	complicated by congenital kid- ney abnormality	24.0	90	5.0	50320	unilateral or bilateral from living donor, unilateral	BR+ 24.0	90	5.0
50075	removal of large (staghorn cal- culus filling renal pelvis and				50340	Recipient nephrectomy (separate procedure); unilateral	20.0	90	5.0
	calyces including anatrophic pyelolithotomy)	26.0	90	5.0	50341 50360	bilateral	30.0	90	5.0
50080	Percutaneous nephrostolithotomy	20.0	, ,	3.0	30300	plantation of graft; excluding do-	20.0		
	or pyelostolithotomy, with or without <u>dilation</u> , endoscopy,				50365	nor and recipient nephrectomy with unilateral recipient ne-	30.0	180	6.0
	lithotripsy, stenting or basket extraction; up to 2 cm	BR		5.0	50366	phrectomy with bilateral recipient ne-	50.0	180	6.0
50081	over 2 cm	BR		5.0	50370	phrectomy	50.0	180	6.0
	(For establishment of nephrostomy without nephrostolithotomy, see 50040, 50395 or 52334)				3370	homograft (e.g., infarcted or rejected kidney)	13.0	60	6.0
	•								

		Unit	Follow- up	Basic			Unit	Follow-	Basic
50380	Renal autotransplantation, reimplantation of kidney	Value 30.0	Days=	Anes@	DED . 18		Value	Days=	Anes@
	(For extra-corporeal "bench" surgery, use autotransplantation as the primary procedure and add the secondary procedure e.g., partial nephrectomy, nephrolithotomy, and use the				50400				
	modifier –51)				50405	splinting; simple	22.0	90	5.0
INTROI	DUCTION				30403	abnormality, secondary pyelo-			
	(For injection procedure for retroperitoneal pneumography, see 49430)					plasty, solitary kidney calycoplasty)	26.0	90	5.0
*50390	renal cyst or pelvis by needle,		_		OLUMNIA.	(50420 Nephropexy has been deleted)			
	percutaneous	2.5	7		SUTUR				
	(For CT guidance, see 76365, 76366)				50500 50520	Nephrorrhaphy, suture of kidney wound or injury	20.0	90	8.0
	(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76938, 76939)				50525	pyelocutaneous fistula	20.0	90	5.0
	(For fine needle aspiration, preparation, and interpretation of				50526	dominal approachthoracic approach	24.0 24.0	90 90	5.0 11.0
50392	smears, see 88170-88173)					(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)			
	drainage and/or injection, percutaneous	2.5	7		50540	Symphysiotomy for horseshoe kidney with or without pyeloplasty and/or other plastic			
	(For fluoroscopic guidance see 76000; for ultrasonic guidance see 76938)				53.15 6 .0	procedure, unilateral or bilateral (one operation)	28.0	90	5.0
	(For radiographic procedure, see 74475, 74476)				ENDOS	(For supplies and materials, use			
50393	Introduction of ureteral catheter or stent into ureter through renal pelvis for drainage and/or injection, percutaneous	2.5	7	3.0		99070) (References to office and hospital have been deleted)			
	(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76938)				50551	(((50550 has been deleted. To report use 50551))) Renal endoscopy through estab-			
	(For radiographic procedure, see 74480, 74481)					lished nephrostomy or pyelostomy with or without irrigation, instillation, or ureteropyelography, exclusive of			
50394	Injection procedure for pyelography (as nephrostogram, pyelostogram, antegrade pyelou-				(radiologie service	2.0	3	3.0
	reterograms) through nephrosto- my or pyelostomy tube, or in-					report use 50553)))		2	2.0
	dwelling ureteral catheter (separate procedure)	.3	0		50553	with ureteral catheterization (((50554 has been deleted. To	2.0	3	3.0
50395	Introduction of guide into renal pelvis and/or ureter with dilation to establish nephrostomy tract,				50555	report use 50555))) with biopsy	2.0	3	3.0
	percutaneous	BR		3.0	30333	(((50556 has been deleted. To			2.0
	(For nephrostolithotomy, see 50080, 50081)				50557	report use 50557))) with fulguration, with or with-			
	(For retrograde percutaneous ne- phrostomy, use 52334)				2220.	out biopsy	2.0	3	3.0
	(For endoscopic surgery, see 50551-51561)				50550	report use 50559)))			
50396	Manometric studies through ne- phrostomy or pyelostomy tube, or				50559	with insertion of radioactive substance with or without bi- opsy and/or fulguration		3	3.0
	indwelling ureteral catheter	.4	0			(((50560 has been deleted. To		2	
50398*	Change of nephrostomy or pyelostomy tube	.3	0			report use 50561)))			

	·	Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
50561	with removal of foreign body	2.0	2	2.0	INTRO	DUCTION			
	or calculus	2.0		3.0	50684	Injection procedure for uretero- graphy or ureteropyelography through ureterostomy or indwelling ureteral catheter (sep- arate procedure)	0.3	0	
50570	Renal endoscopy through ne- phrotomy or pyelotomy, with or without irrigation, instillation, or ureteropyelography, exclusive of	•			50686 50688*		0.4	0	
	radiologic service;	1.4	3		50690	tion of ilial conduit and/or			
	(For nephrotomy, see 50045) (For pyelotomy, see 50120)					ureteropyelography, exclusive of radiologic service (separate procedure)	0.4	0	
50572	with ureteral catheterization	1.8	3		REPAI	,	0.4	v	
50574 50576 50578	with biopsy	1.8 2.0	3			(When substantial ureteral tapering is required for the following procedures, use modifier -22)			
50500	substance, with or without bi- opsy and/or fulguration	2.4	3		50700	Ureteroplasty: Plastic operation on ureter (e.g., stricture)	20.0	90	5.0
50580	with removal of foreign body or calculus	2.0	. 3		50715	Ureterolysis, with or without re- positioning of ureter for retroper-			
	Lisboticou autocamana labarta				50716	itoneal fibrosis; unilateral bilateral	16.0 24.0	90 90	5.0 5.0
50590	Lithotripsy, extracorporeal shock wave	BR			50722	Ureterolysis for ovarian vein syndrome	16.0	90	5.0
	NDATORY SECTION (Am	ending	g Order	86-19,	50725	with reanastomosis of upper	26.0	;	
•	/28/86, effective 4/1/86) C 296–22–250 URETER.	•			50740	Ureteropyelostomy anastomosis of ureter and renal pelvis	26.0	, 90 , 90	5.0
***	C 270 22 230 OKETEK.		Follow-		50750		24.0	90	
		Unit Value	up Days=	Basic Anes@	50760 50770	Ureteroureterostomy	22.0	90	5.0
INCISIO	•				50780	lateral ureter	24.0	90	5.0
50600	drainage (separate procedure)	18.0	90	5.0	30700	anastomosis of ureter to bladder, or other operations for correction			
	(For ureteral endoscopy performed in conjunction with this procedure, see 50970-50980)				50781	of vesicourelateral reflux; unilateral	22.0 26.0	90 90	5.0 5.0
50605	Ureterotomy for insertion of indwelling stent, all types	BR		5.0		(When combined with cysto- urethroplasty or vasical neck re-			
50610	Ureterolithotomy; upper one-	20.0	. 90	5.0	50785	vision, see 51820) Ureteroneocystostomy, with			
50620 50630	middle one-third of ureter lower one-third	18.0 20.0	90 90	5.0 5.0	50786	bladder flap; unilateral	24.0 28.0	90 90	5.0
	(For transvesical ureterolithotomy, see 51060)				50800	Ureteroenterostomy, direct anastomosis of ureter to intestine;			5.0
	(For cystotomy with stone basket extraction of ureteral calculus, see 51065)				50801 50810	unilateral bilateral Ureterosigmoidostomy, with creation of sigmoid bladder and es-	22.0 26.0	90 90	5.0 5.0
	(For endoscopic extraction or manipulation of ureteral calculus, see 50080, 50081, 50561, 52320-52330)					tablishment of abdominal or per- ineal colostomy, including bowel anastomosis	30.0	120	6.0
EXCISIO	ON					(For supplemental skills of two surgeons, see WAC 296-22-010, item 5h and modifies (62)			
	(For ureterocele, see 51535, 51536, 52300)				50820	item 5b, and modifier -62) Ureteroileal conduit (ileal blad-			
	Ureterectomy, with bladder cuff (separate procedure)	20.0	90	5.0		der), including bowel anastomosis (Bricker operation); unilateral	30.0	120	6.0
50660	Ureterectomy, total, ectopic ure- ter, combination abdominal, va- ginal and/or perineal approach	22.0	90	7.0				. 20	
	, Frince approach	-2.0	70					٠.	

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)		,	:		When procedures 50970-50980 provide a significant identifiable service, they may be added to 50600			
50821	bilateral	34.0	120	6.0	50070	Ureteral endoscopy through			
	(For combination of 50800-50821 with cystectomy, see 51580-51595)				30970	ureterotomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service;	1.3	3	
50830	Urinary undiversion (e.g., taking down of ureteroilial conduit, ure-					(For ureterotomy, see 50600)	1.5	,	
50840	terosigmoidostomy or ureterentor- ostomy with ureteroureterostomy or ureteroneocystostomy) Replacement of all or part of	BR		6.0	50972 50974 50976	with ureteral catheterization with biopsy with fulguration, with or with-	1.8 1.8	3	
300.0	ureter by bowel segment, includ- ing bowel anastomosis; unilateral	30.0	120	6.0	50978	out biopsywith insertion of radioactive	2.0	3	
	(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)					substance, with or without bi- opsy and/or fulguration (not including provision of materi- al)	2.4	3	
50841 50860	bilateral	40.0	120	6.0	50980	with removal of foreign body or calculus	2.0	3	
	ureter to skin; unilateral	18.0 22.0	90 90	5.0 5.0	AMEN	NDATORY SECTION (An	andino	Order	86_19
50861		22.0	70	5.0		1000000000000000000000000000000000000	ichani	Graci	00-17,
SUTUF 50900	Ureterorrhaphy, suture of ureter	,				C 296–22–255 BLADDE	2		
	(separate procedure)	20.0	90	5.0	W / L	C 270 22 233 BENDEL	••	Follow-	
50920	Closure of ureterocutaneous fistula	20.0	90	5.0			Unit Value	up Days=	Basic Anes@
50930	(including visceral repair)	D.D.		5.0 5.0	INCISI	ON		22,0	
50940		BR		3.0	51000	Aspiration of bladder by needle .	0.4	0	
	(For ureteroplasty, ureterolysis, etc., see 50700-50861)					Aspiration of bladder; by trocar or intracatheter	*1.0	0	
ENDO	SCOPY				51010	with insertion of suprapubic catheter	2.0	30	5.0
	(((50950 has been deleted. To report use 50951)))				51020		14.5	90	5.0
50951	tablished ureterostomy, with or				51030	with cryosurgical destruc-			5.0
	without irrigation, instillation, or ureteropyelography, exclusive of radiologic service	2.5	3		51040	tion of intravesical lesion Cystostomy, cystotomy with drainage	14.5 12.0	90 90	5.0
	(((50952 has been deleted. To report use 50953)))	2.0	J		51045	Cystotomy, with insertion of ur- eteral catheter or stent (separate	145	90	5.0
50953		2.5	3		51050	Cystolithotomy, cystotomy with removal of calculus, without	14.5	90	5.0
	(((50954 has been deleted. To report use 50955)))				51060	vesical neck resection Transvesical ureterolithotomy	14.5 19.0	90 90	5.0 5.0
50955	•	2.5	3		51065	Cystotomy, with stone basket ex-	17.0	,,	2.0
	(((50956 has been deleted. To report use 50957)))					traction and/or ultrasonic or electro-hydraulic fragmentation of ureteral calculus	12.0	30	5.0
50957	•	2.5	3		51080		8.0	90	5.0
	(((50958 has been deleted. To		, -		EXCIS	ION			
	report use 50959)))				51500	Excision of urachal cyst or sinus, with or without umbilical hernia			
50959	with insertion of radioactive substance with or without bi- opsy and/or fulguration (not including provision of materi-		•	,	51520	repair		90	5.0
	al)	2.5	3		51525	for excision of bladder diver- ticulum, single or multiple	16.0	90	5.0
	(((50960 has been deleted. To report use 50961)))				51530	(separate procedure)	20.0 16.0	90 90	5.0 5.0
50961	with removal of foreign body or calculus	2.5	3		_	(For transurethral excision, see 52200-52240)			
						,			

		Unit	Follow-	Basic	Follow- Unit up Basic
		Value	Days=	Anes@	Value Days = Anes@ 51720 Bladder instillation of anticarcin- ogenic agent (including detention
51535	or repair of ureterocele; unilater-				time)
51536	albilateral	16.0 18.0	90 90	5.0 5.0	URODYNAMICS
	(For transurethral excision, see 52300)				The following section (51725-51796) lists procedures that may be used separately or in many and varied combinations. All of the presently known urodynamic procedures are listed as are some of their most frequently used combinations. When multiple procedures are performed
51550 51555	Cystectomy, partial; simple complicated (e.g., postradia- tion, previous surgery, difficult	18.0	90	6.0	in the same investigative session, modifier '-51' should be employed. All procedures in this section imply that these services are performed
51565	location)	20.0	90	6.0	by, or are under the direct supervision of, a physician and that all in- struments, equipment, fluids, gases, probes, catheters, technician's fees, medications, gloves, trays, tubing and other sterile supplies be provided by the physician. When the physician only interprets the results and/or
51570	my)	24.0	90	6.0	operates the equipment, a p.c. (professional component modifier '-26') should be used to identify physicians' services.
51575	with bilateral pelvic lym- phadenectomy, including external iliac, hypogastric and obturator nodes	26.0	90 90	6.0	Only the urodynamic testing is included in this section. The nerve blocks that are listed may be pudendal, unilateral or bilateral; sacral, unilateral or bilateral, single or multiple; or subarachnoid and epidural of the sacral segments. They are listed in the neurosurgical section
51580	Cystectomy, complete with ure- terosigmotomy or ureterocutane-				62274–62279 and 64430–64441. CYSTOMETROGRAM STUDIES (CMG)
51585	ous transplantations; with bilateral pelvic lym- phadenectomy, including external iliac, hypogastric	34.0	120	7.0	As a single procedure (separate procedure) performed in any body position, including residual urine volume, volume at first urge to void, bladder capacity, tracing (if available), interpretation and report. (For
51590	and obturator nodes Cystectomy, complete, with	40.0	120	7.0	simultaneous electromyogram see 51786 and 51788)
	ureteroileal conduit or sigmoid bladder, including bowel anastomosis;	44.0	120	7.0	51725 Simple cystometrogram (CMG) (e.g., spinal manometer) BR 51726 Complex cystometrogram (e.g., calibrated electronic equipment)
51595	with bilateral lymphaden- ectomy, including exter- nal iliac, hypogastric and				(51727-51733 have been deleted. To report, use 51726)
51597	obturator nodes Pelvic exenteration, complete, for	50.0	120	7.0	UROFLOWMETRIC STUDIES (UFR)
(vescical, prostatic or urethral malignancy, with removal of bladder and ureteral transplantations, with or without				As a single procedure (separate procedure) performed in any body position, including volume, flow rate, and tracing (if available), interpretation and report. (For simultaneous electromyogram see 51787, 51788.) (For simultaneous voiding pressure see 51795-51796)
	abdominoperineal resection of				EXTERNAL MEASUREMENTS
	rectum and colon-and colostomy, or any combination thereof	BR		7.0	51736 Simple uroflowmetry (UFR) (e.g., stop-watch flow rate, me- chanical uroflowmeter); BR
	surgeons, see WAC 296-22-010, item 5b, and modifier -62)))				(51737-51738 have been deleted. To report, use 51736)
INTRO	DUCTION (For bladder catheterization, see 53670-53675)				51739 Sound recording of external stream (e.g., Lyons type, Keitzer type) BR
51600	Injection procedure for cystogra- phy or voiding urethracystogra-				51741 Complex uroflowmetry (e.g., calibrated electronic equipment) 8
51605	phy	0.2	0		(51742-51749 have been deleted. To report, use 51741)
0.1000	ment of chain for contrast and/or chain urethrocysto-				INTERNAL STREAM MEASUREMENTS
51610	graphy	0.4	0		(51751-51769 have been deleted. To report, use 53899)
01010	grade urethrocystography	0.3	0		URETHRAL PRESSURE PROFILE STUDIES - URETHRAL
	(For injection procedure for re- troperitoneal pneumography, see 49430)				CLOSURE PRESSURE PROFILE (UPP) As a single procedure (separate procedure) performed in any body position, including
*51700	Bladder irrigation, simple, lavage and/or instillation	*0.2	0		up to three recordings of urethral length and pressure, tracing (if available), inter-
51705*	Change of cystostomy tube; simple	0.2	0		pretation and report. Any initial volume.
51710*	complicated	BR	Ū		51772 Urethral pressure profile, studies (UPP) (urethral closure pressure

			Follow-			·		Follow-	
		Unit Value	up Days=	Basic Anes@		,	Unit Value	up Days=	Basic Anes@
	profile), any technique gas or liquid; initial recording	BR				(For closure of vesicoenteric fistula, see 44660, 44661)			
	(51773-51783 have been deleted. To report, use 51772)					(For closure of rectovesical fistula, see 45800–45805)			
ELECTR	OMYOGRAPHIC STUDIES (E	MG)			51940	Closure of exstrophy (see also			
thra, peri	urethral sphincter, detrusor, ure- neum or abdominal musculature. not a separate procedure.)				51960	54390)	BR 30.0	90	5.0 5.0
51785	Electromyographic studies (EMG) of anal or urethral sphincter, any technique	BR				(((For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)))			
	(51786-51791 have been deleted. To report, use 51785)				51980 ENDOS	Cutaneous vesicostomy	18.0	90 RETHRO	5.0 SCOPY,
51792	Stimulus evoked response (e.g., measurement of bulbocavernosus reflex latency time)	BR				URETHROSCOPY			
((VOID	NG PRESSURE STUDIES =		DER V	DIDING		pic descriptions are listed so that			
	RE (VP)	<i>D D i i i</i>			Identine	d without having to list all the material at the same time. For example: M	nnor rel leatotom	ated functi y, urethral	ions per- calibra-
residual	le procedure (separate procedure) d in any body position, including fluid volume, bladder volume at voiding, tracing (if available), in- on and report:))				tion an transure extraction fulgurat urethral	d/or dilation, urethroscopy, an ethral resection of prostate; ureters on of ureteral calculus; internal ure tion when performing a cystoure syndrome. When the secondary pro- al time and effort, it may be identi-	id cysto al cather ethrotom ethroscop rocedure	scopy pri terization f y and blad py for the requires si	or to a following der neck e female gnificant
51795	Voiding pressure studies (VP); bladder voiding pressure, any technique	BR			ifier '-2 preexisti	2.' For example: Urethrotomy peing stricture or bladder neck contra	rformed cture.	for a doc	cumented
	(51796 has been deleted. To report, use 51795)				52000 52005	Cystourethroscopy (separate procedure)	1.2	7	3.0
51797	intra-abdominal voiding pres- sure (AP) (rectal, gastric, intraperitoneal)					tion, with or without irriga- tion, instillation, or ureter- pyelography, exclusive of radiologic service	•	7	3.0
REPAIR					52007	with ((ureteral catheteriza-	,	,	5.0
51800	Cystoplasty or cystourethroplasty, plastic operation on bladder				52010	tion and)) brush biopsy of ureter and/or renal pelvis with ejaculatory duct cathe-	BR	3	3.0
	and/or vesical neck (anterior Y-plasty, vesical fundus resection), any procedure, with or without wedge resection of pos-					terization	1.6	7	
51820	terior vesical neck	20.0	90	5.0)	(52105 has been deleted. To re- port use 52005)	,		
51840	tomy Anterior vesicourethropexy, or	30.0	90	5.0	•	(52107 has been deleted. To re- port use 52007)	i		
51841	urethropexy (Marshall-Mar- chetti-Krantz type); simple complicated (e.g., secondary	14.5	90	4.0		(52110 has been deleted. To re- port use 52010)			
	repair) (For urethropexy (Peyreya type),	21.0	90	4.0)	(52190 has been deleted. To re- port use 53899)))			
51045	see 57289)				TRANS	SURETHRAL SURGERY (URE)	`HRA A	ND BLAI	DDER)
51845	Abdomino-vaginal vesical neck suspension, with or without en- doscopic control (e.g., Stamey,					(((References to office and hospital have been deleted)			
51860	Raz, modified Pereyra)	BR 14.5	90	4.0)	(52202 has been deleted. To report use 52204)))		_	
51865	complicated	BR+	70	6.0		Cystourethroscopy, with biopsy.		7	3.0
51880 51900	Closure of cystostomy (separate procedure)	8.0	90	3.0)	(((52212 has been deleted. To report use 52214)))	i		
J1700	abdominal approach	22.0	90	5.0	52214	Cystourethroscopy, with fulgura- tion (including cryosurgery or la- ser surgery) of trigone, bladder			
	57320–57330)					neck, prostatic fossa, urethra, or		7	2.0
51920 51925	Closure of vesicouterine fistula; . with hysterectomy	20.0 20.0	90 90	5.0 5.0		periurethral glands	2.0	7	3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	(((52222 has been deleted. To report use 52224)))		,-		52317	F,	Value	Days-	Anesa
52224	tion (including cryosurgery or laser surgery) or treatment of MINOR (less than 0.5 cm)				52318	mentation of calculus by any means in bladder and removal of fragments, simple; small (less than 2.5 cm)	BR	30	3.0
	lesion(s), with or without biopsy.	2.0	7	3.0	52510	2.5 cm)	BR	30	3.0
	(((52232 has been deleted. To report use 52234)))				TRAN	SURETHRAL SURGERY (URET	ER ANI	D PELVIS)
52234	- ///				52320	Cystourethroscopy (including ur- eteral catheterization); with re-			
	ser surgery) and/or resection of; SMALL bladder tumor(s) (0.5				52325	moval of ureteral calculus	7.0	30	3.0
52235	to 2.0 cm)	5.0	30	3.0		electro-hydraulic technique)	BR	30	3.0
52240	(2.0–5.0 cm)	12.0	30	3.0	52330	with manipulation, without re- moval of ureteral calculus	5.0	30	3.0
52250	of radioactive substance, with or	18.0	30	5.0	52332	cystourethroscopy, with inser- tion of indwelling ureteral	3.0	30	3.0
52260	without biopsy or fulguration Cystourethroscopy, with dilation	6.0	30	3.0		stent (e.g., Gibbons or double J type)	BR	7	3.0
	of bladder for interstitial cystitis; general or conduction (spinal)	• •			52334	Cystourethroscopy with insertion of ureteral guide wire through kidney to establish a percutane-			
52265	anesthesia	3.0 1.4	30 7	3.0		ous nephrostomy, retrograde	BR		3.0
52270	Cystourethroscopy, with internal urethrotomy; female	4.0	45	3.0		(For percutaneous nephrostoli- thotomy, see 50080, 50081; for			
52275 52276	male	4.0	45	3.0		establishment of nephrostomy			
52277	vision internal urethrotomy Cystourethroscopy, with resec-	4.0	45	3.0	52335				
	tion of external sphincter (sphincterotomy)	6.0	30	3.0		oscopy and/or pyeloscopy((;)) (includes dilation of the ureter by any method)	4.2		
	(((52280 has been deleted. To report use 52281)))				52336	with removal or manipulation of calculus (ureteral catheteri-	4.2	7	3.0
52281	Cystourethroscopy, with calibration and/or dilation of urethral				52337	zation is included) with lithotripsy (ureteral catheterization is included)	BR BR		3.0
	stricture or stenosis, with or without meatotomy and injection procedure for cystograpy, male				52338	with biopsy and/or fulguration of lesion	BR		3.0
	or female	2.4	7	3.0	TRANS PROST	SURETHRAL SURGERY (VE ATE)	SICAL	NECK	AND
	(((52282 has been deleted. To report use 52283)))					Cystourethroscopy, with incision,			
52283	Cystourethroscopy, with steroid injection into stricture.	2.0	7	3.0		fulguration or resection of blad- der neck and/or posterior ure- thra (congenital valves, obstruc-			
52285	Cystourethroscopy for treatment of the female urethral syndrome with any or all of the following:				52500	tive hypertrophic mucosal folds). Transurethral resection of blad-	6.0	30	3.0
	urethral meatotomy, urethral di- lation, internal urethrotomy, lysis				52601	der neck, (separate procedure) Transurethral resection of pros-	10.0	90	4.0
	of urethrovaginal septal fibrosis, lateral incisions of the bladder neck, and fulguration of urethral					tate, including control of post- operative bleeding during the hospitalization, complete (vasec-			
	polyp(s), bladder neck, and/or trigone	3.4	7	3.0		tomy, meatotomy, cystourethros- copy, urethral calibration and/or		•	
52290	Cystourethroscopy; with ureteral meatotomy, unilateral or bilater-	4.0	20			dilation, and internal urethrotomy are included)	20.0	90	5.0
52300	with resection or fulguration of ureterocele, unilateral or bilat-	4.0	30	3.0		(((52605 has been deleted. To report use 52606)))			
52305	eral	6.0	30	3.0	50/0/	(For other approaches, see 55801-55845)			
52310	single or multiple	6.0	30	3.0	52606	Transurethral fulguration for postoperative bleeding occurring after the usual follow-up time	2.4	0	
	of foreign body ((or)), calculus or ureteral stent from urethra or bladder (separate procedure);					(((For other approaches, see 55801-55845)))		-	
52315	simple	4.0 BR+	30	3.0 3.0		***			

			Follow-					Follow-	
		Unit	ир	Basic			Unit	up	Basic
		Value	Days=	Anes@			Value	Days=	Anes@
52612	Transurethral resection of pros- tate; first stage of two-stage re-				53240	Marsupialization of urethral di-			
52614	section (partial resection) second stage of two-stage re-	15.0	90	5.0	53250	verticulum, male or female	4.0	30	3.0
	section (resection completed) .	11.0	90	5.0	53260	(Cowper's gland) Excision or fulguration; urethral	12.0	60	3.0
52620	Transurethral resection; of residual obstructive tissue after 90				33200	polyp(s), distal urethra	1.0	15	3.0
52630	days postoperative of regrowth of obstructive tissue	6.0	90	5.0		(For endoscopic approach, see 52212-52224)			
	longer than one year postopera-	20.0	90	5.0	53265	urethral caruncle	1.2	15	3.0
52640	of postoperative bladder neck	20.0	90	5.0	53263	Skene's glands	1.2	15	3.0
	contracture	10.0	90	5.0	53275	urethral prolapse	3.0	30	3.0
52650	Transurethral cryosurgical removal of prostrate (postoperative				REPAIR				
50700	irrigations and aspirations of sloughing tissue included)	20.0	120	5.0		(For hypospadias, see 54300-54352)			
52700	Transurethral drainage of pro- static abscess	8.0	60	5.0	53400	Urethroplasty; first stage, for fistula, diverticulum, or stricture,			
	(52800, 52805 Lithoplaxy [litholapaxy] have been deleted. To report, use 52317, 52318)				53405	(e.g., Johannsen type) second stage (formation of urethra), including urinary di-	10.0	60	3.0
AMEN	DATORY SECTION (Am	ending	Order	86–19,	53410	version	14.0	60	3.0
-	$\frac{728/86}{(28/86)}$, effective $\frac{4}{1/86}$				<u>-</u>	thra	16.0	60	3.0
WA	C 296-22-260 URETHRA	A .			53415	stage, for reconstruction or re-			
	(For endoscopy, see cystoscopy, urethroscopy, cystourethroscopy,					pair of prostatic or membranous urethra	BR		3.0
	52000-52805)				53420	Urethroplasty, two-stage recon-		*	
	(For injection procedure for ure-					struction or repair of prostatic or membranous urethra; first stage.	20.0	60	3.0
	throcystography, see 51600-51610)				53425	second stage	20.0	90	3.0
	3.0.0,		Follow-		53430	Urethroplasty, reconstruction of female urethra	14.0	90	3.0
		Unit	ир	Basic	53440	Operation for correction of male			
		Value	Days=	Anes@		urinary incontinence, with or without introduction of prosthe-			
INCISI	ON					sis	20.0	90	3.0
53000	Urethrotomy or urethrostomy,				53442	Removal of perineal prosthesis introduced for continence	BR	90	3.0
	external (separate procedure);	2.4	15	3.0	53443	Urethroplasty with tubulariza-	DIC	,,	5.0
53010	pendulous urethra perineal urethra, external	2.4 6.0	15 30	3.0		tion of posterior urethra and/or lower bladder for incontinence			
53020	Meatotomy, cutting of meatus					(e.g., Tenago, Leadbetter proce-			
	(separate procedure), except in-	1.0	15	3.0	52445	dure)	BR		3.0
	(53021 has been deleted. To re-				53445	Operation for correction of ((male)) urinary incontinence			
	port use 53020)					with placement of inflatable			
53025	Infant	0.6	15	3.0		urethral or bladder neck sphinc- ter, including placement of pump			
53040	Drainage of deep periurethral	3.0	30	3.0		and/or reservoir	BR	90	3.0
	abscess	3.0	30	3.0	53447	Removal, repair or replacement of inflatable sphincter including			
	(For subcutaneous abscess, see 10060-10061)					pump and/or reservoir and/or			• •
53060					53449	cuff	BR	90	3.0
33000	scess or cyst	1.2	15	3.0	J3447	abnormality of inflatable sphinc-			
53080	Drainage of perineal urinary ex- travasation; uncomplicated (sep-				52450	ter device	BR	90	3.0
	arate procedure)	4.0	15	3.0	33430	mucosal) advancement	4.0	30	3.0
53085	complicated	BR+		5.0	53460	Urethromeatoplasty, with partial			
EXCIS	ION					excision of distal urethral seg- ment (Richardson type proce-			
53200	Biopsy of urethra	2.0	7	3.0		dure)	3.4	30	3.0
	Urethrectomy, total, including		60	5.0		(((For meatotomy, see 53020,			
53210	cystostomy; female	14.0	00						
53215	cystostomy; female	18.0	60	5.0	O1 1001 -	53025)))			
	cystostomy; female			5.0 3.0	SUTUR	E			
53215	cystostomy; female	18.0 BR+	60	3.0		E Urethrorrhaphy, suture of			
53215 53220	cystostomy; female	18.0				E			3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
53505	Urethrorrhaphy, suture of					(For destruction or excision of other lesions, see integumentary			
	urethral wound or injury; penile.	10.0	90	3.0		system)			
53510 53515	perineal	14.0	90	3.0	EXCIS	ION			
53520	prostatomembranous Closure of urethrostomy or	20.0	90	3.0	54100				
22220	urethrocutaneous fistula, male				34100	Biopsy of penis, cutaneous (separate procedure)	0.6	7	3.0
	(separate procedure)	6.0	90	3.0	54105	deep structures	1.4	15	3.0
	(For closure of urethrovaginal				54110			•	
	fistula, see 57310)				54111	(Peyronie disease);	7.4 BR	30	3.0 3.0
	(For closure of urethrorectal				54112	with graft greater than 5 cm	DK		3.0
	fistula, see 45820, 45825)					in length	BR		3.0
MANIP	ULATION				54115	2 , .			
*53600	Dilation of urethral stricture by					penile tissue (e.g., plastic implant)	6.0	45	3.0
22000	passage of sound or urethral di-				54120	Amputation of penis, partial	10.0	60	3.0
	lator, male; initial	*0.4	0		54125	complete	20.0	60	3.0
*53601 53605	subsequent	*0.3	0		54130	Amputation of penis, radical; with bilateral inguinofemoral			
23002	vesical neck by passage of sound					lymphadenectomy	26.0	90	3.0
	or urethral dilator, male, general				54135	in continuity with bilater-			
*52620	or conduction (spinal) anesthesia,	1.6	3	3.0		al pelvic lymphadenec-			
*53620	Dilation of urethral stricture by passage of filiform and follower,					tomy, including external iliac, hypogastric and			
	male; initial	*0.8	0			obturator nodes	30.0	90	5.0
*53621		*0.6	0			(For lymphadenectomy (separate			
*53640	Passage of filiform and follower for acute vesical retention, male.	*0.8	0			procedure), see 38760-38771)			
*53660	Dilation of female urethra in-	0.0	v		54150	Circumcision, clamp procedure;			
	cluding suppository and/or in-					newborn	0.8	15	
*53661	stillation; initial	*0.4 *0.3	0		54152	except newborn	1.0	15	3.0
53665	subsequent	10.3	U			(54154 has been deleted. To re-			
	general or conduction (spinal)					port, use 54152)			
53670*	anesthesia	1.5 0.3	3	3.0	54160	, ,			
53675*	Catheterization; simple complicated (may, include	0.3	U			other than clamp or dorsal slit;	0.8	30	
	difficult removal of balloon				54161	except newborn	3.0	30	3.0
52900	catheter)	0.7	0		INTRO	DUCTION			
53899	Unlisted procedure, urinary system	BR		3.0		Injection procedure for Peyronie			
	,				34200	disease	*0.4	0	
AMEN	IDATORY SECTION (Am	nending	Order	86–19,	54205	with surgical exposure of			
filed 2/	28/86, effective 4/1/86)				64220	plaque	7.4	30	3.0
WA	C 296-22-265 PENIS.				34220	Irrigation of corpora cavernosa for priapism	BR		3.0
WA	C 270-22-203 1 L1410.		.		54230	injection procedure for corpora			2.0
		Unit	Follow- up	Basic	54240	cavernosography	BR		3.0
	•	Value	Days=	Anes@	54240 54250	penile plethysmography Nocturnal penile tumescence	BR		3.0
********						test	BR		3.0
INCISIO	ON				REPAIR	₹			
54000	Slitting of prepuce, dorsal or lat-					(For other urethroplasties, see			
	eral, (separate procedure); new- born	0.6	7			53400–53430)			
54001	except newborn	1.4	7	3.0	54300	Plastic operation of penis for			
54015	Incision and drainage of penis,		1.5	1.0	54500	straightening of chordee (e.g.,			
	deep	1.4	15	3.0		hypospadias), with or without			• •
	SCTION /					mobilization of urethra;	8.0	60	3.0
* 5 4 650	Destruction of ((condylomata)))				(54305 has been deleted. To re-			
(<u>lesion(s)</u> , penis, ((multiple)) (e.g., condylloma, papilloma,]				port, see 54304 et seq.)			
1	molluscum, contagiosum, herpet-				54304	• •			
	ic vesicle), simple, chemical	*0.3	0	3.0		correction of chordee or for first stage hypospadias repair with or			
*54055 54056	electrodesiccation	*0.8 BR	0	3.0 3.0		without transplantation of			
54057	laser surgery	BR		3.0	54308	prepuce and/or skin flaps	BR		3.0
((*))540	60 surgical excision	*1.0	0	3.0	24308	Urethroplasty for second stage hypospadias repair (including			
54065	extensive, any method	BR		3.0		urinary diversion); less than 3			
					54312	cm	BR		3.0
					J#312	greater than 3 cm	BR		3.0

			Follow-					Follow-	
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
54316	Urethroplasty for second stage					of pump, cylinders and/or reser-			
34310	hypospadias repair (including					voir	BR		3.0
	urinary diversion) with free skin				54407				
	graft obtained from site other	BR		3.0		of inflatable penile prosthesis, in- cluding pump and/or reservoir			
54318	than genitalia	bk		5.0		and/or cylinders	BR		3.0
5 1510	hypospadias repair to release pe-				55409	•			
	nis from scrotum (e.g., third	D.D.		2.0		abnormality of inflatable pros-	BR		3.0
	stage Cecil repair)	BR		3.0	54420	thesis	bk		5.0
	(54320, 54325, 54330 have been					vein shunt (priapism operation),			
	deleted. To report, see 54308 et seq.)				54420	unilateral or bilateral	10.0		3.0
					54430	Corpora cavernosa—corpus spon- giosum shunt or corpora			
54322	One stage distal hypospadias re- pair (with or without chordee or					cavernosa-glans penis shunt (pri-			
	circumcision); with simple					apism operation), unilateral or		•	
	meatal advancement (e.g.,			2.0	54425	bilateral	10.0	0	3.0
64224	Magpi, V-flap) with urethroplasty by local	BR		3.0	54435	fistulization (e.g., biopsy needle,			
54324	skin flaps (e.g., flip-flap,					Winter procedure, rongeur, or			
	prepucial flap)	BR		3.0	54440	punch) for priapism	BR		3.0
54326	with urethroplasty by local				54440	Plastic operation of penis for in- jury	BR		3.0
	skin flaps and mobilization of urethra	BR		3.0	3443/10	• •			
54328	with extensive dissection to	2.0				ULATION			
	correct chordee and				54450	Foreskin manipulation including			
	urethroplasty with local skin flaps, skin graft patch,					lysis of preputial adhesions and stretching	BR		3.0
	and/or island flap	BR		3.0		stretoning	2.1		
54332	One stage proximal penile or				AMEN	NDATORY SECTION (An	nending	g Order	83–23,
	penoscrotal hypospadias repair requiring extensive dissection to				filed 8				
	correct chordee and					C 296-22-310 VULVA A	ND II	NTROIT	CLIS
	urethroplasty by use of skin graft				WA	C 270-22-310 VGEVII II		Follow-	00.
64226	One stage perineal hypospadias	BR		3.0			Unit	rollow-	Basic
54336	repair requiring extensive dissec-						Value	Days=	Anes@
							· uiuc	24,5	7 11100
	tion to correct chordee and			*		^**	v a. a. c	24,5	71,100,0
	urethroplasty by use of skin graft	DD		3.0	INCISI		value	zuj.	7 1,1103.69
54340	urethroplasty by use of skin graft tube and/or island flap	BR		3.0	INCISI	(For incision and drainage of se-	value	24,0	71039
54340	urethroplasty by use of skin graft	BR		3.0	INCISIO	(For incision and drainage of se- baceous cyst, furuncle, or carun-	value	24,0	71039
54340	urethroplasty by use of skin graft tube and/or island flap Repair of hypospadias complica- tions (i.e., fistula, stricture, diverticula); by closure, incision,				INCISI	(For incision and drainage of se-	value	24,0	· · · · · · · · · · · · · · · · · · ·
	urethroplasty by use of skin graft tube and/or island flap Repair of hypospadias complica- tions (i.e., fistula, stricture, diverticula); by closure, incision, or excision, simple	BR BR		3.0		(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061)	value	Zujo	, and a
54340 54344	urethroplasty by use of skin graft tube and/or island flap	BR		3.0	*56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060,	*0.8	0	3.0
54344	urethroplasty by use of skin graft tube and/or island flap					(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive		0	
	urethroplasty by use of skin graft tube and/or island flap	BR		3.0	* 56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8	0	3.0
54344	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	* 56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive Incision and drainage of Bartholin's gland abscess, unilat- eral	*0.8 *1.0	0	
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR		3.0	* 56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0	0	3.0
54344	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	* 56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive Incision and drainage of Bartholin's gland abscess, unilat- eral	*0.8 *1.0	0	3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	* 56400	(For incision and drainage of se- baceous cyst, furuncle, or carun- cle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0	0	3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	*56400 *56420	(For incision and drainage of se-baceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0	0	3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	*56400 *56420 56440	(For incision and drainage of se-baceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8	0	3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	*56400 *56420 56440 DESTR	(For incision and drainage of se-baceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8	0	3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0 3.0 3.0	*56400 *56420 56440	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8	0	3.0
54344 54348 54352	urethroplasty by use of skin graft tube and/or island flap	BR BR		3.0	*56400 *56420 56440 DESTR ((*5650)	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0	0 0 30	3.0 3.0 3.0
54344 54348	urethroplasty by use of skin graft tube and/or island flap	BR BR	90	3.0 3.0 3.0	*56400 *56420 56440 DESTR ((*5650)	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0	0	3.0 3.0 3.0
54344 54348 54352 54360	urethroplasty by use of skin graft tube and/or island flap	BR BR BR	90	3.0 3.0 3.0	*56400 *56420 56440 DESTR ((*5650)	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0	0 0 30	3.0 3.0 3.0
54344 54348 54352 54360	urethroplasty by use of skin graft tube and/or island flap	BR BR BR	90	3.0 3.0 3.0 3.0 3.0	*56400 *56420 56440 DESTR ((*5650)	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0	0 0 30	3.0 3.0 3.0
54344 54348 54352 54360 54380	urethroplasty by use of skin graft tube and/or island flap	BR BR BR	90	3.0 3.0 3.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0 ((*0.48 BR	0 0 30	3.0 3.0 3.0 3.0) 3.0
54344 54348 54352 54360 54380 54385 54390	urethroplasty by use of skin graft tube and/or island flap	BR BR BR	90	3.0 3.0 3.0 3.0 3.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0	0 0 30	3.0 3.0 3.0
54344 54348 54352 54360 54380 54385	urethroplasty by use of skin graft tube and/or island flap	BR BR BR BR	90	3.0 3.0 3.0 3.0 4.0 4.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0 ((*0.48-BR BR *1.0 *1.0	0 0 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
54344 54348 54352 54360 54380 54385 54390 54400	urethroplasty by use of skin graft tube and/or island flap	BR BR BR BR	90	3.0 3.0 3.0 3.0 3.0 4.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0 ((*0.48-BR) *0.8 *1.0	0 0 30	3.0 3.0 3.0 3.0) 3.0 3.0
54344 54348 54352 54360 54380 54385 54390 54400 54402	urethroplasty by use of skin graft tube and/or island flap	BR BR BR BR	90	3.0 3.0 3.0 3.0 4.0 4.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0 ((*0.48 BR *1.0 *1.0 BR+	0 0 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
54344 54348 54352 54360 54380 54385 54390 54400	urethroplasty by use of skin graft tube and/or island flap	BR BR BR BR 14.0	90	3.0 3.0 3.0 3.0 4.0 4.0	*56400 *56420 56440 DESTR ((*5650) *56501	(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061) Incision and drainage, abscess of vulva, extensive	*0.8 *1.0 4.0 ((*0.48 BR *1.0 *1.0 BR+	0 0 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0

		Unit Value	Follow- up Days=	Basic Anes@		NDATORY SECTION (Ar /28/86, effective 4/1/86)	nendin	g Order	86–19,
			,		WA	.C 296-22-315 VAGINA.			
	(56520-56521 have been deleted, use 56501 or 56515)						Unit	Follow- up	Basic
	(For destruction of Skene's gland cyst or abscess, see 53270)				INCISI	ON	Value	Days=	Anes@
	(For cautery destruction of urethral caruncle, see 53265)				57000 57010	Colpotomy with exploration	4.0	30	3.0
EXCIS	ION				37010	with drainage of pelvic abscess	BR		
56600	Biopsy of vulva (separate procedure)	0.6	7	3.0	*57020	Colpocentesis (separate procedure)	*0.8	0	3.0
	(For local excision or fulguration				DESTR	UCTION			
	of lesion(s) of external genitalia, see 11420-11426, 11620-11626, 17000-17302, 56500-56521)				57057	Cryosurgery of vagina Laser surgery of vagina	0.7 2.1		3.0 3.0
56620						Electrocautery of vagina Chemical cautery of vagina	0.7 0.7		3.0))
56620	Vulvectomy; partial, unilateral or bilateral (but less than 80% of vulvar area)	12.0	60	3.0		(57050, 57057, 57060 and 57063 have been deleted, use 57061 or			,,
56625	complete (skin and subcuta-	15.0	(0	2.0		57065)			
	neous tissue), bilateral	15.0	60	3.0	57061	Destruction of vaginal lesion(s);			
	(For skin graft, see 15000 et seq)				57065	simple, any method	0.7 BR		3.0
56630	Vulvectomy, radical; without skin graft	20.0	120	3.0	EXCISI		<u> </u>		
56635	with inguinofemoral lympha- denectomy, unilateral	24.0	120	5.0	<u>*</u> 57100	•	0.72	. 7	3.0
56636	with inguinofemoral lym- phadenectomy, bilateral	26.0	120	5.0	57105	extensive, requiring suture (in-	0.72	,	
56640	vulvectomy, radical, with				57108	cluding cysts)	BR		3.0
	inguinofemoral, iliac, and pelvic lymphadenectomy; uni-				37100	gina; partial	12.0	60	3.0
56641	lateral bilateral	26.0 30.0	1 20 1 20	5.0 5.0		(For excision and/or fulguration of local lesion(s), see 11200-			
	(For lymphadenectomy, see 38760-38780)					11660, 17000–17300)			
56690	,	۰.	30	3.0	57110 57120	complete	14.0 12.0	60 60	3.0 3.0
56680 56685	Clitoridectomy, simple	8.0 12.0	90	3.0	57130	Excision of vaginal septum	BR		3.0
56700	Hymenectomy, partial excision of hymen	2.4	30	3.0	57135	Excision of vaginal cyst or tu-	BR		3.0
56710	Plastic revision of hymen	2.4	30	3.0	INTRO	DUCTION			5.0
*56720 56740	Hymenotomy, simple incision Excision of Bartholin's gland or	*1.4	0	3.0		Irrigation and/or application of			
30740	cyst	4.8	30	3.0	37130	medicament for treatment of bacterial, parasitic or fungoid			
	(For excision of Skene's gland, see 53270)				*57160	disease	*0.24 *0.24	0	
	(For excision of urethral caruncle, see 53265)				57170		0.24	Ū	
	(For excision or fulguration of urethral carcinoma, see 53220)				57180	Introduction of any hemostatic agent or pack for spontaneous or traumatic nonobstetrical hemor-			
	(For excision or marsupialization of urethral diverticulum, see			·	REPAIR	rhage (separate procedure)	BR	•	3.0
	53230–53240)					(For urethral suspension,			
REPAI	(For repair of urethra for					(Marshall-Marchetti-Krantz type) abdominal approach, see			
	mucosal prolapse, see 53275)				57300	51840, 51841)			
56800 SUTUF	Plastic repair of introitus	4.8	30	3.0	57200 57210	Colporrhaphy, suture of injury of vagina (nonobstetrical)	BR	3.0	
	(For episiorrhaphy, episioperine- orrhaphy for recent injury of vul-				57220	injury of vagina and/or perineum (nonobstetrical) Plastic operation on urethral	BR	3.0	
	va and/or perineum, nonobstetri- cal, see 57210)		•		31220	sphincter, vaginal approach (eg, Kelly urethral plication) (sepa-			
	•				57230	rate procedure)	7.0	60	3.0
					37230	(separate procedure)	7.0	60	3.0

		Unit	Follow-	Basic		NDATORY SECTION (An	nending	g Order	86–19,
		Value	Days=	Anes@	filed 2	/28/86, effective 4/1/86)			
57240	Anterior colporrhaphy, repair of cystocele with or without repair of urethrocele (separate proce-				WA	C 296–22–330 CORPUS	UTER	I. Follow-	
57250	dure)Posterior colporrhaphy, repair of	8.5	60	4.0			Unit Value	up Days=	Basic Anes@
	rectocele with or without perineorrhaphy	7.0	60	3.0	EXCISI	ON		•	
•	(For repair of rectocele (separate	.,-			*58100	Endometrial biopsy, suction type			
	procedure) without posterior col- porrhaphy, see 45560)		•		58101*	(separate procedure) Endometrial washings (e.g., for	*0.72	0	3.0
57260	Combined anteroposterior col-				58102	cytology sampling) Office endometrial curettage	1.0 2.0	. 0	3.0 3.0
57265	porrhaphy;	12.0 14.0	60 60	3.0 3.0	58103	Menstrual extraction	0.5	Ō	
57268	with enterocele repair Repair of enterocele, vaginal approach (separate procedure)	BR	,	3.0	58120	Dilation and curettage, diagnostic and/or therapeutic (obstetrical) (see also 57520 nonobstetri-			
57270	Repair of enterocele, abdominal					cal)	4.0	15	3.0
57280	approach (separate procedure) Colpopexy, abdominal approach .	14.0 14.0	60 60	4.0 4.0		(For postpartum hemorrhage, see	ŕ		
57282	Sacrospinous ligament fixation	14.0	00	4.0		59160)			
	for prolapse of vagina following hysterectomy (separate proce-	DD		2.0	58140	Myomectomy, excision of fibroid tumor of uterus, single or multi-			•
57288	dure)	BR		3.0		ple, (procedure); abdominal ap-		٠	
	nence (e.g., fascia or synthetic).	15.0	90	5.0	58145	proachvaginal approach	14.0 BR	45	5.0 5.0
-57289	Pereyra procedure, including anterior colporrhaphy	13.0	90	3.0	58150	Total hysterectomy (corpus and			
	• • • • • • • • • • • • • • • • • • • •	13.0		3.0		cervix), with or without removal of tube(s), with or without re-			••
	(57290 has been deleted. To report, use 57291, 57292)					moval of ovary(s)	16.0	45	5.0
57291	Construction of artificial vagina;	-			58152	with colpo-urethrocystopexy		•	
3,2,1	without graft	BR		3.0		(Marshall-Marchetti- Krantz type)	BR		5.0
57292 57300	with graft	BR		3.0		(For urethrocystopexy without			-
37300	vaginal approach	14.5	90	3.0		hysterectomy, see 51840, 51841).			
57305 57307	abdominal approach	18.0	90	5.0	58180	Supracervical hysterectomy (sub-			
37307	concomitant colostomy	20.0	90	5.0		total hysterectomy), with or without	•	- 1	
57310	Closure of urethrovaginal fistula	14.5	60	4.0		removal of ovary(s)	16.0	45	5.0
57311	with bulbo cavernous trans- plant	BR	60	4.0	58200	Total hysterectomy, extended,	٠.		
57320	Closure of vesicovaginal fistula,			4.0		corpus cancer, including partial vaginectomy;	20.0	120	5.0
	vaginal approach	14.5	60	4.0	58205	with bilateral radical pelvic	240		
	(For concomitant cystostomy, see 51005-51040 and WAC 296-22-			٠.	58210	Iymphadenectomy Total hysterectomy, extended,	24.0	120	6.0
	010, item 7a)					cervical cancer, with bilateral			
57330	transvesical and vaginal ap-	•	•			radical pelvic lymphadenectomy (Wertheim type operation)	30.0	120	7.0
	proach	BR		5.0	58240	Pelvic exenteration for gyneco-			
	(For abdominal approach, see			*:	• • • • • • • • • • • • • • • • • • • •	hysterectomy or cervicectomy,	,		,
	51900)					with removal of bladder and ur-		•	7;
	JLATION					eteral transplantations, and/or abdominoperineal resection of			
*57400	Dilation of vagina under anesthesia	*0.72	0	3.0		rectum and colon and colostomy,			
*57410	Pelvic examination under anes-	0.72	Ů	3.0	•	or any combination thereof (pel-	DD		7.0
	thesia	*0.72	0	3.0		vic exenteration)	BR		7.0
ENDOS	COPY					(For pelvic exenteration of lower urinary tract or male genital ma-			
57450	Culdoscopy, diagnostic;	4.0	15	3.0		lignancy, use 51597)			
. 57451	with biopsy and/or lysis of adhesions or tubal sterilization	4.0	15	3.0	58260	Vaginal hysterectomy;	16.0	· 45	4.0
. 57452*	Colposcopy; (separate proce-		•	;	58265	with plastic repair of vagina, anterior and/or posterior			
57454*	with biopsies, or biopsy of the	1.0	. 0			colporrhapy	18.0	45	4.0
	cervix	2.0	. 0		58267	with colpo-urethrocystopexy (Marshal-Marchetti-			
						Krantz type, Pereyra type,			•
				1		with or without endoscopic	20.0	00	4.0
					58270	control)with repair of enterocele	20.0 18.0	90 45	5.0 4.0
					58275	Vaginal hysterectomy, with total			
	٠.			•	58280	or partial colpectomy; with repair of enterocele	18.0 18.0	45 45	4.0 4.0
						,			

		Unit	Follow-	Basic	Follow– Unit up Basic
		Value	Days=	Anes@	Value Days= Anes@
58285	Vaginal hysterectomy, radical (Schauta type operation)	24.0	120	7.0	58925 Ovarian cystectomy, unilateral or bilateral
INTRO	DUCTION				58940 Oophorectomy, partial or total, unilateral or bilateral; 12.0 45 4.0
	(For insertion of radioactive sub-				58942 with concomitant debulking procedure, ovarian malignan-
	stance into corpus with or with- out dilation and curettage, see 77520-77550)				cy BR 45 4.0 58945 with total omentectomy 16.0 60 4.0
*58300	Insertion of intrauterine device				ENDOSCOPY-LAPAROSCOPY
58301	(IUD)	*1.0 BR	0	3.0	The endoscopic descriptors in this publication are listed so that the main procedure can easily be identified without having to list all the minor related procedures that may be performed at the same time
58310 58311	Artificial insemination	BR BR			(such as lysis of adhesions and fulguration of bleeding points during
	with sperm washing Insufflation of uterus and tubes				laparoscopy with fulguration transection of the oviducts). When the secondary procedures involve significant additional time and effort,
*58340	with air and CO ₂	*1.0	0	3.0	they may be listed using modifier -50.
-	salpingography* * Hydrotubation of oviduct, in-	0.8	0		(For peritoneoscopy, see 49300–49303)
_36330	cluding materials	1.0	0		58980 Laparoscopy for visualization of
	(For materials supplied by physician, see 99070)				pelvic viscera;
REPAIR					transection)
58400	Uterine suspension, with or with- out shortening of round liga- ments, with or without shorten-				58983 with occlusion of oviducts by device (e.g., band, clip, or Falope ring)
58410	ing of sacrouterine ligaments; (separate procedure) with presacral sympathectomy	12.0 14.0	45 45	4.0 5.0	(For vaginal or suprapubic approach), see 58615)
	(Interposition operation has been				58984 with fulguration of ovarian or peritoneal lesions by any
	deleted. If necessary to report, use 58999)				method 8.0 10 5.0 58985 with lysis of adhesions 8.0 10 5.0
	(58500 Hysterosalpingostomy has been deleted. To report, use 58752)				58986 with biopsy (single or multi- ple)
58520	Hysterorrhaphy, repair of rup- tured uterus (nonobstetrical)	12.0	45	4.0	multiple) 8.0 10 5.0 58990 Hysteroscopy, diagnostic BR 3.0 58995 therapeutic BR 3.0
58540	Hysteroplasty, repair of uterine	14.0	45	4.0	OTHER PROCEDURES
SUTUR	anomaly (Strassman type)	14.0	43	4.0	58999 Unlisted procedure, female geni-
SOTOR	(For closure of vesicouterine fistula, see 51920)				tal system nonobstetrical BR 3.0
	NDATORY SECTION (An	nendin	g Order	86–19,	AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)
filed 2,	$\frac{1}{28}$ (86, effective $\frac{4}{1}$ (86)				WAC 296-22-340 MATERNITY CARE AND
WA	C 296–22–337 OVARY.		Follow-		DELIVERY.
		Unit Value	up Days=	Basic Anes@	Notes
		Value	Days-	Alles	The services normally required in uncomplicated mater- nity cases include antepartum care, delivery and post-
OVARY					partum care.
INCISIO					Antepartum care includes usual prenatal services (initial
	Drainage of ovarian cyst(s), unilateral, or bilateral, (separate procedure); vaginal approach	4.0	15	4.0	and subsequent history, physical examinations, recording of weight, blood pressure, fetal heart tones, routine
58805 58820	abdominal approach Drainage of ovarian abscess; va-	12.0	45	4.0	chemical urinalyses, maternity counseling).
58822	ginal approach	4.0 6.0	15 15	4.0 4.0	Delivery includes vaginal delivery (with or without
EXCISI	• •	0.0	1.5	4.0	episiotomy, with or without forceps or breech delivery) or Cesarean section, and resuscitation of new born infant
58900					when necessary.
	lateral (separate procedure)	12.0	45	4.0	Postpartum care includes hospital and office visits fol-
58920	Wedge resection or bisection of ovary, unilateral or bilateral	12.0	45	4.0	lowing vaginal or Cesarean section delivery.

Basic

Anes@

Follow-

up

Days=

Unit

Value

REPAIR

(For tracheloplasty, see 57700)

For medical complications of pregnancy (toxemia, cardiac problems, neurological problems or other problems requiring additional or unusual services or requiring hospitalization), see services in MEDICINE section. For surgical complications of pregnancy not listed below, see appropriate procedures in SURGERY.

approp	riate procedures in SURGERY	'.				(For trachelopiasty, see 37700)			
and/or deliver	hysician provides all or pa postpartum patient care but y due to termination of preg I to another physician for	does :	not perfo	rm the tion or	59300 59305 59350 59351	Episiotomy or vaginal repair only, by other than delivering physician; simple	2.0 BR BR	0	3.0 3.0 3.0
(For ci	rcumcision of newborn, see	54150-	-54160)			tage, including both proce- dures	BR		3.0
			Follow-		DELIVI	ERY, ANTEPARTUM AND POS	TPARTU	M CARE	
		Unit Value	up Days=	Basic Anes@	59400	Total obstetrical care (all-inclu-			
INCISIO	ON Amniocentesis for diagnostic		·	J	33,100	sive, "global" care) includes an- tepartum care, vaginal delivery (with or without episiotomy,			
•,	purposes, abdominal approach	1.0	0			and/or forceps or breech delivery) and postpartum care	8.0	45	3.0
500104	(For ultrasonic guidance, see 76946, 76947)	1.0	0		59410				
59010* 59011*	Amnioscopy Amnioscopy (intraovular)	1.0 BR	0			hospital postpartum care (sepa-		4.5	2.0
59015	Chorionic villus sampling	BR	0		59420	rate procedure)	4.0	45	3.0
59020* 59025	Fetal oxytocin stress test	1.0 1.0	0			procedure)	Sv.&		
59030*	Fetal scalp blood sampling;	1.0	0		59430	Postpartum care only (separate procedure)	Sv.&		
59031* 59050	repeat	0.5	0		CESAR	EAN SECTION	5		
	internal fetal monitoring during	1.0	•			(For standby attendance of in-			
	labor by consultant	1.0	0			fant, see 99151)		••	
EXCISI	ON				59500	,			
59100	Hysterotomy, abdominal, for removal of hydatidiform mole;	14.0	45	5.0		including in-hospital postpartum care; (separate procedure)	10.0	. 7	5.0
59101	with tubal ligation	14.0	45	6.0	59501	including antepartum and	120	45	5.0
59105	Hysterotomy, abdominal, for legal abortion;	16.0	45	6.0	59520	postpartum care	13.0	45	5.0
59106	with tubal ligation	18.0	45	6.0		ing in-hospital postpartum care;		_	
EXCISI	ON				59521	(separate procedure) and including antepartum and	10.0	7	5.0
59120	Surgical treatment of ectopic					postpartum care	13.0	45	5.0
	pregnancy; tubal, requiring san- pingectomy and/or oophorecto-				37340	extraperitoneal, including in- hospital (postpartum) care; (sepa-			
	my, abdominal or vaginal approach	14.0	. 45	5.0		rate procedure)	12.0	7	5.0
59121	tubal, without sanpingectomy				59541	including antepartum and	14.0	4.5	.5.0
59125	and/or oophorectomy ovarian, requiring oophorecto-	BR		5.0	59560	postpartum care	16.0	45	5.0
39123	my and/or sanpingectomy	BR		5.0	27200	tomy, subtotal, including in-			
59126	ovarian, without oophorectomy	nn				hospital postpartum care; (separate procedure)	12.0	7	6.0
59130	and/or sanpingectomy abdominal	BR BR		5.0	59561	including antepartum and	12.0	,	0.0
59135	interstitial, uterine pregnancy				50500	postpartum care	16.0	45	6.0
	requiring hysterectomy, total or subtotal	BR		5.0	59580	Cesarean section with hysterectomy, total, including in-hospital			
59140	cervical	BR		5.0		postpartum care; (separate pro-		_	
59160	Dilation and curettage for post-				59581	including antepartum and	12.0	. 7	6.0
	partum hemorrhage (separate procedure)	4.0	15	3.0	37301	postpartum care	16.0	45	6.0
INTROI	DUCTION				ABORT	ION		*	
	(For intrauterine fetal transfu-				59800	,	C., e.		
	sion, see 36460)				59801	mester; completed medically completed surgically (sepa-	Sv.&		
	(For introduction of hypertonic solution and/or prostaglandins to				50010	rate procedure)	4.0	45	3.0
	initiate labor, see 59850)				59810	Treatment of abortion, second trimester; completed medically	Sv.&		
59200	Insertion of hygroscopic cervical				59811	completed surgically (separate procedure)	4.0	45	3.0
	dilator (e.g., laminaria) (separate procedure)	<u>BR</u>				rate procedure)	7.∪	43	5.0

		Unit	Follow-	Basic	Follow- Unit up Basic
59820	Treatment of missed abortion,	Value	Days=	Anes@	Value Days= Anes@
	any trimester, completed medi- cally or surgically	Sv.&		3.0	60261 bilateral
59830 59840	Treatment of septic abortion Legal (therapeutic) abortion, by dilation and curettage, and/or	Sv.&			substernal thyroid gland, sternal split or transthoracic approach. BR 45 5.0 60280 Excision of thyroglossal duct cyst
59841	vacuum extraction	6.0	45	3.0	or sinus;
59850	dilation and evacuation Legal (therapeutic) abortion, by	6.0	45	3.0	AMENDATORY SECTION (Amending Order 86-19,
	one or more intra-amniotic in- jections (amniocentesis-injec- tions) (including hospital admis-				filed 2/28/86, effective 4/1/86)
	sion and visits, delivery of fetus and secundines);	6.0	45	5.0	WAC 296-22-355 PARATHYROID, THYMUS, ADRENAL GLANDS AND CAROTID BODY.
59851 59852	with dilation and curettage with hysterotomy (failed sa-	BR			Follow- Unit up Basic
OTHER	line)	BR			Value Days= Anes@
59899	Unlisted procedure, maternity				EXCISION
37077	care and delivery	BR		3.0	(For pituitary and pineal surgery, see Nervous System)
	DATORY SECTION (Am / 28/86, effective 4/1/86)	endin	g Order	86–19,	60500 Parathyroidectomy or exploration of parathyroid(s); 18.0 45 5.0
•	C 296–22–350 THYROID	GLA	ND.		60502 reexploration
		Unit	Follow- up	Basic	approach
		Value	Days=	Anes@	gland(s) during thyroidectomy BR 12.0)) 60520 Thymectomy, partial or total
*60000	ON Incision and drainage of				(separate procedure)
	thyroglossal cyst, infected	*0.6	0	3.0	plete, or exploration of adrenal with or without biopsy,
EXCISI					transabdomina lumbar or dorsal (separate procedure), unilateral; 19.0 90 9.0
*60100	Biopsy, thyroid, percutaneous needle	1.2	7		60545 with excision of adjacent retroperitoneal tumor 22.0 90 9.0
	(For ultrasonic guidance, see 76942, 76943)				60550 Adrenalectomy, partial or com- plete, or exploration of adrenal
60200	Excision of cyst or adenoma of thyroid, or transection of isthmus	9.5	45	5.0	gland with or without biopsy, transabdominal, lumbar or dor-
60220	Total thyroid lobectomy, unilat-				sal, bilateral; one stage
60225*	with contralateral subtotal lobectomy, including isth-	14.0	45	5.0	60600 Excision of carotid body tumor; without excision of carotid arte-
60240	mus	14.0	45	5.0	ry
	complete	16.0	45	5.0	60699 Unlisted procedure, endocrine systemBR 5.0
((60242	(60242 has been deleted, use 60245)	14.0	45	5.0))	AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)
60245	Thyroidectomy, subtotal or par-	14.5	45	5.0	WAC 296–22–365 SKULL, MENINGES, AND
60246	with removal of substernal	14.5	45	5.0	BRAIN.
60252	thyroid gland, cervical approach	BR		5.0	(For injection procedure for cerebral angiography, see 36100–36220)
60254	neck dissection with radical neck dissection	24.0 28.0	180 180	5.0 6.0	(For injection procedure for ventriculography, see 61025, 61030,
	(For parathyroid transplant, see 60510)				61120, 61130) (For injection procedure for
60260	Thyroidectomy, secondary; uni-	15.0	45	5.0	pneumoencephalography, see 61053, 62286)

		Unit	Follow- up	Basic			Unit	Follow-	Basic
		Value	Days=	Anes@	61250	Burr hole(s) or trephine, supra-	Value	Days=	Anes@
PUNCT	URE FOR INJECTION, DRAIN	AGE OR	ASPIRA	TION	01230	tentorial, exploratory, not fol- lowed by other surgery; unilater-			
*61000	Subdural tap through fontanelle (infant); unilateral or bilateral;	**			61251	albilateral	15.0 22.0	30 30	7.0 7.0
*61001 *61020	subsequent taps Ventricular puncture through previous burr hole, fontanelle, or	*2.0 *1.4	0		61253	Burr hole(s) or trephine, infratentorial, unilateral or bilateral	BR		
	implanted ventricular catheter/ reservoir; without injection	*2.0	0			(If burr hole(s) or trephine fol- lowed by craniotomy at same op- erative session, use 61304-61321;			
	(61025 has been deleted. To report, use 61026)					do not use 61250, 61251, or 61253)			
61026*	with injection of drug or other substance for diagno- sis or treatment	BR		7.0		ECTOMY OR CRANIOTOMY Craniectomy or craniotomy, ex-			
	(61030, 61045 have been deleted.	DI.			61305	ploratory; supratentorial infratentorial (posterior fossa)	34.0 40.0	90 90	9.0 10.0
*61050	To report, use 61026) Cisternal or lateral cervical				61310	Craniectomy or craniotomy, evacuation of hematoma, extra-			
	puncture; without injection (separate procedure)	*1.8	0			dural, subdural or intracerebral; supratentorial	28.0	90	((13.0)) 11.0
	(61051, 61052, and 61053 have been deleted. To report, use 61055)				61311 61320	infratentorial	26.0	90	13.0
61055*	with injection of drug or				61321	supratentorial	28.0 28.0	90 90	11.0 13.0
	other substance for diagnosis or treatment	BR		6.0	61330	Decompression of orbit only, transcranial approach; unilateral	26.0	90	9.0
61070*	Puncture of shunt tubing or reservoir for aspiration or injection procedure	2.0	0	0	61331 61332	bilateral Exploration of orbit (transcranial	BR	,,	9.0
BURR I	HOLE(S) OR TREPHINE	2.0	ŭ	•	61333	approach); with biopsy with removal of lesion	BR BR		9.0 9.0
61105	Twist drill hole for subdural or				61334 61340	with removal of foreign body. Other cranial decompression	BR		9.0
	ventricular puncture; not followed by other surgery	BR			01540	(e.g., subtemporal), supratentorial; unilateral	16.0	90	9.0
61106 61107	followed by other surgery for implanting ventricular	BR			61341 61345	bilateral	24.0	90	9.0
	catheter or pressure recording device	8.0	30	7.0	01343	posterior fossa	22.0	90	13.0
61120	Burr hole(s) for ventricular puncture (including injection of gas, contrast media, dye, or ra-					(For orbital decompression by lateral wall approach, Kroenlein type, see 67440)			
	dioactive material); not followed by other surgery	10.0	30	7.0	61440	Craniotomy for section of tentorium cerebelli (separate			
61130 61140	followed by other surgery Burr hole(s) or trephine; ((for)) with biopsy of brain or intra-		0		61450	procedure) Craniectomy for section, com-	BR		10.0
61150	cranial lesion	20.0	0	5.0		pression, or decompression of sensory root of gasserian gangli-		00	10.0
61151	age of brain abscess or cyst with subsequent tapping (aspiration) of intracranial abscess		90	9.0	61458	Oraniectomy, suboccipital; for exploration or decompression of		90	
	or cyst	2.0	0	4.0	61460	for section of one or more cra-	30.0	. 90	10.0
61154	Burr hole(s); ((for)) with evacu- ation and/or drainage of hema- toma, extradural or subdural;				61470	nial nerves for medullary tractotomy	34.0 40.0	90 90	10.0 11.0
(1155	unilateral		90 90	9.0 9.0	61480	for mesencephalic tractotomy or pedunculotomy	40.0	90	11.0
61155 61156	((for)) with aspiration of he-			9.0	61490		24.0	90	9.0
61210	matoma or cyst, intracerebral. for implanting ventricular catheter, reservoir, or pressure		90	9.0	61491 61500	bilateral	30.0 BR	90	11.0 8.0
(1015	recording device (separate procedure)	8.0	30	7.0	61501 61510	or other bone lesion of skull for osteomyelitis Craniectomy, trephination, bone	BR		8.0
61215	Insertion of subcutaneous reser- voir, pump or continuous infusion system for connection to ventric-		•			flap craniotomy; for excision of brain tumor, supratentorial; ex-	34.0	90	12.0
	ular catheter	BR		7.0	61512	for excision of meningioma,			
					61514	supratentorial for excision of brain abscess,	40.0	90	11.0 9.0
						supratentorial	32.0		7.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
61516	for excision or fenestration of cyst, supratentorial	30.0		11.0		(For sequestrectomy for osteo-			
61518	Craniectomy for excision of brain tumor, infratentorial or posterior fossa; except meningioma or ce-				61561	myelitis, see 21020) Reconstruction of skull by orbital advancement, including			
	rebellopontine angle tumor, or midline tumor at base of skull	40.0	90	11.0		(suturotomy or craniotomy; uni-	BR		9.0
61519 61520	meningioma	44.0 40.0	90 90	13.0 11.0	61562	bilateral	BR		9.0
61521	midline tumor at base of skull	BR	90	11.0	61570	Craniectomy or craniotomy for excision of foreign body from			
61522	Craniectomy, infratentorial or posterior fossa; for excision of				61571	brain	BR		9.0
(1524	brain abscess	30.0	90	13.0	013/1	trating wound of brain	BR		9.0
61524	for excision or fenestration of cyst	30.0	90	13.0		For sequestrectomy for osteomy-			
61526	Craniectomy, bone flap craniotomy, transtemporal (mastoid) for				SURGE	elitis, see 21020) ERY FOR ANEURYSM O	R Al	RTERIOV	ENOUS
	excision of cerebellopontine angle tumor;	30.0	90	13.0	MALFO	DRMATION			
61530	combined with middle/poster- ior fossa craniotomy	BR		13.0		(For excision of vascular malformation, see 61532)			
61532	Craniectomy, trephination, bone flap craniotomy; for excision of intracranial vascular malforma-				61700	Surgery of intracranial aneurysm, intracranial approach; car-			
(1522	tion	BR		13.0	61702	otid circulationvertebral-basilar circulation	40.0 44.0	90 90	13.0 15.0
61533	for insertion of eipdural electrode array	BR		9.0	61703	Surgery of intracranial aneurysm, cervical approach by appli-			
	(For continuous EEG monitoring, see 95950-95954)					cation of occluding clamp to cervical carotid artery (Selverstone-Crutchfield type)	BR		7.0
61534	for excision of epileptogenic fo- cus without electrocorticography	D.D.		0.0		(For cervical approach for direct	DK		7.0
61535	for removal of epidural elec-	BR		9.0		ligation of carotid artery, see 37600-37606)			
	trode array, without excision of cerebral tissue (separate				61705	Surgery of aneurysm, vascular malformation or carotid-cavern-			
61536	for excision of cerebral,	BR		9.0		ous fistula; by intracranial and cervical occlusion of carotid arte-			
	epileptogenic focus with elec- trocorticography during sur-				61708	ryby intracranial electrothrom-	32.0	90	15.0
	gery (includes removal of electrode array)	BR		9.0		bosis	30.0	90	9.0
61538	for lobectomy with electrocorti- cography during surgery, tempo-				61710	by intra-arterial embolization, injection procedure or balloon			
(1520	ral lobe	38.0	90	9.0	61711	catheter	24.0	90	9.0
61539	for lobectomy with electrocorti- cography during surgery, other					ial-intracranial (e.g., middle cerebral/cortical) arteries	36.0	90	15.0
	than temporal lobe, partial or to-	38.0	90	9.0		(For carotid or vertebral throm-			
61541	for transection of corpus callosum	BR		9.0	(1212	boendarterectomy, see 35300)			
61542 61543	for total hemispherectomy. for partial or subtotal	48.0	90	9.0	61712	Microdissection, intracranial or spinal procedure (list separately			
	hemispherectomy	BR		9.0		in addition to code for primary procedure)	BR		9.0
61544	for excision or coagulation of choroid plexus	30.0	90	11.0	STERE	OTAXIS	DIC		7.0
61546	Craniotomy for hypophysectomy; intracranial approach	34.0	90	10.0		(For nonstereotaxis, see 61548)			
61548	Hypophysectomy, transnasal or transseptal approach, nonstereo-	34.0	70	10.0	61720	Stereotactic lesion, any method, including burr hole(s) and local-			
	(For stereotaxis, see 61715)	BR		4.0		izing and recording techniques, single or multiple stages; globus			
61550	Craniectomy for craniostenosis;				61735	pallidus or thalamus subcortical structure other	38.0	90	8.0
61552	single suture	18.0	90	9.0	0.755	than globus pallidus or thala-		_	_
61553	multiple sutures, one stage each stage of multiple stages .	22.0 BR	90	9.0 9.0	61750		38.0	90	8.0
61555	Reconstruction of skull by multi- ple bone flaps	BR		9.0		excision, including burr hole(s) for intracranial lesion	BR		8.0
	(For cranial reconstruction for orbital hypertelorism, sec 21260–21263)				61751	with computerized axial to- mography	BR		8.0
	,								

		Unit	Follow-	Basic			Unit	Follow- up	Basic
61780	Stereotactic localization, includ-	Value	Days=	Anes@	62230	Replacement or revision of shunt, obstructed valve, or distal cathe-	Value	Days=	Anes@
	ing burr hole(s), ventriculo- graphy and introduction of subcortical electrodes	BR+		8.0	62256	ter in shunt system	20.0	90	11.0
61790	Stereotactic lesion of gasserian ganglion, percutaneous, by	2		••	62258	system; without replacement with replacement by similar or	10.0	90	11.0
	neurolytic agent (e.g., alcohol, thermal, electrical, radiofrequen-					other shunt at same operation (For percutaneous irrigation or	3.0	0	9.0
NEURO	cy) STIMULATORS, INTRACRAN	18.0 IAL	90	7.0		aspiration of shunt reservoir, see 61070)			
61850	Burr or twist drill hole(s) for implantation of neurostimulator				AMEN	NDATORY SECTION (An	nending	g Order	86–19,
	electrodes; cortical	15.0	30	8.0	filed 2	$\frac{(28/86, \text{ effective } 4/1/86)}{(28/86, \text{ effective } 4/1/86)}$			
61855 61860	subcortical	18.0	30	8.0	WA	C 296–22–370 SPINE AN	ND SP	INAL C	ORD.
	electrodes, cerebral; cortical	15.0	30	6.0		(For application of caliper or tongs, see 20660)			
61865	subcortical	18.0	30	6.0		(For treatment of fracture or			
61870	Craniectomy for implantation of neurostimulator electrodes, cerebellar; cortical	18.0	30	7.0		dislocation of spine, see 22305–22327)			
61875	subcortical	19.0	30	7.0				Follow-	
61880	Revision or removal of intracranial neurostimulator electrodes	BR		7.0			Unit	up	Basic
61885	Incision for subcutaneous place- ment of neurostimulator receiver,				PUNCT	URE FOR INJECTION, DRAIN	Value AGE OF	Days= R ASPIRA	Anes@
£1000	direct or inductive coupling Revision or removal of intracran-	BR		7.0		Percutaneous aspiration, spinal			
61888	ial neurostimulator receiver	BR		7.0	62268*	cord cyst or syrinx	BR		
REPAIR	(See WAC 296-22-010, item 2)					(For CT guidance, see 76365, 76366; for ultrasonic guidance, see 76938, 76939)			
62000	Elevation of depressed skull frac-				62269*	Biopsy of spinal cord, percutane-			
62005	compound or comminuted, ex-	18.0	90	9.0 9.0	02207	ous needle	BR		
62010	tradural	24.0 29.0	90 90	11.0		(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)			
62100	Repair of dural/CSF leak, in- cluding surgery for rhinorrhea/	27.0	,,		62270*	Spinal puncture, lumbar; diag-	1.	•	
	otorrhea	30.0	90	9.0	62272*	nostic Spinal puncture, therapeutic, for drainage of spinal fluid (by nee-	1.6	0	
	leak, see 63708)				62273*	dle or catheter)	BR		
62120	Repair of encephalocele, includ-	BR		9.0	02213	blood or clot patch	2.1		
62140			00	9.0	62274*	Injection of anesthetic substance, diagnostic or therapeutic; sub-			
62141	larger than 5 cm diameter.	20.0 BR	90	9.0	62276*	arachnoid or subdural, simple subarachnoid or subdural,	2.1	0	
62142	thetic plate of skull	BR		9.0	62277*	differential subarachnoid or subdural,	3.5	0	
62145	reparative brain surgery	BR+		11.0	62278*	continuousepidural or caudal, single	3.0 2.1	0	
CSF SH	IUNT				62279*	epidural or caudal, continu- ous	3.0		
62180	Ventriculocisternostomy (Torkildsen type operation)	32.0	90	11.0	62280*	Injection of neurolytic substance (e.g., alcohol, phenol, iced saline			
62190	Creation of shunt; subdural-atrial, -jugular, -auricular	24.0	90	9.0	62282*	solutions); subarachnoid epidural or caudal	5.0 5.0		
62192	subdural-peritoneal, -pleural, -other terminus	22.0	90	9.0	62284*	Injection procedure for myelo- graphy, spinal or posterior fossa.	3.0	7	
62194	dural catheter	6.0	90	5.0	((62286'	Injection procedure for pneu- moencephalography, lumbar	4.0	7))	
62200	ventricle	32.0	90	11.0		(62286 has been deleted, use 64999)			
62220	Creation of shunt; ventriculo-atrial, -jugular, -auricular	26.0	90	11.0	(0000+				
62223	ventriculo-peritoneal, -pleural, -other terminus	24.0	90	9.0	62288*	Injection of substance other than anesthetic, contrast, or neurolytic solutions; subarachnoid (separate			
62225	Replacement or irrigation, ven- tricular catheter	10.0	90	5.0	62289*	procedure)	BR		

2 % 1 %2	en Alice de la Companya de la Companya Companya de la Companya de la Compa	Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	solutions; epidural or caudal	2.8		7,11100	63031	one interspace, lumbar, bilater-		90	((7.0))
62290*	Injection procedure for disko- graphy, single or multiple levels; lumbar	2.8		,	63035	additional interspaces, cervical or lumbar	BR		8.0 ((9.0))
62291 * 62292	cervical	2.8			63040	Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve			10.0
62293	intervertebral disc; one or more levels-lumbar Cervical	13.0 13.0	180 180	4.0 4.0		root, any level, extensive or reexploration; cervical	BR		((9.0))
62294*	Injection procedure, arterial, for occlusion of arteriovenous malformation, spinal	2.8			63041	thoracic	BR		((8.0)) 10.0
	NECTOMY OR LAMINOTOMY COMPRESSION		EXPLOF	RATION	63042	lumbar	BR		$((\frac{7.0}{8.0}))$
62295	Laminectomy for exploration of intraspinal canal, one or two seg-					(When followed by arthrodesis, see 22550–22565)			
62296	ments; cervical	32 32.0	90 90	((8.0)) <u>10.0</u> ((8.0))		(Do not use both 63035 and 63040-63042 for same procedure)			
62297	lumbar	26.0	90	$\frac{10.0}{8.0}$	63060	Hemilaminectomy (laminectomy) for herniated intervertebral disk,			,
62299 62301	sacral	26.0	90	((8.0)) 10.0	63064 63065	thoracic; posterior approach costovertebral approach	28.0 30.0	90 90	8.0 8.0
(2202	segments; cervical			((9.0)) 10.0	63075	ated intervertebral disk or other mass lesion, thoracic spine Diskectomy, cervical, anterior ap-	32.7	90	8.0
62302 62303	thoracic	BR BR	1.7	$((\frac{8.0}{10.0}))$ $((\frac{7.0}{7.0}))$		proach, without arthrodesis; single interspace	26.0	· 90	((9.0))
63001	Laminectomy for decompression of spinal cord and/or cauda			8.0	63076	additional interspaces	5.0		8.0 9.0
	equina, one or two segments; cervical	30.0	. 90	((9.0))	INCIS	(For diskectomy with arthrodesis, see 22550–22566)			
63003	thoracic	30.0	90	((8.0)) 10.0		Laminectomy for myelotomy (Bischof type), thoracic or		•	
63005	lumbar, except for spondylolis- thesis	24.0	90	((7.0)) <u>8.0</u>	63180	thoracolumbar	BR	90	8.0
63010	lumbar for spondylolisthesis (Gill type procedure)	28.0	90	((7.0)) 8.0	63182	dural graft, cervical; one or two segments more than two segments	38.0 BR	90	8.0
63011 63015	sacral	24.0	90	((7.0)) 10.0	63185	Laminectomy for rhizotomy; one or two segments	28.0	90	8.0
63013	Laminectomy for decompression of spinal cord and/or cauda equina, more than two		•		63190 63191	more than two segments Laminectomy for section of spinal accessory nerve; unilateral	BR BR		8.0 8.0
63016	segments; cervical	BR BR		$((\frac{8.0}{10.0}))$ $((\frac{7.0}{10.0}))$	63192	(For resection of sternocleido-	BR		8.0
63017	lumbar	BR		((7.0)) 8.0	63194	mastoid muscle, use 21720) Laminectomy for cordotomy, unileteral and story cordotomy	22.0	. 00	9.0
	(When followed by arthrodesis, see 22550-22565)				63195 63196	thoracic	32.0 32.0	90	8.0 7.0
63020	Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve	•		. •	63197 63198	thoracic	32.0 32.0	90 90	8.0 7.0
	root; one interspace, cervical, uni- lateral	26.0	90	((9.0)) 10.0	63199	days; cervical thoracic	40.0 40.0	90 90	8.0 7.0
63021	one interspace, cervical, bilateral	28.0	90	-((9.0))		ION FOR LESION OTHER THA EBRAL DISK	N HER	NIATED	INTER-
63030	one interspace, lumbar, unilateral	25.0	90	10.0 ((7.0))	63210	Laminectomy, one or two seg- ments, for excision of intraspinal	24.0		0.0
				<u>8.0</u>	63215 63220	lesion; cervical	34.0 34.0 30.0	90 90 90	8.0 7.0 7.0

		Unit	Follow- up	Basic			Unit	Follow-	Basic
		Value	Days=	Anes@	63744	Replacement, irrigation or revision	Value	Days=	Anes@
63225 63240	sacral	30.0	90	7.0		of lumbar-subarachnoid shunt Removal of entire lumbosubarach- noid shunt system without re-	10.0	90	5.0
(224)	lesion; cervical	BR		9.0 8.0	63750	placement	10.0	90	5.0
63241 63242	thoraciclumbar	BR BR		7.0	03730	Insertion, subarachnoid catheter with reservoir and/or pump for			
63250	Laminectomy for excision or oc- clusion of arteriovenous malfor-	BR		9.0		intermittent or continuous infusion of drug, including laminectomy	BR		5.0
63251	mation of cord; cervical	BR		8.0	AME	NDATORY SECTION (Ar	nendin	Order	86–19.
STERE	OTAXIS					$\frac{(1)}{(28/86)}$, effective $4/1/86$)		5 01 00 1	00 12,
63600	Stereotactic lesion of spinal cord, percutaneous, any modality (including stimulation and/or re-			7.0	PERI	.C 296-22-375 EXTRAC PHERAL NERVES AND A S SYSTEM.			
63610	cording) Stereotactic stimulation of spinal	18.0	90	7.0	1005				
03010	cord, percutaneous, separate procedure not followed by other sur-					(For intracranial surgery on cranial nerves, see 61450, 61460, 61790)			
63615	gery Stereotactic biopsy, aspiration, or	8.0	0	7.0	INTRO	DUCTION/INJECTION OF	ANEST	HETIC	AGENT
63013	excision of lesion, spinal cord	BR		7.0		E BLOCK), DIAGNOSTIC OR			
NEUR	OSTIMULATORS, SPINAL		•		TIC NE	Anesthetic Agent (diagnostic or			
63650	Percutaneous implantation of neurostimulator electrodes; epi-			((7.0))		therapeutic)			
	dural	BR		((7.0)) 8.0		(For anesthesia services in con- junction with surgical proce-			
63652 63655	intradural (spinal cord) Laminectomy for implantation of	BR		8.0		dures, see Anesthesia section)		Follow-	•
	neurostimulator electrodes; epi- dural	BR		((7.0))			Unit	up	Basic
	durar			10.0			Value	Days=	Anes@
63656	endodural	BR		((7.0)) 10.0	Somatic				
63657	subdural	BR		((7.0)) 1 <u>0.0</u>	64400*	Injection, anesthetic agent; trigeminal nerve, any division or			
63658	spinal cord (dorsal or ventral).	BR		((7.0)) 10.0	64402*	facial nerve	*3.0 *2.5	0	
63660	Revision or removal of spinal				64405*	greater occipital nerve	*2.5	0	
	neurostimulator electrodes	BR		((7.0)) 10.0	64408* 64410*	vagus nerve	*2.5 *2.5	0	
63685	Incision for subcutaneous place-			10.0	64412*	spinal accessory nerve	*2.5	0	
	ment of neurostimulator receiver, direct or inductive coupling	BR		((7.0))	64413 * 64415 *	cervical plexus	*2.5 *2.5	0	
	uncer of inductive coupling	DIC		4.0	64417*	axillary nerve	*2.5	0	
63688	Revision or removal of spinal neurostimulator receiver	BR		((7.0))	64418 * 64420 *	suprascapular nerve intercostal nerve, single	2.0 *2.0	0	
	neurostimulator receiver	DIC :		4.0	64421*	intercostal nerves, multiple, re-			
REPA	R				64425*	gional block	*2.5	0	
63700	Repair of meningocele; less than 5					nerves	*2.0	0	
63702	cm diameter	20.0 BR	. 90	9.0 9.0	64430* 64435*	pudendal nerve paracervical (uterine) nerve	*2.5 *2.5	0	
63704	Repair of myelomeningocele; less				64440*	paravertebral nerve (thoracic,			
63706	than 5 cm diameter	BR BR		9.0 9.0		lumbar, sacral, coccygeal), sin- gle	*3.0	0	
	(For complex skin closure, see Integumentary System)				64441* 64442*	paravertebral nerves, multiple, regional block	*3.2	0	
63708	Repair dural/CSF leak	BR		9.0	04442	paravertebral facet joint nerve, lumbar, single level	2.5	0	
63710	Dural graft, spinal	BR		9.0	64443*	paravertebral facet joint nerve, lumbar, each additional level.	0.5	0	
	(For laminectomy and section of				64445*	sciatic nerve	*2.5	ő	
	dentate ligaments, with or with- out dural graft, cervical, see 63180-63182)				64450*	other peripheral nerve or branch	*2.0	0	
SHIIN	T, SPINAL CSF					(For phenol destruction, see 64600-64640)			
63740	Creation of shunt, lumbar, sub-					•			
03/40	arachnoid-peritoneal, -pleural or other including laminectomy	26.0	90	9.0		(For subarachnoid or subdural, see 62274–62277)			

			Follow-	ъ.			11.4	Follow-	D t.
		Unit Value	up Days=	Basic Anes@			Unit Value	up Days=	Basic Anes@
	(For epidural or caudal, see 62278, 62279)		•			(For facial nerve decompression, see 69720)			Ū
SYMP	ATHETIC NERVES				64702		4.0		2.0
64505*	Injection, anesthetic agent; sphenopalatine ganglion	*3.0	0		64704 64708	nerve of hand or foot	4.8 8.0	90 90	3.0 3.0
64508*	carotid sinus (separate procedure)	*2.5	0		04700	nerve; arm or leg; other than specified	12.0	90	((3.0))
64510*	stellate ganglion (cervical sympathetic)	*2.0	0		64712	sciatic nerve	BR		4.0 ((3.0))
64520*	lumbar or thoracic (para- vertebral sympathetic)	*3.0	0		64713	brachial plexus	BR		$((\frac{6.0}{3.0}))$
64530*	celiac plexus, with or without radiologic monitoring	*4.0			64714	lumbar plexus	BR		$((\frac{6.0}{3.0}))$
NEUR	OSTIMULATORS, PERIPHERAL	NERVE			64716				<u>6.0</u>
64550	Application of surface (transcutaneous) neurostimulator	BR			04/10	Neurolysis and/or transposition; cranial nerve (specify)	BR		((3.0)) 6.0
64553	Percutaneous implantation of neurostimulator electrodes; cranial				64718 64719	ulnar nerve at elbow	15.0 9.0	90 90	3.0 3.0
64555	nerve	BR BR			64721	median nerve at carpal tun-		90	3.0
64560	autonomic nerve	BR			64722	nel Decompression; unspecified	10.0	90	3.0
64565 64573	neuromuscular	BR			64726	nerve(s) (specify) plantar digital nerve	BR 6.0	90	3.0
	neurostimulator electrodes; cranial	D.D.			64727	Internal neurolysis by dissection,	0.0	,0	5.0
64575	peripheral nerve	BR BR				with or without microdissection (list separately in addition to code			
64577 64580	autonomic nerve	BR BR				for primary neuroplasty)	BR		3.0
64585	neuromuscular	ВK				RODUCTION/INJECTION OF			
64590		BR				VE BLOCK), DIAGNOSTIC OR ERVES))	THER/	NPEUTIC	SOMA-
	ment of neurostimulator receiver, direct or inductive coupling	BR			TRAN	SECTION OR AVULSION ((OR)	<u>OF</u> NI	ERVES	
64595	Revision or removal of peripheral neurostimulator receiver	BR				(For steriotactic lesion of			
	LUCTION BY NEUROLYTIC AG					gasserian ganglion, see 61790)			
NERV	MAL, ELECTRICAL, RADIOFR ES	EQUEN	CY) SO	MATIC	(Transection or avulsion of; supraorbital nerve	7.0	30	3.0
64600	Destruction by neurolytic agent,				64734 64736	infraorbital nerve	7.0 7.0	30 30	3.0 3.0
	trigeminal nerve; supraorbital, infraorbital, mental, or inferior al-				64738	inferior alveolar nerve by			
	veolar branch	5.0	7		64740	osteotomy	10.0 BR	30	3.0 3.0
64605	second and third division branches at foramen ovale	5.0	30		64742	facial nerve, differential or	DD		2.0
64610	second and third division branches at foramen ovale				64744	complete	BR 7.0	30	3.0 3.0
64620	under radiologic monitoring. Destruction by neurolytic agent;	5.0	30			(For section of recurrent laryn-			
	intercostal nerve	4.0	7		64746	geal nerve, see 31595) phrenic nerve	5.0	30	3.0
64622	paravertebral facet joint nerve, lumbar, single level	BR			017.10	(For section of recurrent	5.0		3.0
64623	paravertebral facet joint nerve, lumbar, each additional level	BR				laryngeal nerve, see 31595)			
64630 64640	pudendal nerve Other peripheral nerve or branch.	5.0 5.0			64752	vagus nerve (vagotomy),	14.0	45	11.0
	ATHETIC NERVES	5.0			64755	vagi limited to proximal stomach (selective proximal			
64680	Destruction by neurolytic agent, celiac plexus, with or without rad-					vagotomy, proximal gastric vagotomy, parietal cell			
	iologic monitoring	6.0	7			vagotomy, supra- or highly	DD	45	2.0
	RATION, NEUROLYSIS OR (NEUROPLASTY)	NERVE	DECOM	APRES-	64760	selective vagotomy) vagus nerve (vagotomy), ab- dominal	BR 14.0	45	3.0
5.5.4	Decompression or freeing of in-				64761	pudendal nerve, unilateral	BR	70	6.0 6.0
	tact nerve from scar tissue, in- cluding external neurolysis and				64762 64763	pudendal nerve, bilateral Transection or avulsion of	BR		6.0
	transposition					obturator nerve, extrapelvic, with or without adductor tenotomy;			
	(For internal neurolysis by dissection, see 64727)				64764	unilateralbilateral	6.0 9.0	45 45	3.0 3.0

Unit Up Basic Carlo				Follow-					Follow-	
Additional part Additional and solution or avalusion of bouration reverse (interpretice, with or bouration reverse (interpretice) with a solution or avalusion of other carnain nerve, extraction of the carnain nerve, extraction nerve to the carnain nerve to the carnain nerve, extraction nerve to the carnain nerve to the carna			Unit	-	Basic			Unit		Basic
Description Company					Anes@			Value	Days=	Anes@
unilateral 0.0 60 4.0 64813 cach additional digit nerve 1.2	64766	obturator nerve, intrapelvic, with				64831	•	10	00	2.0
13.0 60 40 6438 Suture of one nerve, hand or foot; carninial nerve, extradural. BR 3.0 64315 median motor thems: 10.0 90 3.0 3.0 3.0 3.0 3.0 64315 median motor thems: 10.0 90 3.0 3.0 3.0 3.0 64315 median motor thems: 10.0 90 3.0 3.0 3.0 3.0 64315 median motor thems: 10.0 90 3.0 3.0 3.0 3.0 64315 median motor thems: 10.0 90 3.0 3.0 3.0 3.0 64315 median motor thems: 10.0 90 3.0			10.0	60	4.0	64832			90	3.0
Transection or availation of other canal serve, extradural BR 3.0 64835 64835	64768							1.2		
Section Company Comp								8.0		
Spinal nerve, extradural BR 3.0 6437 Suture of each additional nerve, and and or foot BR 3.0			BR		3.0					
EXCISION For excision of tender scar, skin and subcutaneous tissues with or without tiny neurons, see 11400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64855 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 14400-11400, 13000-13300) 64856 144000-11400, 13000-13300, 64856 144000-11400, 13000-13300, 64856 144000-11400, 13000-13300, 64856 144000-11400, 64850 64850 144000-11400, 64850 144000-11400, 64850 144000-11400, 64850 144000-11400, 64850 144000-11400, 64850 64850 144000-11400, 64850 1440000-11400, 64850 144000-11400, 64850 144000-11400, 64850 144000-11400, 64850	64772	•	BR		3.0		Suture of each additional nerve,		90	
For existion of lender star, skin and subcustaneous tissues with or H400-11460, 13000-13300 set 1400-11460, 13000-13300 set 14000-13300 set 1400	EXCIS	ION				64940				
Second color of the color of								DK		3.0
without tiny neuroma, see 11400-11460, 13000-133000 64857 3100-1460, 13000-133000 64858 310-1460, 13000-133000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64858 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64859 310-1460, 13000-13000 64850 310-1460, 13000-13000 310-1460, 13000-130		X=				01000				
SCISION-SOMATIC NERVES		111.					•			
EXCISION-SOMATIC NERVES									90	
Record Section Secti	EXCIS	ION-SOMATIC NERVES					Suture of each additional major			
Action of neuroma; cutaneous nerve, surgically identifiable 3.0 3.		•				64861	•			
Excision of neuroma; cutaneous nerve surgically identifiable 3.0 3.0 3.0 64876 Sature of facial nerve; extractanial 3.0 3.0 3.0 64876 Sature of facial nerve; extractanial 3.0 3.0 3.0 64876 Sature of facial-spinal accessory 3.0 3.0 3.0 64876 Sature of facial-spinal accessory 3.0 3.0 3.0 64876 Sature of facial-spinal accessory 3.0 3.0 64872 Sature of nerve; requiring secondary 3.0 3.0 64874 Facial-hybridies 3.0 64874 Facial-hybridies 3.0 64876 Facial-hybr		28080)								
6476 digital nerve, one or both, same digit.	64774									
Same digit			3.0	30	3.0			BR		3.0
4478	64776		3.0	30	3.0	64865		DD		3.0
digit (list separately by this number)	64778		3.0	30	5.0	64866		ЬK		3.0
Number	04//0					04000		26.0	90	3.0
			2.0			64868	facial-hypoglossal			
Annal or foot, each additional nerve except separately by this number) 3.0	64782	· · · · · · · · · · · · · · · · · · ·		10	10			26.0	90	3.0
nerve, except same digit (list separately by this number)	64702		6.0	. 30	3.0	64872				
Separately by this number 3.0 30 3.0 3	04/03									
Sciatic 10.0 30 3.0 mobilization, or transposition of sciatic nerve BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve suture) BR 3.0 nerve (list separately in addition to code for nerve resuture) BR 3.0 nerve (list separately in add			3.0	30	3.0			BR		3.0
Secretion of plastic cap on nerve BR 3.0	64784			••		64874				
Service Feed Service	(470/	sciatic		30						
BR			ЬK		3.0			BR		3.0
Sexision of neurofibroma or neurolemmoma, cutaneous nerve BR 3.0	04707		BR		3.0	64876		2.0		
Major peripheral nerve BR 3.0 NEURORRHAPHY WITH NERVE GRAFT	64788	Excision of neurofibroma or								
NEURORRHAPHY WITH NERVE GRAFT NEURORRHAPHY WITH NERVE GRAFT				30			dition to code for nerve suture)	BR		3.0
Nerve graft (includes obtaining graft), single strand, hand or foot: up to 4 cm length BR 90 3.0			ВK		3.0	NEUR	ORRHAPHY WITH NERVE GRA	FT		
BR Single strand, hand or foot; up to 4 cm length BR Sympathectomy, cervical; unilateral 14.5 60 6.0 6.0 6.80	04/72		BR		3.0	64890	Nerve graft (includes obtaining			
EXCISION-SYMPATHETIC NERVES Sympathectomy, cervical; unilateral 14.5 60 6.0 64891 More than 4 cm length BR 90 3.0	64795		BR			04070				
64802 Sympathectomy, cervical; unilateral 14.5 60 6.0 6.0 64891 More than 4 cm length BR 90 3.0	EXCIS	ION-SYMPATHETIC NERVES					up to 4 cm length			
14.5 60 6.0 6.								BR	90	3.0
19.0 60 6.0 0.0 6.0	64802		14.5	60	6.0	64892				
Sympathectomy, cervicothoracic; unilateral, one stage 20.0 60 6.0 64893 more than 4 cm length BR 90 3.0	64803							BR	90	3.0
Sympathectomy, thoracolumbar; unilateral 28.0 60 8.0 8.0 64896 more than 4 cm length BR 90 3.0	64804	Sympathectomy, cervicothoracic;					more than 4 cm length	BR	90	3.0
Sympathectomy, thoracolumbar; unilateral 28.0 60 8.0 6.0 6.0 6.4896 more than 4 cm length BR 90 3.0			20.0	60	6.0	64895				
Sympathectomy, thoracolumbar; unilateral	64806		28.0	60	8.0			RR	90	3.0
unilateral	64809		20.0	00	0.0	64896	· •			
(64814 Hypogastric or presacral neurectomy has been deleted. To report, use 64999) 64818 Sympathectomy, lumbar; unilateral neures all neures (all neures) 64819 bilateral 21.0 60 5.0 64907 second stage Toreport periarterial sympathectomy, use 64999) Control of the procedure, nervous system addition to code for nerve (list separately in addition to code for nerve repair). Control of the procedure in the proce	•		20.0	60						
(64814 Hypogastric or presacral neurectomy has been deleted. To report, use 64999) 64818 Sympathectomy, lumbar; unilateral 15.0 60 5.0 64902 multiple strands (cable) BR 90 3.0 64819 bilateral 21.0 60 5.0 64907 second stage BR 90 3.0 (64824 has been deleted. To report periarterial sympathectomy, use 64999) NERVE REPAIR BY SUTURE (NEURORRHAPHY) 64830 Microdissection and/or microrepair of nerve (list separately in addition to code for nerve repair). BR ((3.0))	64811	bilateral	28.0	60	8.0					
neurectomy has been deleted. To report, use 64999) 64818 Sympathectomy, lumbar; unilateral		(64814 Hypogastric or presacral				£4000				
nerve; single strand BR 90 3.0 64818 Sympathectomy, lumbar; unilater- al 15.0 60 5.0 64905 Nerve pedicle transfer; first stage. BR 90 3.0 64819 bilateral 21.0 60 5.0 64907 second stage BR 90 3.0 (64824 has been deleted. To report periarterial sympathectomy, use 64999) NERVE REPAIR BY SUTURE (NEURORRHAPHY) 64830 Microdissection and/or microrepair of nerve (list separately in addition to code for nerve repair). BR ((3.0))								ВK	70	3.0
al		report, use 64999)				0.70.		BR	90	3.0
64819 bilateral	64818	Sympathectomy, lumbar; unilater-					•			
(64824 has been deleted. To report periarterial sympathectomy, use 64999) NERVE REPAIR BY SUTURE (NEURORRHAPHY) 64830 Microdissection and/or microrepair of nerve (list separately in addition to code for nerve repair). BR ((3.0))										
port periarterial sympathectomy, use 64999 Unlisted procedure, nervous system	64819		21.0	60	5.0		-	DK	90	3.0
use 64999) NERVE REPAIR BY SUTURE (NEURORRHAPHY) 64830 Microdissection and/or microre- pair of nerve (list separately in addition to code for nerve repair). BR ((3.0))		•				OTHE	R PROCEDURES			
NERVE REPAIR BY SUTURE (NEURORRHAPHY) 64830 Microdissection and/or microre- pair of nerve (list separately in addition to code for nerve repair). BR ((3.0))						64999	Unlisted procedure, nervous sys-			
64830 Microdissection and/or microre- pair of nerve (list separately in addition to code for nerve repair). BR ((3.0))		·					•	BR		3.0
pair of nerve (list separately in addition to code for nerve repair). BR ((3.0))		·	RRHA	PHY)						
addition to code for nerve repair). BR ((3.0))	64830									
			BR		((3.0))					
					<u>4.0</u>					

filed 2	NDATORY SECTION (And 1/2/28/86, effective 4/1/86)		g Order	80-19,			Unit Value	Follow- up Days=	Basic Anes@
WA	AC 296-22-405 EYEBALL		Follow-			67430; transcranial approach, see 61334)			
	(For conjectomy, see 65820)	Unit Value	up Days=	Basic Anes@		(For removal of foreign body from eyelid, embedded, see 67938)			
DEMO	(For goniotomy, see 65820)					(For removal of foreign body		•	
	VAL OF EYE					from lacrimal system, see 68530)			
65091	Evisceration ocular contents; with- out implant	10.0	30	3.0	65205*				
65093	with implant	12.0	30	3.0	65210*	eye; conjunctival superficial conjunctival embedded (in-	0.2	0	4.0
65101	Enucleation of eye, without implant	10.0	30	3.0	03210	cludes concretions), subcon-			
65103	with implant, muscles not at-		20	2.0		junctival, or scleral	0.6	0	4.0
65105	with, muscles attached to im-	11.0	30	3.0	65220*	corneal, without slit lamp	0.6	0	4.0
	plant, muscles attached to im-	120	10	2.0	65222*	corneal, with slit lamp	0.8	0	4.0
	plant	12.0	30	3.0		(For repair of corneal laceration with foreign body, see 65275)			
	(For conjunctivoplasty after enu- cleation, see 68320 et seq)				65230	Removal foreign body intraocular;			
65110	Exenteration orbit (does not in-				03230	from anterior chamber, magnetic			
	clude skin graft), removal orbital	20.0	(0	4.0	65235	from anterior chamber,	12.0	45	6.0
65112	with therapeutic removal of	20.0	60	4.0		nonmagnetic extraction	16.0	45	8.0
6511 4	bone	BR		4.0	65240	from lens (without extraction lens), magnetic extraction	12.0	30	6.0
65114	with temporalis muscle trans- plant	25.0	60	4.0	65245	from lens (without extraction lens), nonmagnetic extraction.	BR		8.0
	(For skin graft to orbit (split skin), see 15120, 15121; free, full thickness, see 15260, 15261)					(For removal implanted material anterior segment, see 65920)			
	(For eyelid repair involving more than skin, see 67930 et seq)				65260	from posterior segment, mag- netic extraction, anterior or	12.0	30	6.0
SECO	NDARY IMPLANT PROCEDURE	S			65265	posterior route from posterior segment,	12.0	30	0.0
muscul	plar implant is an implant inside ar cone; an orbital implant is an					(For removal implanted material	18.0	30	8.0
•	outside muscular cone. Insertion ocular implant second-				REPAII	posterior segment, see 67120) R OF LACERATION OF EYEBA	LL		
	ary; after evisceration, in scleral shell	8.0	30	4.0		(For fracture of orbit, see 21380			•
65135	after enucleation, muscles not attached to implant	10.0	30	4.0		et seq) (For repair wound of eyelid, skin,			
65140	after enucleation, muscles at-					linear, simple, see 12011–12018;			
65150	Reinsertion ocular implant; with	14.0	30	4.0		intermediate, layered closure, see 12051-12057; linear, complex,			
55155	or without conjunctival graft with use of foreign material for reinforcement and/or attach-	BR		4.0		see 13150-13300; other, see 67930-67935)		1	
65175	ment of muscles to implant Removal ocular implant	BR BR		4.0 4.0		(For repair wound of lacrimal system, see 68700)			
	(For orbital implant (implant outside muscle cone) insertion,					(For repair operative wound, see 66250)			
REMO	see 67550; removal, see 67560) VAL OF OCULAR FOREIGN BO	DY			65270*	Repair laceration; conjunctiva, with or without nonperforating		•	
	(For removal of implanted material: Ocular implant, see 65175;				65272	laceration sclera, direct closure . conjunctiva, by mobilization and rearrangement, without	0.9	0	4.0
	anterior segment implant, see 65920; posterior segment implant, see 67120; orbital implant,				65273	hospitalization	BR		4.0
	see 67560)				65275	talization	BR		4.0
	(For diagnostic x-ray for foreign body, see 70030-70050)				65280	without removal foreign body cornea and/or sclera, perforat-	SV		4.0
	(For diagnostic echography for foreign body, see 76529)				65285	ing, not involving uveal tissue cornea and/or sclera, perforat-	BR	30	5.0
	(For removal of foreign body from orbit: frontal approach, see 67413; lateral approach, see					ing, with reposition or resection of uveal tissue	15.4	30	((5.0)) <u>6.0</u>

		Unit Value	Follow– up Days=	Basic Anes@		Unit Value	Follow- up Days=	Basic Anes@
		value			65750 Keratoplasty (corneal transplant) penetrating, in aphakia	30.0	90	8.0
	(Repair of laceration includes use of conjunctival flap and res-				OTHER PROCEDURES			
	toration of anterior chamber, by air or saline injection when				65760 ((Keratomeleusis (refractive kera- toplasty))) Keratomileusis	30.0	90	8.0
	indicated)				65765 Keratophakia	30.0 BR	90 90	8.0 8.0
	(For repair of iris or ciliary body, see 66680)				65770 Keratoprosthesis	32.0	90	8.0
65290	Repair wound extraocular muscle, tendon and/or Tenon's capsule	4.4	30	4.0	(For fitting of contact lens for treatment of disease, see 92070)			
AMEN	NDATORY SECTION (An /28/86, effective 4/1/86)	nending	g Order	86–19,	(For unlisted procedures on cornea, see 66999)			
	C 296-22-410 ANTER	OR	SEGM	ENT—	AMENDATORY SECTION (Am filed 2/28/86, effective 4/1/86)	ending	g Order	86–19,
CORN	IEA.		Follow-		WAC 296-22-425 ANTERI	OR	SEGMI	ENT—
		Unit Value	up Days=	Basic Anes@	LENS.		F-11	
NIO GI	ON	Value	Days-	71103@		Unit	Follow- up	Basic
INCISI 65300	ON. Delimiting keratotomy	2.0	15	3.0		Value	Days=	Anes@
05500	(For paracentesis of cornea, see				INCISION			
	65800–65815)				66800 Discission of lens capsule; incisional technique (needling of		45	2.0
	(For removal of foreign body, cornea, see 65220-65222)		•		lens); initial	5.0 2.4	45 45	3.0 3.0
EXCIS	ION				description laser surgery (one or more stages)	BR	45	3.0
65400	Excision lesion cornea (keratectomy, lamellar, partial), except pt-				66820 Discission of secondary membra- nous cataract ("after cataract")		-	
< 5.41.0 *	erygium	8.0 1.0	30 0	3.0 3.0	and/or anterior ((hyaloid)) hyAloid; incisional technique			
65410 * 65420	Excision or transposition, pterygi-		30	3.0	(Ziegler or Wheeler Knife	5.0	45	3.0
65426	um; without graft with graft		30	3.0	((technique)))		-	
REMO	VAL OR DESTRUCTION				stages)	<u>BR</u>	45	3.0
65430*	Scraping cornea, diagnostic, for smear and/or culture	0.4	. 0	4.0	REMOVAL CATARACT 66830 Removal of secondary membra-			
65435*	Removal corneal epithelium	;			nous cataract ("after cataract"), with corneoscleral section, with or			
	with or without chemocauteriza- tion (abrasion, curettage)	1.0	0	4.0	without iridectomy (iridocapsulo-	12.0	90	3.0
65436	with application of chelating agent, e.g., EDTA	BR			tomy, iridocapsulectomy) 66840 Removal of lens material; aspira-	12.0	30	5.0
	5 Thermocauterization lesion of	- 1.6	- 7	4.0	tion technique, one or more stag-	12.0	30	3.0
65455	Cryotherapy lesion of cornea		 7	- 4.0))	66850 phacofragmentation technique (mechanical or ultrasonic, e.g.,			
	(65445, 65455 have been deleted use 65450)	2			phacoemulsification), with aspiration		90	3.0
65450	Destruction of lesion of cornea by	<u>/</u>	•		66915 Expression lens, linear, one or more stages		90	3.0
	cryotherapy; photocoagulation of thermocauterization	1.6	. 7	4.0	66920 Extraction lens with or without			
65600	Tattoo of cornea, mechanical or chemical		30	3.0	iridectomy; intracapsular, with or without enzymes	20.0	90	3.0
KERA	TOPLASTY			•	66930 intracapsular, for dislocated lens	22.0	90	3.0
	(Corneal transplant include preparation of donor material)	s			66940 extracapsular (other than 66840, 66850, 66915)	20.0	90	3.0
65710	Keratoplasty (corneal transplant)			66945 in presence of fistulization bleb and/or by temporal, inferior or			
65720	lamellar; autograft homograft, fresh	. 24.0			inferotemporal route, intracapsular or extracapsular		90	3.0
65725	homograft, preserved	. 24.0	90	8.0	Preliminary iridectomy, done as a separate		•	
65730	penetrating (except in aphakia)	;	90	8.0	procedure prior to extraction of lens, is in- cluded in the listed extraction of lens			
65740	autograft homograft, fresh	. 30.0	90	8.0	0.2300 m m m m m m m m m m m m m m m m m m			
65745	homograft, preserved	. 30.0	90	8.0				

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
	(For removal of intralenticular foreign body without lens extraction, see 65240-65245)		Ž			Severing of vitreous strands, vitre- ous face adhesions, sheets, mem- branes, or opacities, laser surgery		,	
	(For repair of operative wound, see 66250)				:	(67035 has been deleted. To re-			3.0
ANTE	RIOR SEGMENT—OTHER PROC	CEDUR	ES		(500)	port use 67036)			
	(66980 Cataract extraction with lens implantation has been delet-					Vitrectomy, mechanical, pars plana approach	BR		3.0
66983						(For associated lensectomy, see 66850)			
66984	with insertion of intraocular lens prosthesis (one stage procedure) Extracapsular cataract removal	BR		3.0		(For use of vitrectomy in retinal detachment surgery, see 67108)			
00704	with insertion of intraocular lens prothesis (one stage procedure),					(For associated removal of for- eign body, see 65260-65265)			
66985	manual or phacoemulsification technique	BR		3.0		(For unlisted procedures on vitreous, see 67299)			
00763	insertion of intraocular lens subsequent to cataract extraction (separate procedure)	BR		3.0		NDATORY SECTION (Ar /28/86, effective 4/1/86)	nendin	g Order	86–19,
	(For removal of implanted material from anterior segment, see 65920)				WA	C 296–22–430 POSTER NAL DETACHMENT.	IOR	SEGME	ENT—
	(For intraocular lens prosthesis supplied by physician, see 99070)				REPAIR	•			•
	(For ultrasonic determination of intraocular lens power, see 76516, 76517)					(If diathermy, cryotherapy and/or photocoagulation are combined, report under principle modality used)			
	(For secondary fixation (separate procedure), see 66682)						Unit	Follow- up	Basic
66999	Unlisted procedure, anterior segment of eye	BR		3.0	((67103	2 Repair retinal detachment (one	Value	Days=	Anes@
	NDATORY SECTION (Am./28/86, effective 4/1/86)	nendin	g Order	86–19,	((07102	or more stages, same hospital- ization); diathermy, with or without drainage of subretinal			
WA	C 296–22–427 POSTER	IOR	SEGMI	ENT—		fluid and/or injection of air or			
	EOUS.	ion	SEG!		67103	saline			3.0
		Unit	Follow up	Basic	67104	 drainage of subretinal fluid 			5.0
		Value	Days=	Anes@	67106	with photocoagulation (one or more stages), xenon arc drainage of subretinal fluid	22.0	90	3.0
67005	Removal of vitreous, anterior approach (open sky technique or					with photocoagulation (one or more stages), laser		- 00-	3.0))
67010	limbal incision); partial removal subtotal removal with mechani-	BR		3.0		(67102, 67103 have been deleted,		70	3.0))
0.000	cal vitrectomy (such as VISC or rotoextractor)	BR		3.0		use 67101)	•		
	(For removal of vitreous by					(67104, 67106 have been deleted, use 67105)			
	paracentesis of anterior chamber, see 65810)				67101	Repair of retinal detachment, one or more sessions, same hos-			
	(For removal of corneovitreal adhesions, see 65880)					pitalization; cryotherapy or dia- thermy, with or without drainage			
67015	Aspiration or release of vitreous, subretinal or choroidal fluid, pars				67105	photocoagulation (laser or xe- non arc, one or more sessions)			3.0
	plana approach (posterior sclerot- omy)	9.0	15	3.0		with drainage of subretinal			2.0
67025	Injection of vitreous substitute, pars plana approach (separate	,,,			67107	scleral buckling (such as lamellar excision, imbrication,			3.0
67030	procedure), excludes air or balanced salt solutions Discission of vitreous strands	12.0	30	3.0		or encircling procedure), with or without implant, may in- clude procedures ((67102-		÷	
	(without removal), pars plana approach	BR		3.0	67108	67106)) 67101-67105 with vitrectomy, any method, with or without air tamponade,	30.0	90	8.0
						may include procedures			

			Follow-					Follow-	D'-
		Unit	up	Basic			Unit Value	up Days≕	Basic Anes@
		Value	Days=	Anes@	67227	Destruction of extensive or pro-	Value	Days-	Allese
	((67102–67107)) 671 <u>01</u> –				<u> </u>	gressive retinopathy (eg, diabet-			
	67107 and/or removal of lens	•••		5.0		ic), one or more ((stages;)) ses-	12.0	30	3.0
67100	by same techniqueby technique other than	30.0	120	5.0	((67223	sions; cryotherapy, diathermy	12.0 12.0	30 -	3.0
67109	((67102-67108)) <u>67101-</u>				67224		12:0	- 30	3.0
	67108	BR		3.0	67226))				
67112	previously operated upon, any	DD		3.0	<u>67228</u>	photocoagulation((;)) (laser or xenon arc)	12.0	30	3.0
	technique	BR		3.0			12.0		2.0
	(For aspiration or drainage of					(67222-67223 have been deleted, use 67227)			
	subretinal or subchoroidal fluid, see 67015)								
						(67224-67226 have been deleted, use 67228)			
6/115	Release of encircling material (posterior segment)	BR		3.0					
67120	Removal implanted material,					(For unlisted procedures on reti- na, see 67299)			
	posterior segment extraocular	BR		3.0		•			
67121	intraocular	BR		3.0	SCLERA	AL REPAIR			
	(For removal from anterior seg-					(For excision lesion sclera, see			
	ment, use 65920)					66130)			
	(For removal of foreign body, see				67250	Scleral reinforcement (separate	22.0	00	3.0
	65260, 65265)				67255	procedure); without graft with graft	22.0 24.0	90 90	3.0
PROPH	YLAXIS				07233	•			
Repetitiv	re services. The services listed below	ow are	often perfe	ormed in		(For repair scleral staphyloma, see 66220-66225)			
multiple	sessions or groups of sessions. The	method	s of report	ing vary.	47300				
The follo	owing descriptors are intended to in	nclude a	iii sessions	in a de-	67299	Unlisted procedure, posterior segment	BR		3.0
						segment			
((6714) 67141					AMEN	NDATORY SECTION (An	nending	g Order	86–19,
07141	ment (e.g., retinal break, lattice					(28/86, effective 4/1/86)			
	degeneration), without drainage,				337 A	C 296–22–445 OCULAF	AD	NEYA	_FYF-
	one or more ((stages)) sessions;				W A	C 270-22-443 OCOLAN		1 4 17 7 8 7	
		10.0	30	3.0	LIDS				
((6714	cryotherapy, diathermy	10.0 10.0	30 	3.0 3.0	LIDS.			Fallow	
67144	cryotherapy, diathermy				LIDS.			Follow-	Basic
67144 - 67146)	cryotherapy, diathermy	10.0	30	3.0	LIDS.		Unit Value	Follow- up Days=	Basic Anes@
67144	cryotherapy, diathermy cryotherapy photocoagulation, xenon arc photocoagulation((;)) (laser or	10.0	30	3.0			Unit	_ up	
67144 - 67146)	cryotherapy, diathermy	10.0 10.0	30 30	3.0 3.0	LIDS.	ON	Unit	_ up	
67144 - 67146)	cryotherapy, diathermy cryotherapy photocoagulation, xenon arc photocoagulation((;)) (laser or	10.0 10.0	30 30	3.0 3.0		ON Blepharotomy, drainage abscess	Unit Value	up Days=	Anes@
67144 - 67146)	cryotherapy, diathermy	10.0 10.0	30 30	3.0 3.0	INCISI0 *67700	ON Blepharotomy, drainage abscess eyelid	Unit Value	_ up	
67144 - 67146)	cryotherapy, diathermy	10.0 10.0	30 30	3.0 3.0	INCISIO *67700 67710	ON Blepharotomy, drainage abscess eyelid	Unit Value	up Days=	Anes@
67144 67146) 67145	cryotherapy, diathermy	10.0 10.0	30 30 30	3.0 3.0	INCISIO *67700 67710	ON Blepharotomy, drainage abscess eyelid	Unit Value	up Days=	Anes@
67144 67146) 67145 POSTE	cryotherapy, diathermy	10.0 10.0	30 30 30	3.0 3.0	INCISIO *67700 67710	ON Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4	up Days=	3.0 3.0
67144 67146) 67145 POSTE	cryotherapy, diathermy	10.0 10.0	30 30 30	3.0 3.0	INCISIO *67700 67710	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4	up Days=	3.0 3.0
67144 67146) 67145 POSTE DESTR ((6721	cryotherapy, diathermy	10.0 10.0 10.0 DCEDUI	30 30 30	3.0 3.0	INCISIO *67700 67710	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4	up Days=	3.0 3.0
67144 67146) 67145 POSTE	cryotherapy, diathermy	10.0- 10.0- 10.0- DCEDUI	30 30 30	3.0 3.0	INCISIO *67700 67710 67715	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4	up Days= 0 0 0	3.0 3.0 3.0
67144 67146) 67145 POSTE DESTR ((6721	cryotherapy, diathermy	10.0 10.0 10.0 DCEDUI	30 30 30	3.0 3.0	INCISIO *67700 67710 67715	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4	up Days= 0 0 0	3.0 3.0 3.0
67144 67146) 67145 POSTE DESTR ((6721	cryotherapy, diathermy	10.0 10.0	30 30 30	3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4	up Days= 0 0 0	3.0 3.0 3.0
67144 67146) 67145 POSTE DESTR ((6721	cryotherapy, diathermy	10.0 10.0	30 30 30	3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4	up Days= 0 0 0	3.0 3.0 3.0
POSTE DESTR ((6721 67208	cryotherapy, diathermy	10.0 10.0 10.0 DCEDUI	30 30 30 RES	3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0	3.0 3.0 3.0
POSTE DESTR ((672167208	cryotherapy, diathermy	10.0 10.0 10.0 0CEDUI	30 30 30 RES	3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0	3.0 3.0 3.0
POSTE DESTR ((6721 67208	cryotherapy, diathermy	10.0 10.0 10.0 0CEDUI	30 30 30 RES	3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0	3.0 3.0 3.0
POSTE DESTR ((672167208	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0	3.0 3.0 3.0
POSTE DESTR ((67214) 67210)	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0	3.0 3.0 3.0 3.0
POSTE DESTR ((67214) 67210)	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 DN INV	up Days= 0 0 0 /OLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((67214) 67210)	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN: OR PAI	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 0.4 0.4	up Days= 0 0 0 VOLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((67214) 67210)	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	EXCISITHAN : 67800 67801 67805	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 DN INV	up Days= 0 0 0 /OLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((67214) 67210)	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	INCISIO *67700 67710 67715 EXCISI THAN: OR PAI	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN	up Days= 0 0 0 VOLVING 1, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((6721 67208) 67219 ((6721) 67210	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0	EXCISITHAN OR PAIR 67800 67800 67808	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN 1.2 1.4 1.6	up Days= 0 0 0 0 /OLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((672167214) 67218	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0	EXCISIT THAN SOR PAIR 67800 67801 67805 67808	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INV IARGIN	up Days= 0 0 0 VOLVING 1, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((6721 67208) 67219 ((6721) 67210	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0	EXCISITHAN OR PAIR 67800 67800 67808	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INVIARGIN 1.2 1.4 1.6	up Days= 0 0 0 0 /OLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((672167214) 67218	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0	EXCISIT THAN SOR PAIR 67800 67801 67805 67808	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 0.4 0.4 1.2 1.4 1.6 3.2 1.0 *0.4	up Days= 0 0 0 VOLVING I, TARSU 15 15 15 15	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0
POSTE DESTR ((672167214) 67218	cryotherapy, diathermy	10.0 10.0 10.0 10.0 10.0 10.0	30 30 30 RES 30 30	3.0 3.0 3.0 3.0 3.0 3.0 3.0	FXCISIC *67700 67710 67715 EXCISITHAN 1 OR PAI 67800 67801 67805 67808 67810**67820	Blepharotomy, drainage abscess eyelid	Unit Value *0.4 0.4 0.4 ON INV (ARGIN 1.2 1.4 1.6 3.2 1.0 *0.4	up Days= 0 0 0 VOLVING I, TARSU	3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0

		Unit Value	Follow- up Days=	Basic Anes@			Unit Value	Follow- up Days=	Basic Anes@
67830	incision lid margin	BR	·	3.0	67923	blepharoplasty, excision tarsal		Days-	Alles@
67835	incision lid margin, with free mucous membrane graft	BR		3.0	67924	wedge	9.0	60	3.0
67840	 Excision of lesion of eyelid (except chalazion) without closure or with simple direct closure 	1.6	0 .	3.0		Wheeler operation) (For repair cicatricial ectropion	11.0	. 60	3.0
	(For excision and repair of eyelid by reconstructive surgery, see 67961-67966)	1.0	•	3.0	B E C C C C C C C C C C	or entropion requiring scar excision or skin graft, see also 67961 et seq.)			
67850°	Destruction of lesion of lid margin (up to 1 cm)	1.6	0	3.0	VOLVI	NSTRUCTIVE SURGERY, BI NG MORE THAN SKIN (I.E., ARSUS, AND/OR PALPEBRAL	INVOLV	VING LIE	MAR-
	(For chemosurgery technique of malignancies of skin, see 17300–17302)				67930	volving lid margin, tarsus, and/or palpebral conjunctiva) direct clo-			
	(For initiation or follow-up care of topical chemotherapy, e.g., 5-FU or similar agents, see appropriate office visits)				67935 67938	sure; partial thickness	1.6 3.4 BR	15 30	3.0 3.0 3.0
TARSO	ORRHAPHY .					(For repair skin of eyelid, see 12011-12018; 12051-12057;			
67880	Construction intermarginal adhesions, median tarsorrhaphy, or					13150-13300) (For repair lacrimal canaliculi,		:	
67882	canthorrhaphy; of tarsal	2.0	30 -60	3.0		see 68700)	٠.	•	
	(For severing of tarsorrhaphy,	14.0	700	3.0		(For tarsorrhaphy, canthorrhaphy, see 67880–67882)	٠		
	see 67710) (For canthoplasty, reconstruction		,			(For repair blepharoptosis and lid retraction, see 67901-67911)			* #
	canthus, see 67950) (For canthotomy, see 67715)			•		(For blepharoplasty for entropion, ectropion, see 67916, 67917, 67923, 67924)	• •	,	
REPAI	R BLEPHAROPTOSIS, LID RETE	RACTIO	N			(For correction blepharochalasis			
67901	Repair blepharoptosis; frontalis muscle technique with suture	12.0	60	3.0		(blepharorhytidectomy), see 15820–15823)		-	
67902	frontalis muscle technique with fascial sling (includes ob- taining fascia)	16.0	60	3.0		(For repair skin of eyelid, adjacent tissue transfer, see 14060,			•
67903	(tarso) levator resection, internal approach	16.0	60	3.0		14061; preparation for graft, see 15000; free graft, see 15120,			
67904	(tarso) levator resection, exter-	16.0	60	3.0		15121, 15260, 15261)			
67906	nal approachsuperior rectus technique with fascial sling (includes obtain-	10.0	60	3.0		(For excision lesion of eyelid, see 67800 et seq.)			
67907	ing fascia)superior rectus tendon trans-	16.0	60	3.0		(For repair lacrimal canaliculi, see 68700)		*	•
67908	plant	16.0	60	3.0	67950	Canthoplasty (reconstruction of canthus)	BR		3.0
67909	type)	12.0	60	3.0	67961	Excision and repair of eyelid, involving lid margin, tarsus, conjunctiva, canthus, or full thick-		,	
67911	ptosis	BR 12.0	60	3.0 3.0		ness, may include preparation for			
	R ECTROPION, ENTROPION	.2.0	00	5.0		skin graft or pedicle flap with adjacent tissue transfer or rear- rangement; up to one-fourth of			
	(For correction trichiasis by mucous membrane graft, see 67835)				67966	lid marginover one-fourth of lid margin.	12.0 15.0	60 60	3.0 3.0
67914	Repair ectropion; suture	1.6	15	3.0		(For canthoplasty, see 67950)			
67915 67916	thermocauterizationblepharoplasty, excision tarsal wedge	1.4 9.0	15 60	3.0		(For free skin grafts, see 15120, 15121, 15260, 15261)			
67917	blepharoplasty, extensive (e.g., Kuhnt-Szymanowski opera-	,				(For tubed pedicle flap preparation, see 15515; for delay, see			
	tion)	11.0	60	3.0		15630; for attachment, see 15555)	,		
	see 68705)				67971	Reconstruction eyelid full thick-			
67921 67922	Repair entropion; suture thermocauterization	1.6 1.4	15 15	3.0 3.0		ness by transfer of tarsoconjunctival flap from opposing eyelid; up to two-thirds of eyelid, one			

		Unit	Follow- up	Basic	AMENDATORY SECTION (Amending Order 86-filed 2/28/86, effective 4/1/86)	-19,
		Value	Days=	Anes@	WAC 296-23-015 HEAD AND NECK.	
67973	stage or first stage total eyelid, lower, one stage or	15.0	60	3.0		Unit
67974	first stagetotal eyelid, upper, one stage	17.0	60	3.0		Value
67975	or first stagesecond stage	20.0 2.4	60 60	3.0 3.0	((70002 Pneumoencephalography, supervision and interpretation only	16.0
OTHER	PROCEDURES				70003 complete, procedure	40.0
67999	Unlisted procedure, eyelids	BR		3.0	(For injection procedure only for pneumoencephalography, see 62286)))	
	(For cicatricial ectropion or entropion requiring scar excision, skin graft, etc., see 15100—				(70002, 70003 have been deleted. To report, use 76499)	
	15260)				70010 Myelography, posterior fossa supervision and interpretation only	BR
	NDATORY SECTION (Am	nendin	g Order	86–19,	70011 complete procedure	BR
filed 2	$\frac{728}{86}$, effective $\frac{4}{1}$ 86)				(For injection procedure, see 61052)	
WA	C 296–22–475 INNER E	AR.	Fallen		70015 Cisternography, positive contrast; supervision and interpretation only	BR
		Unit	Follow- up	Basic	70016 complete procedure	BR
		Value	Days=	Anes@	(For injection procedure only for cister- nography, see 61053)	
INCISIO 69801	ON, DESTRUCTION Labyrinthotomy, with or without				((70020 Ventriculography, air or positive contrast supervision and interpretation	
0,001	cryosurgery or other nonexcision- al destructive procedures or tack				70021 only	8.0
	procedure; transcanal	20.0	180	6.0	pretation only	24.0
69802 69805	with mastoidectomy Endolymphatic sac operation;	BR		6.0	(For injection procedures for ventriculography, see 61025, 61030, 61120)	
69806	without shunt with shunt	BR BR		6.0 6.0	70022 Stereotaxic localization	BR))
69820 69840	Fenestration semicircular canal. Revision fenestration operation.	22.0 11.0	180 180	6.0 6.0	(70020, 70021 have been deleted. To report, use 76499)	
EXCISI	ON				(70022 has been deleted. To report CT	
69905	Labyrinthectomy; transcanal	BR		6.0	guidance for stereotactic localization,	
69910 69915	with mastoidectomy Vestibular nerve section, transla-	BR		6.0	use 76355) 70030 Radiologic examination, eye, for detec-	
	byrinthine approach	BR	180	6.0	tion of foreign body	8.8
	(For transcranial approach, see 69950)					14.0
INSERT	ION				body	18.0
69930	Cochlear device implantation,	D.O.			70100 Radiologic examination, mandible, less than four views	6.0
OTHER	with or without mastoidectomy . PROCEDURES	<u>BR</u>				10.0
	Unlisted procedure, inner ear	BR		6.0	than three views per side	6.0
	RAL BONE, MIDDLE FOSSA A	PPROA	СН			12.0
	(For external approach, see 69535)				70134 Radiologic examination, internal auditory meati, complete	12.0
69950_	Vestibular nerve section,	D.D.			than three views	6.0 10.0
69955	transcranial approach Total facial nerve decompression and/or repair (may include	BR		6.0	70160 Radiologic examination, nasal bones complete, minimum of three views	6.4
69960	graft)	BR		6.0	70170 Nasolacrimal duct (dacryocystography) supervision and interpretation only	4.0
09900	canal	BR		6.0		10.0
69965 69970	Eustachian tuboplasty	BR BR		6.0 6.0	(For injection procedure for dacryocystography, see 68850)	
OTHER	PROCEDURES				70190 Radiologic examination, optic foramina,	6.0
69979	Unlisted procedure, temporal bone, middle fossa approach	BR		6.0	70200 orbits, complete, minimum of four views	8.0
	const, made rossa approach	DI		0.0	 70210 Paranasal sinuses, less than three views 70220 Radiologic examination, sinuses, paranasal, complete, minimum of three views 	5.0
					((without contrast studies)) ((70230 with contrast studies, supervision and	8.8

		Unit Value		Unit Value
70231	interpretation only	10.0	70486 Computerized axial tomography, maxillofacial area; without contrast ma-	. /
	(70230, 70231 have been deleted. To report, use 76499)	16.0))	70487 with contrast material(s)	58.0 64.0
70240 70250	Radiologic examination, sella turcica	5.0	contrast material(s) and further sections (For coronal, sagittal, and/or oblique	71.0
70260	complete, minimum of four views, with or without stereo	6.0 12.0	sections, see 76375) 70490 Computerized axial tomography, soft issue neck; without contrast material	BR
70300 70310	Radiologic examination, teeth, single view	2.0	70491 with contrast material(s)	BR
70320	mouth	4.0 8.0	contrast material(s) and further sec-	BR
70328	Radiologic examination, temporomandi- bular joints, unilateral, open and closed mouth	6.0	(For coronal, sagittal, and/or oblique sections, see 76375)	
70330 70332	bilateral	8.8	(For cervical spine, see 72125, 72126) ((70550))	
70333	phy (includes a contrast arthrogram and appropriate laminographic studies); supervision and interpretation only	8.4 21.1	Magnetic resonance (e.g., proton) imaging; ((brain)) orbit, face and neck	((BR)) 120.0
70333	(For injection procedure only for arthrotomography, see 21116)	21	70551 Magnetic resonance imaging (e.g., proton) imaging, brain (including brain stem)	((BR))
70350 70355		4.0 10.0	2	120.0
70360	Radiologic examination, neck for soft tissues	4.0	AMENDATORY SECTION (Amending Order filed 2/28/86, effective 4/1/86)	r 86–19,
70370 70373	pharynx or larynx, including fluorosco- py and/or magnification technique Laryngography, contrast; supervision and	8.0	WAC 296-23-020 CHEST.	
70374	interpretation only	9.6 24.0		Unit Value
	(For injection procedure only for laryn- gography, see 31708)		(71000 Chest minifilm has been deleted)	
70380	Radiologic examination, salivary gland for calculus	6.4	71010 radiologic examination, chest, single view, frontal	4.0 5.0
70390	Sialography supervision and interpreta- tion only	3.2 8.0	71020 radiologic examination, chest, two views, frontal and lateral;	7.0
70391	(For injection procedure only for sialography, see 42550)	0.0	71021 with apical lordotic procedure 71022 with oblique projections 71023 with fluoroscopy	7.2 7.2
70400 70401	Orbitography, air or positive contrast; su- pervision and interpretation only complete procedure	BR BR	71030 radiologic examination, chest, complete, minimum of four views;	8.0 10.0
70401	(For injection procedure only for orbitography, see 67510)	2	(For separate chest fluoroscopy, see 76000)	
70450	Computerized axial tomography, head or brain; without contrast material	58.0	71035 Radiologic examination, chest, special views, e.g., lateral decubitus, Bucky stud-	200
70460 70470	with contrast material without intravenous contrast material, followed by contrast materials and fur-	64.0	71036 Fluoroscopic localization for needle biopsy of intrathoracic lesion, including follow-	BR
	ther sections	71.0	up films	BR BR
70480	Computerized axial tomography, orbit, sella, or posterior fossa or outer, middle,		(For biopsy procedure, see 32420)	
70481 70482	or inner ear; without contrast material with contrast material without contrast material, followed by contrast material and further sections .	58.0 64.0 71.0	71040 Bronchography, unilateral; supervision and interpretation only	5.6 14.0
	(For coronal, sagittal, and/or oblique sections, see 76375)		and interpretation only	8.8 22.0
	sections, see 10313)		(For injection procedure only for bronchography, see 31715, 31710)	

		Unit			Unit
		Value			Value
71090	Insertion pacemaker, fluoroscopy and ra-			contrast material(s) and further sec-	DD
, 10,0	diography, supervision and interpretation only	BR	72131	Computerized axial tomography, lumbar	BR
71100 71101	Ribs, unilateral, minimum of two views . including posteroanterior chest; mini-	7.2	72132	spine; without contrast material with contrast material	60.0 70.0
	mum of three views	11.2 10.0		(((For injection procedure, see 62284)))	
71110 71111	bilateral, minimum of three views including posteroanterior chest, mini-			(For coronal, sagittal, and/or oblique sections, see 76375)	
71120	mum of four views Sternum, minimum of two views	14.0 6.0	((7214	0 Magnetic resonance (e.g., proton) im-	
71130	Sternoclavicular joint(s), minimum of three views	6.0	<u>72133</u>	aging; spinal cord)) without contrast material, followed by	
71250	Computerized tomography, thorax; without contrast material	77.0		contrast material(s) and further sec- tions	BR
71260 71270	with contrast material(s)	84.0		(72140 has been deleted. To report, see	
	contrast material and further sections	90.0	72141	72141–72144)	
	(For coronal, sagittal, and/or oblique sections, see 76375)		72141	Magnetic resonance (e.g., proton) imag- ing, spinal canal and contents (two se- quences or standard examination); cervi-	
71550	Magnetic resonance (e.g., proton) imaging, chest (e.g., for evaluation of hilar		72143	thoracic	$\frac{120.0}{120.0}$
	and mediastinal lymphadenopathy)	((BR)) 120.0	72144	lumbar	120.0
AME	NDATORY SECTION (Amending			(72145 has been deleted. To report, see 72125-72132)	
	2/28/86, effective 4/1/86)	Order 60-15,	72170		5.0
	AC 296–23–025 SPINE AND PEL	VIS.	72180 72190	complete, minimum of three views	6.4 8.0
		Unit		(For pelvimetry, see 74710)	
		Value	72192	Computerized tomography, pelvis; with- out contrast material	
72010	Spine, entire, survey study (A-P & lateral)	16.0	72193 72194	with contrast material(s) without contrast material, followed by	
72020	Radiologic examination, spine, single view, specify level	6.5	72194	contrast material(s) and further sections	
72040 72050	cervical, A-P and lateral	6.0 10.0		(For pelvimetry, see 74710)	
72052	including oblique and flexion and extension views	15.2	72200	, ·	5.0
72070	thoracic, A-P and lateral	9.0	72202 72220	Sacrum and coccyx, minimum of two	8.0
72072	thoracic, A-P and lateral, including swimmer's view of the cervicothoracic		72240	views	6.4
72074	junction thoracic, complete inc. obliques, mini-	12.0		terpretation only	7.2
72080	mum of four viewsthoraco-lumbar, A-P and lateral	16.0 9.0	72241 72255	complete procedure thoracic supervision and interpretation	18.0
72090	scoliosis study, including supine and		72256	only complete procedure	7.2 18.0
72100	erect studies	6.0 9.0	72265	lumbosacral supervision and interpre-	7.2
72110	lumbosacral, complete, with oblique views	16.0	72266	complete procedure	18.0
72114 72120	including bending views bending views only, minimum of four	18.5	72270	entire spinal canal supervision and in- terpretation only	12.0
72125	views	10.0	72271	(For injection procedures for much	30.0
	spine; without contrast material	62.4		(For injection procedures for myelo- graphy, see 62284)	
72126 72127	with contrast material	72.8	72285	Diskography, cervical supervision and in-	8.0
	contrast material(s) and further sec-	BR	72286	terpretation only complete procedure	20.0
	(For injection procedure 72127, 72129,		72295	lumbar supervision and interpretation only	8.0
72128	72130, 72133, see 62284) Computerized axial tomography, thoracic		72296	(For injection procedures for disko-	20.0
	spine; without contrast material	62.4		graphy, see 62290, 62291)	
72129	with contrast material	72.8			
72130	without contrast material, followed by				

	NDATORY SECTION (Amending /28/86, effective 4/1/86)	Older 60-17,			Value
.WA	C 296–23–030 UPPER EXTREM	IITIES. Unit		(For injection procedure only for arthrography, see 27093, 27094)	
		Value	73530	Radiologic examination, hip, during operative procedure((, up to four studies))	16.0
	Clavicle	4.8		each additional study, over four	3.0
73010 73020	ScapulaShoulder, limited, one view	6.0 4.0	73540	Radiologic examination, hip and pelvis,	(4))
73020	complete, minimum of two views	6.0	73550	infant or child, minimum of two views Radiologic examination, femur (thigh),	6.4))
73040	arthrography supervision and interpre-		73330	A-P and lateral	6.0
72041	tation only	4.0	73560	Radiologic examination, knee, A-P and	
73041	complete procedure	10.0	73562	A-P and lateral, with oblique(s), mini-	4.4
	(For injection procedure for arthrog-		73302	mum three views	6.4
,	raphy, see 23350)		73564	complete, including obliques, and/or	
	Acromio-clavicular joints, bilateral, with	7.0		tunnel, and/or patella and/or standing	8.4
	or without weighted distraction Humerus, minimum of two views	4.8	73580	Radiologic examination, knee, arthrog-	0.4
	Elbow, limited, A-P and lateral	4.8	75500	raphy supervision and interpretation only	6.4
73080	complete, minimum of three views	6.0	73581	complete procedure	16.0
	Radiologic examination, elbow, arthrography; supervision and interpretation			(For injection procedure for arthrog-	
	only	4.0		raphy, see 27370)	
73086	complete procedure	10.0	73590	Radiologic examination, tibia and fibula	
	(For injection procedure only for arth-			(leg), including one joint, A-P and later-	
	rography, see 24220)		72502	al	4.8
73090	Forearm, including one joint, A-P and		73592	lower extremity, infant, minimum of two views	4.0
	lateral	4.8	73600	Radiologic examination, ankle, limited,	
((73092		2 ())		A-P and lateral	4.4
73100	Wrist, limited, A-P and lateral	3.6)) 4.0	73610 73615	complete, minimum of three views Radiologic examination, ankle, arthrog-	6.0
73110	complete, minimum of three views	6.0	75015	raphy; supervision and interpretation	
	Radiologic examination, wrist, arthrog-			only	4.0
	raphy; supervision and interpretation	4.0	73616	complete procedure	10.0
3116	complete procedure	10.0		(For injection procedure only for arthrography, see 27648)	
	(For injection procedure only for arthrography, see 25246)		73620	Radiologic examination, foot, limited,	4.0
73120	Hand, limited, minimum of two views	4.0	73630	A-P and lateral complete, minimum of three views	5.6
73130	complete, minimum of three views	6.0	73650	Radiologic examination, calcaneus, mini-	
	Finger(s), minimum of two views	3.6	71//0	mum of two views	4.4 3.6
3200	Computerized tomography, upper extremity; without contrast material	58.0	73660 73700	Toe(s), minimum of two views	3.0
73201	with contrast material(s)	64.0	73700	ity; without contrast material	58.0
73202	without contrast material, followed by		73701	with contrast material(s)	64.0
	contrast material(s) and further sec-	71.0	73702	without contrast material, followed by contrast materials and further sections	71.0
	tions	71.0			71.0
	(For coronal, sagittal and oblique sections, see 76375)			(For coronal, sagittal and/or oblique sections, see 76375)	
73220	Magnetic resonance (e.g., proton) imag-		73720	Magnetic resonance (e.g., proton) imag-	
	ing, upper extremity	<u>120.0</u>		ing, lower extremity	120.0
	NDATORY SECTION (Amending /28/86, effective 4/1/86)	Order 86–19,		NDATORY SECTION (Amending 2/28/86, effective 4/1/86)	Order 86-19,
WA	C 296-23-035 LOWER EXTRE	MITIES.	W	AC 296–23–040 ABDOMEN.	
•		Unit Value			Unit Value
73500	Radiologic examination, hip, unilateral,		74000	Abdomen, single view (KUB) A-P	6.0
	one view	5.0	74010	with additional oblique or cone view	8.0
73510	complete, minimum of two views	7.0	74020	complete, includes ducubitus and/or	11.0
73520	Radiologic examination, hips, bilateral, complete minimum of two views of each		74022	erect views	. 11.0
	hip (including A-P of pelvis)	9.6	, 4022	ing supine, erect, and/or decubitus	
73525	Radiologic examination, hip, arthrog-			views, upright PA chest	BR
	raphy; supervision and interpretation	BR	74150		77.0
	only		741.60	without contrast material	77.0
73526	complete procedure	BR	74160	with contrast material	84.0

		Unit			Unit
		Value			Value
	contrast material and further sections .	90.0	74327	Postoperative biliary duct stone removal,	•
	(For coronal, sagittal and/or oblique sections, see 76375)		74328	fluoroscopic monitoring and radiography. Endoscopic catheterization of the biliary	BR
74181	Magnetic resonance (e.g., proton) imag-			ductal system, fluoroscopic monitoring and radiography	BR
	ing, abdomen	<u>120.0</u>	74329	Endoscopic catheterization of the pancreatic ductal system, fluoroscopic	
AME	NDATORY SECTION (Amending C	Order 86-19,	74330	monitoring and radiography Combined endoscopic catheterization of	BR
	/28/86, effective 4/1/86)	mpomini a I	74330	the biliary and pancreatic ductal systems,	D.D.
WA TRAC	C 296–23–045 GASTROIN	TESTINAL		fluoroscopic monitoring and radiography.	BR
IKAC	.1.	Unit		(74331 has been deleted. For endoscopic sphincterotomy, use 43262)	
		Value	74340	Introduction of long gastrointestinal tube	
74210	Pharynx and/or cervical esophagus	8.8		(e.g., Miller-Abbott), with multiple fluoroscopies and films	BR
74220 74230	Esophagus Swallowing function, pharynx and/or	8.8	74350	Percutaneous placement of gastrostomy tube; radiological guidance only	BR
	esophagus, by cineradiography and/or video	12.0	74351		BR
74235	Removal of foreign body(s), esophageal, with use of ((Foley-type)) balloon cathe-		5 .055	(For endoscopic approach, use 43246)	
	ter under fluoroscopic guidance	BR	14355	Percutaneous placement of enteroclysis tube; radiologic guidance only	BR
74240	Uppergastrointestinal tract, with or without delayed films, without KUB	14.0	74356	complete procedure	BR
74241 74245	with KUB with small bowel, includes multiple se-	15.2	7/260	(For surgical procedure only, use 44015) Intraluminal dilation of strictures and/or	
74246	rial films	17.6	14300_	obstructions (e.g., esophagus or biliary	DD
74240	upper, air contrast, with specific high density barium, effervescent agent, with		74361	tree); radiologic guidance only complete procedure	BR BR
	or without glucagon, with or without de-	D.D.		(For dilation only, use 43455 or 47555)	
74247	layed films; without KUB with KUB	BR BR	AME	NDATORY SECTION (Amending	Order 86-19,
74249 74250	Small bowel follow through Small bowel, includes multiple serial	BR	filed 2	2/28/86, effective 4/1/86)	ŕ
74260	films Duodenography, hypotonic	14.0 BR	WA	AC 296-23-050 URINARY TRA	CT.
74270	Colon, barium enema	12.0			Unit Value
74280	Air contrast with specific high density barium with or without glucagon	14.0			Value
((7428:	study			(For kidney, ureter and bladder, see 74000–74020)	
74290 74291	Cholecystography, oral contrast repeat examination, same study or	9.6	74400	Urography, (pyelography) intravenous, ((including kidneys, ureters, and blad-	
74300	multiple exam	4.8		der)) with or without KUB	15.2
74301	pancreatography) during surgery ((operative,)) additional set during sur-	10.0	74405	with special hypertensive contrast con- centration and/or clearance studies	16.0
	gery	3.0 12.0	74410	Urography, infusion, drip technique and/or bolus technique;	20.0
74305	postoperative	12.0	74415 74420	with nephrotomography Urography retrograde, with or without	26.0
	cutaneous, see 47630; via basket cathe-		74425	KUBUrography, antegrade, (pyelostogram,	12.0
74310	ter, see 74327) intravenous	16.0	17723	nephrostogram, loopogram); supervision	BR
74315 74320	oralpercutaneous, transhepatic supervision	12.0	74426	and interpretation only complete procedure	BR
	and interpretation only	6.4 16.0		(For injection procedure only, see	
74321	(For injection procedure for percutane-	10.0	74430	50394, 50684, 50690) Cystography, minimum of three views,	
	ous or transhepatic cholangiography, see			supervision and interpretation only	3.5 8.8
((7432	47500) 5 Diagnostic pneumoperitoneum; supervi-		/4431	Cystography, complete procedure (For injection procedure for cystogra-	0.0
• • •	sion and interpretation only	BR BR		phy, see 51600, 51605)	,
74326	(For injection procedure only for pneu-	DK	74440	Vasography, vesiculography, or epididy- mography supervision and interpretation	
	moperitoneum, see 49400)))		74441	onlycomplete procedure	3.5 8.8
	(74325,74326 have been deleted. To report use 76499)		/ *** 1	complete procedure	0.0
	<u></u>				

		Unit Value			Unit Value
74445	(For injection procedure, see 52010, 52110, 55300)		74731 74740	Hysterosalpingography supervision and interpretation only	BR))
74445 74446	Corpora cavernosography; supervision and interpretation only	BR BR	74741	(For injection procedure for hysterosal- pingography, see 58340)	10.8
	(For injection procedure only, sec 54230)			0 Pelvic pneumography	4.0
74450 74451 74455 74456	Urethrocystography, retrograde	3.8 9.6 5.6 14.0		(For injection procedure for pelvic pneumography, see 49440) Radiologic examination, fetal study, in-	10.0
	(For injection procedure only for voiding urethrocystography, see 51600)			trauterine contrast visualization; supervision and interpretation only	——————————————————————————————————————
((7446) 7446)	Retroperitoneal pneumography	4.8 12.0		Perineogram (e.g., vaginogram, for sex determination or extent of anomalies)	b K))
	(For injection procedure for retroperitonical pneumography, see 49430))) (74460, 74461 have been deleted. To re-		AME	NDATORY SECTION (Amending 2/28/86, effective 4/1/86)	g Order 86-19,
54450	port use 76499)		W	AC 296-23-065 VASCULAR SY	STEM.
74470	Translumbar renal cyst study (((t)), translumbar, contrast visualization(() or antegrade urography)); supervision and interpretation only	4.0 10.0		(For vascular injection procedures, see 36000–36299)	
	(For injection procedure only for translumbar renal cyst study, see 50390)	70.0		(For cardiac fluoroscopy, see 93280)	
74475	Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic			(For cardiac catheterization, see 93501-93599)	
74476	monitoring and radiography; supervision and interpretation only	BR BR	perfor renal	multiple vascular radiographic remed at the same time (e.g., aortic arteriogram), the total value shall the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the total value of the same time (e.g., aortic arteriogram), the same time (e.g., aortic arteriogram) are the same time (e.g., aortic arteriogram).	arch study plus be the value for
74480	(For injection procedure only, see 50392) Introduction of ureteral catheter or stent into ureter through renal pelvis for drain-		proced The o	ajor procedure plus 50% of the valudure(s) unless otherwise indicated. Soost of catheters, drugs and contrained in the listed value for the second size of the second	st media is in-
5 440.	age and/or injection, percutaneous, with fluoroscopic monitoring and radiography; supervision and interpretation only	BR	Clude	d in the listed value for the radiogra	pnic procedure. Unit Value
74481	complete procedure	BR	HEAR		
74485	((50393)) <u>50392 - 50398</u>) Dilation of nephrostomy or ureters with		75500 75501	Angiocardiography, by cineradiography supervision and interpretation only complete procedure (including cathe-	8.8
74486	fluoroscopic monitoring and radiography; supervision and interpretation only complete procedure	BR BR	75505	terization)	22.0
	NDATORY SECTION (Amending /28/86, effective 4/1/86)	Order 86-19,	75506	onlycomplete procedure (including catheterization)	9.2 23.0
	.C 296–23–055 FEMALE GENIT	TAL TRACT.	75507	Angiocardiography by serialography, multi-plane; supervision and interpretation only	19.4
		Unit Value	75509	complete procedure (including catheterization)	18.4 46.0
	(For abdomen and pelvis, see 74000-74170, 72170-72190)			(75510, 75511 CO2 or positive contrast angiocardiography have been deleted. To report, use 76499.)	
74710 74720	Pelvimetry with or without placental lo- calization	10.0	75519	catheterization; right side, supervision	,
74725 ((74730	and/or placental localization, single view multiple views	4.0 6.0	75520 75523	and interpretation only	17.2 43.0
	phy; supervision and interpretation only		75524	onlyleft side, complete procedure	8.6 21.5

		Unit Value			Unit Value
75520	Cardiac radiography, selective cardiac		75677	direct puncture, complete procedure	40.0
75528	catheterization, right and left side, com-		75678	catheter, complete procedure	46.0
	plete procedure	55.0	75680	Angiography, carotid, cervical, bilateral; supervision and interpretation only	21.5
75552	Magnetic resonance (e.g., proton) imag-	((BR))	75681	direct puncture, complete procedure	50.0
	ing, myocardium	120.0	75682	catheter, complete procedure	54.0
4 OPT	AND ADTEDIES		75685	Angiography, vertebral; supervision and	17.2
AUKIA	A AND ARTERIES		75686	direct puncture, complete procedure	40.0
	(For injection procedure only, see		75687	catheter, complete procedure	46.0
	36100–36299)		75690	Angiography, vertebral, cervical, unilat-	17.2
	(For digital radiology, use modifier -25,		75691	eral; supervision and interpretation only . direct puncture, complete procedure	40.0
	page 290)		75692	catheter, complete procedure	46.0
Aortogr	aphy		75695	Angiography, vertebral, cervical, bilater-	21.5
75600	thoracic or abdominal, without serialo-			al; supervision and interpretation only	21.5 50.0
	graphy supervision and interpretation	8.0	75696 75697	direct puncture, complete procedure catheter, complete procedure	54.0
75601	only complete procedure	20.0	75705	Angiography, spinal, selective; supervi-	
75605	by serialography supervision and inter-			sion and interpretation only	9.8
	pretation only	11.0 30.0	75706	complete procedure	28.0
75606	complete procedure	30.0	75710	pervision and interpretation only	10.5
75620	without serialography	32.0	75711	without serialography, complete proce-	
75622	Abdominal, catheter, without serialo-	12.0		dure	30.0 32.0
	graphy	32.0	75712 75716	by serialography, complete procedure. Angiography, extremity, bilateral; super-	32.0
75625	Aortography, abdominal, translumbar, by serialography; supervision and interpreta-		13110	vision and interpretation only	11.2
	tion only	15.2	75717	without serialography, complete proce-	22.0
75626	complete procedure	40.0	5 5510	dure	32.0 34.0
75627	Aortography, abdominal, catheter, by serialography; supervision and interpreta-		75718 75722	by serialography, complete procedure. Angiography, renal, unilateral, selective	34.0
	tion only	17.0	13122	(including flush aortogram); supervision	
75628	complete procedure	48.0		and interpretation only	17.2
75630	Aortography, abdominal plus bilateral		75723	complete procedure	40.0
	ileofemoral lower extremity, catheter, by serialography; supervision and interpreta-		75724	(including flush aortogram); supervision	
	tion only	BR		and interpretation only	25.8
75631	complete procedure	BR	75725	complete procedure	60.0
75650	Angiography, cervicocerebral, catheter,		75726	Angiography, visceral; selective or supra- selective, supervision and interpretation	
	including vessel origin; supervision and interpretation only	17.2		only	19.7
75651	complete procedure	40.0	75727	selective (((including)) with or without	46.0
75652	Angiography, cervicocerebral, selective		75720	flush aortogram), complete procedure . supraselective, complete procedure	46.0 48.0
	catheter, including vessel origin; one vessel, supervision and interpretation only	12.6	75728	• • • • •	,,,,
75653	one vessel, complete procedure	36.0		(For selective angiography, additional visceral vessels studied after basic exam-	
75654	two vessels, supervision and interpreta-	12.2		ination, see 75772, 75773)	
	tion only two vessels, complete procedure	13.3 38.0	75721		
75655 75656	three or four vessels, supervision and	30.0	75731	tive; supervision and interpretation only.	19.7
75050	interpretation only	17.2	75732	complete procedure	46.0
75657	three or four vessels, complete proce-	40.0	75733	Angiography, adrenal, bilateral, selective;	20.6
75/50	dure	40.0	75734	supervision and interpretation only complete procedure	48.0
75658	vision and interpretation only	17.2	75736		
75659	complete procedure	40.0		lective, supervision and interpretation	10.0
75660			76777	only	18.9 44.0
	unilateral, selective ((external)); supervision and interpretation only	17.2	75737 75738	selective, complete procedure supraselective, complete procedure	46.0
75661	complete procedure	40.0	75741	Angiography, pulmonary, unilateral, se-	
75662	Angiography, external carotid, cerebral,			lective; supervision and interpretation	10.5
	bilateral, selective ((external)); supervision and interpretation only	21.5	75742	only complete procedure	30.0
75663		50.0	75743		55.5
75665	Angiography, carotid, cerebral, unilater-			tive; supervision and interpretation only.	21.5
	al; supervision and interpretation only	17.2 40.0	75744		50.0
75667	direct puncture, complete procedure catheter, complete procedure	46.0	75746	Angiography, pulmonary; by nonselective catheter or venous injection, supervision	
75669 75671				and interpretation only	10.5
, 50, 1	supervision and interpretation only	21.5	75747	catheter, nonselective, complete proce-	
75672	direct puncture, complete procedure	50.0 54.0	36340	dure	30.0 40.0
75673 75676		57.0	75748	venous injection, complete procedure	40.0
סו סכו	supervision and interpretation only	17.2			
	•				

		Unit Value			Uni Valu
75750		24.0	75825	and the second of the position, with socials	
75751	supervision and interpretation only	25.8	7500	graphy	16.0
75752	complete procedure	60.0	75826		32.0
	tive injection, including left ventricular		75827		
	and supravalvular angiogram and pres-			graphy; supervision and interpretation only	12.6
	sure recording; supervision and interpre-		75828	complete procedure	12.0
	tation only	30.1	75831		35.0
75753	complete procedure	70.0	,,,,,,	supervision and interpretation only	15.2
75754	Angiography, coronary, bilateral selective		75832	complete procedure	40.0
	injection, including left ventricular and		75833		40.0
	supravalvular angiogram and pressure re-			supervision and interpretation only	19.5
	cording; supervision and interpretation		75834	complete procedure	45.0
	only	34.4	75840		.5.0
75755	complete procedure	80.0		supervision and interpretation only	10.8
75756	Angiography, internal mammary; super-		75841	complete procedure	30.0
75757	vision and interpretation only	15.2	75842	Venography, adrenal, bilateral, selective;	
75757 75762	complete procedure	40.0		supervision and interpretation only	12.2
13/02	Angiography, coronary bypass, unilateral		75843	complete procedure	32.0
	selective injection; supervision and inter-		75845		
75764	pretation only	BR		nonselective, supervision and interpreta-	
75766	Angiography coronery hypers multiple	BR	75046	tion only	10.6
13100	Angiography, coronary bypass, multiple selective injection; supervision and inter-		75846	selective, complete procedure	30.0
	pretation only	D.D.	75847	nonselective, complete procedure	28.0
75767	complete procedure	BR BR	75850		
((7577	2))	DK	75851	and interpretation only	12.2
75774	Angiography, ((visceral)) coronary by-		75860	complete procedure	32.0
	pass, selective, each additional vessel((s))		73000		
	studied after basic examination; supervi-		75861	supervision and interpretation only complete procedure	12.2
	sion and interpretation only	BR	75870	Venography, superior sagittal sinus; su-	32.0
((7577 :	3))	DI	13010	pervision and interpretation only	12.2
75775	complete procedure	BR	75871	complete procedure, including direct	12.2
		5.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	puncture	32.0
	(75772, 75773 have been deleted. To re-		75872	Venography, epidural; supervision and in-	32.0
	port, see 75774 - 75775)			terpretation only	BR
75790	Angiography, arteriovenous shunt (e.g.,		75873	complete procedure	BR
	dialysis patient)	BR	75880	Venography, orbital; supervision and	DK
VEINC	AND LYMPHATICS	==		interpretation only	13.7
VEINS	AND LYMPHATICS		75881	complete procedure	36.0
	(For injection procedure only for venous		75885	Percutaneous transhepatic portography	22.0
	system, see 36400-36510)			with hemodynamic evaluation; supervi-	
	(For injection procedure only for lymph-			sion and interpretation only	13.7
	atic system, see 38790–38794)		75886	complete procedure	36.0
			75887	Percutaneous transhepatic portography	
75801	Lymphangiography, extremity only, uni-			without hemodynamic evaluation; super-	
	lateral; supervision and interpretation		7.000	vision and interpretation only	12.9
	only	9.6	75888	complete procedure	34.0
75802	complete procedure	25.0	/3889	Hepatic venography wedged or free, with	
75803	Lymphangiography, extremity only, bi-			hemodynamic evaluation; supervision and	
	lateral; supervision and interpretation		75890	interpretation only	14.4
75004	only	12.0	75891	complete procedure	38.0
75804	complete procedure	35.0	73071		
75805	Lymphangiography, pelvic/abdominal,			without hemodynamic evaluation; super- vision and interpretation only	120
	unilateral; supervision and interpretation		75892	complete procedure	12.9
75806	complete procedure	12.0	75893	Venous sampling thru catheter without	34.0
75807		35.0	,,,,,,	angiography (e.g., for parathyroid hor-	
13001	Lymphangiography, pelvic/abdominal, bilateral; supervision and interpretation			mone, renin)	5.0
	only	12.0			5.0
75808	complete procedure	12.0 35.0	TRAN	SCATHETER THERAPY AND BIOPSY	
75810	Splenoportography; supervision and inter-	33.0	75894	Transcatheter therapy, embolization, in-	
	pretation only	15.2		cluding angiography; supervision and in-	
75811	complete procedure	40.0		terpretation only	15.2
		40.0	75895	complete procedure	40.0
	(For injection procedure for splenopor-		75896		40.0
	tography, see 38200)			angiography; supervision and interpreta-	
75820	Venography, extremity, unilateral super-			tion only	15.9
	vision and interpretation only	8.0	75897	complete procedure	42.0
75821	complete procedure	16.0	75898	Angiogram through existing catheter for	.2.0
75822	Venography, extremity, bilateral; supervi-	. 5.0		follow-up study for transcatheter thera-	
	sion and interpretation only	10.0		py, embolization or infusion	10.0
75823	complete procedure	26.0	75940	Percutaneous placement of IVC filter: su-	
				pervision and interpretation only	BR

		Unit Value			Unit Value
75941	complete procedure	BR		tract, urinary tract); supervision and in-	
	(For surgical procedure, use 37620)	_	75985	terpretation only	BR BR
75950	Transcatheter intravascular occlusion, temporary, including angiography; super-			(For injection procedure only for percutaneous biliary drainage, see 47510)	
75051	vision and interpretation only	BR BR		• -	
75951 75955	complete procedure	DK		(For percutaneous nephrostolithotomy or pyelostolithotomy, see 50080, 50081)	
	vision and interpretation only	BR	75990		
75956	complete procedure	BR		radiologic guidance (i.e., fluoroscopy, ultrasound, or computed tomography), with	
75961	Transcatheter retrieval, percutaneous, of fractured venous or arterial catheter	BR		or without placement of indwelling cathe-	
<u>75962</u>	Percutaneous transluminal angioplasty,			ter	BR
	peripheral artery; supervision and inter- pretation only	BR		(75990 is neither organ nor area specific. For drainage of abscess performed	
75963	complete procedure	<u>BR</u>		without radiology or fluoroscopy, see	
75964	Percutaneous transluminal angioplasty,			under specific anatomic site)	
	each additional peripheral artery; super- vision and interpretation only	BR	AME	NIDATORY CECTION (Assertion	0-1 06 10
<u>75965</u>	complete procedure	<u>BR</u>	AME fled	NDATORY SECTION (Amending 2/28/86, effective 4/1/86)	Order 86–19,
75966	Percutaneous transluminal angioplasty, visceral artery; supervision and interpre-				
	tation only	<u>BR</u>	W	AC 296–23–079 MISCELLANEO	US.
75967	complete procedure	\overline{BR}			Unit
75968	Percutaneous transluminal angioplasty, each additional visceral artery; supervi-				Value
	sion and interpretation only	BR		(For arthrography of shoulder, see	
75969 75970	Complete procedure	<u>BR</u>		73040, 73041; elbow, see 73085, 73086;	
13910	terpretation only	BR		wrist, see 73115, 73116; hip, see 73525, 73526; knee, see 73580, 73581; ankle,	
75971	complete procedure	BR		see 73615, 73616)	
	(For transcatheter renal and ureteral biopsy, see 52007)		76000	Fluoroscopy (separate procedure, other than 71023 or 71034)	3.0
	(For percutaneous needle biopsy of pan-		((7601	Radiologic examination from nose to	
	creas, see 48102; of retroperitoneal			rectum for foreign body, single film,	BR))
	lymph node or mass, see 49180)		76003	Fluoroscopic localization for needle biop-	
((7597 2	Percutaneous transluminal angioplasty, unilateral; supervision and interpreta-		76020	sy or aspiration	BR 6.0
	tion only		76040	Bone length studies (orthoroentgenogram,	0.0
	- complete procedure		74041	scanogram)	10.0
13914 -	Percutaneous transluminal angioplasty, bilateral; single catheter, supervision and		76061	Radiological examination, osseous survey; limited (e.g., for metastases)	15.2
	interpretation only		76062	complete (axial and appendicular skel-	
	- complete procedure		76065	eton)	BR 13.2
13710	bilateral, dual catheters; supervision and		76066	Joint survey, single view, one or more	13.2
	interpretation only	BR PR		joints (specify)	BR
75977	• •	BR))	<u>76070</u>	Computerized tomography, bone density study	BR
	(For injection procedure only for percu- taneous transluminal angioplasty, see		76080	Fistula or sinus tract study supervision	
	36100–36299)		76081	and interpretation only	4.8 12.0
	(For percutaneous transluminal coro-		76086	complete procedure Mammary ductogram or galactogram,	12.0
	nary angioplasty, see 93570)			((unilateral)) single duct; supervision	
75980	Percutaneous transhepatic biliary drain-		76087	and interpretation only	6.3 15.8
	age with monitoring; supervision and in-		76088	Mammary ductogram or galactogram,	13.0
75981	terpretation only	BR BR		((bilateral)) multiple ducts; supervision	10.6
75982	Percutaneous placement of drainage	DI N	76089	and interpretation only	10.6 26.5
	catheter for combined internal and exter-			(For injection procedure only for mam-	
	nal biliary drainage or of a drainage stent for internal biliary drainage in patients			mary ductogram or galactogram, see	
	with an inoperable mechanical biliary ob-		7/000	19030)	2.2
	struction; supervision and interpretation only	BR	76090 76091	Mammography, unilateralbilateral	8.8 13.2
75983	complete procedure	BR		(For xeromammography, list 76150 in	
	(For injection procedure only for percutaneous biliary drainage, see 47510)			addition to code for mammography)	
75004			76096	((Radiologic examination;)) Localiza- tion of breast nodule or calcification	
75984	Change of percutaneous drainage catheter with contrast monitoring (i.e., biliary			non or breast nodule of calcineation	

		Unit Value	Unit Value
. <u>76097</u> <u>76098</u> 76100	before operation, with marker and confirmation of its position with appropriate imaging (e.g., ultrasound or radiologic) each additional localization Radiological examination, breast surgical specimen Laminography (tomography, planigraphy, body section radiography) (independent procedure)	14.6 7.3 BR	76506 Echoencephalography, B-mode (gray scale) complete (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
76101	Radiologic examination, complex motion (i.e., hypercycloidal) body section (e.g., mastoid polytomography), other than kidney; unilateral	19.3	((76515 tomography, with or without A or M-mode 57.2)) 76516 Ophthalmic biometry by ultrasound echography; A-mode 15.4 ((76517 scan B-mode 28.6)) 76519 with intraocular lens power calculation BR
76102	bilateral	35.0	76519 with intraocular lens power calculation
76105 76120 76125	to complement routine examination Cineradiography (independent procedure)	7.0 13.2 7.0	ography of thyroid, use 76999) ((76535)) 76536 Echography, soft tissues of head and neck (e.g., thyroid, parathyroid, parotid) B-scan and/or real time with image documentation
((7613(photographic media is not reported sep- arately but is considered to be a compo- nent of the basic procedure) Radiologic examination; at bedside or		(76535 has been deleted. To report use 76536) (76550, carotid imaging has been deleted. To report, use 93870)
76135 76137	in operating room, not otherwise speci- fied in home	——————————————————————————————————————	AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86) WAC 296-23-07903 HEART. Unit
70130	(76300 has been deleted. For thermography of the breast, use 76499)	0.0	Value ((76601 Echography, chest; A-mode
76350			(76601 has been deleted. To report use 76999)
76355 76360 76361 76365	studies Computerized tomography guidance for sterotactic localization. Computerized tomography guidance for needle biopsy; supervision and interpretation only complete procedure Computerized tomography guidance for cyst aspiration; supervision and interpretation only complete procedure	BR BR BR BR BR	Techography, chest B-scan (includes media-stinum) and/or real time with image documentation
76370	Computerized tomography guidance for placement of radiation therapy fields Computerized tomography, coronal, sagittal, multiplanar, and/or oblique reconstruction	BR BR 23.5	(Procedure 76632 is often performed in combination with M-mode or 2-dimensional echocardiography) (For echocardiography as a cardiovascular pro-
76400 ;	Magnetic resonance (e.g., proton) imaging, bone marrow blood supply	((BR))	cedure, see 93300-93320) (76640 has been deleted. To report A-mode ech-
76499	Unlisted diagnostic radiologic procedure.	120.0 BR	ography of the breast, use 76999)
filed 2	NDATORY SECTION (Amending Order/28/86, effective 4/1/86) AC 296-23-07902 HEAD AND NECK.		AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86) WAC 296-23-07904 THORAX.
** /	TO 270 23 01702 HEAD AND NECK.	Unit	Unit Value
76500	Echoencephalography, A-mode, diencephalic midline,	Value 7.7	76645 Echography, breast(s) (unilateral or bilateral), B-scan and/or real time with image documentation 19.2

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)	Unit Value
WAC 296-23-07905 ABDOMEN AND RETRO- PERITONEUM. Unit	76946 Ultrasonic guidance for amniocentesis; supervision and interpretation only
76700 Echography, scan B-mode, abdominal, complete . 22.9 76705 limited, (e.g., single organ, quadrant, follow-up ((or limited study)))	76960 Ultrasonic guidance for placement of radiation therapy fields except for B-scan echography 14.3 AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81) WAC 296-23-07908 MISCELLANEOUS.
AMENDATORY SECTION (Amending Order 86–19, filed 2/28/86, effective 4/1/86) WAC 296–23–07906 OBSTETRICS, GYNECOLOGY AND PELVIS. Unit Value	76970 Ultrasound study follow-up specify
Echography, pregnant uterus pelvic B-scan ((B-mode, (e.g., obstetrics, gynecology, or transplants))) and/or real time with image documentation; complete	Tansvesical)
with image documentation	treatment and for three months following its completion. 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.
(Doppler peripheral flow studies, 76900-76920 have been deleted. To report, see 93850-93950) 76925 Peripheral imaging, B-scan, Doppler or real-time scan	TREATMENT PLANNING PROCESS (EXTERNAL AND INTERNAL SOURCES) (Procedures 77260, 77265, 77270, 77275 have been deleted. To report, use 77261-77263) CLINICAL TREATMENT PLANNING (EXTERNAL AND INTERNAL SOURCES)
((ULTRASONIC GUIDANCE PROCEDURES)) 76934 Ultrasonic guidance for thoracentesis; supervision and interpretation only	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 minimal blocking.

Unit

Value

BR

Intermediate—planning requiring three or more converging ports, two separate treatment areas, special blocking standard wedges, or special time dose constraints.

Complex—planning requiring highly complex blocking, tangential ports, special wedges or compensators, three or more separate treatment areas, special beam considerations.

Therapeutic radiology treatment planning; simple

77262 77263 77280	intermediate	BR BR
	simulator, with or without fluoroscopy); simple	BR
77285	intermediate	BR
77290	complex	BR
77299	Unlisted procedure, therapeutic radiology clinical treatment planning	BR
MENT	CAL RADIATION PHYSICS, DOSIMETRY,	_
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
77305	Teletherapy, isodose plan (whether hand or computer calculated); simple (one or two parallel opposed unmodified ports directed to a single area of	3.0
77310	interest) intermediate (three or more treatment ports directed to a single area of interest)	4.0
77315	complex (mantle or inverted Y, tangential ports, the use of wedges, compensators, complex rotational blocking or special beam considera-	
	tions)	6.0
	Procedures 77320, 77325, 77330, 77335, 77340 have beleted. To report, use 77300-77399 as appropriate)	een
77321	Special teletherapy port plan, particles, hemibody, total body	BR
77326	Brachytherapy isodose calculation; simple (calculation made from single plane, one to four source/ribbon application)	BR
(For definition of source/ribbon, see page 316B)	
77327	intermediate (multiplane dosage calculations, application involving five to ten sources/ribbons)	BR
77328	complex (multiplane isodose plan, volume im- plant calculations, over ten sources/ribbons	
77331	used, special spatial reconstruction) Special dosimetry (e.g., TLD, microdosimetry)	BR
77332	(specify) Treatment devices, design and construction; sim-	BR
77333	ple (simple block, simple bolus)	BR
77334	blocks, special bolus)complex (irregular blocks, special shields, compensators, wedges, molds or casts)	BR BR
77336	Continuing medical radiation physics consultation in support of therapeutic radiologist, including continuing quality assurance	BR
(u	Procedures 77345-77360 have been deleted. To repase 77300-77399 as appropriate)	ort,
77370 77399	Special medical radiation physics consultation Unlisted procedure, medical radiation physics, do-	BR
	simetry and treatment devices	BR

Unit Value

2.0

BR

CLINICAL TREATMENT MANAGEMENT

Except where specified, assumes 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).

77400	Daily megavoltage treatment management; sim-	
	ple	2.0
77405	intermediate	3.0
77410	complex	4.0
77415	Therapeutic radiology treatment port film inter-	
	pretation and verification, per treatment course	3.0
77420	Weekly megavoltage treatment management; sim-	
	ple	4.0
77425	intermediate	5.0
77430	complex	6.0
	Procedures 77435-77460 have been deleted. To report,	

use 77400-77499 as appropriate)

(For complicated shielding devices, see treatment aids, 77600-77635)

77465 Daily kilovoltage treatment management
77470 Special treatment procedure (e.g., total body irradiation, hemi-body irradiation, per oral, vaginal cone irradiation)

(77470 assumes that the procedure be performed one or more times during the course of therapy, in addition to daily or weekly patient management)

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 radiofrequency 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 medicine 90600-90630). Physics planning and interstitial insertion of temperature sensors, and use of external or interstitial heat generating sources are included.

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	\overline{BR}
		_

CLINICAL BRACHYTHERAPY

Clinical brachytherapy requires the use of either natural or man-made radioelements applied into or around a treatment field of interest. The supervision of radioelements and dose interpretation are performed solely by the the therapeutic radiologist. When a procedure requires the service of a surgeon in addition, the modifier '-66' or '-80' may be used (see modifiers in radiology guidelines, page 290). Services 77750-77799 include admission to the hospital and daily visits.

			Unit Value			Unit Value
DEFINIT	TIONS:	(Sources refer to intracavitary placement of manent interstitial placement; ribbons refer to porary interstitial placement)	or per- o tem-		(For triiodothyronine true (TT-3), RIA, see 84480)	
		Simple—application with one to four source	es/rib-		(For triiodothyronine, free (FT-3), RIA (unbound T-3 only), see 84481)	
		Intermediate—application with five to ten so	urces/		(For T-4 thyroxine, CPB or resin uptake, see 84435)	
		ribbons			(For TT-4 thyroxine, RIA, see 84436)	
		Complex—application with greater than ten es/ribbons	sourc-		(For T-4 thyroxine, neonatal, see 84437)	
(Prouse	ocedures 77332–7	77600-77699 have been deleted. To report 7334 or 77399 as appropriate)	,		(For FT-4 thyroxine, free, RIA (unbound T-4 only), see 84439)	
(Pre	ocedures	77700-77749 have been deleted. To report	•		(For calcitonin, RIA, see 82308)	
ùse	77300–7	7399 as appropriate) - RADIOISOTOPE THERAPY))			(78070 has been deleted. To report parathyroid imaging, use 78099)	
••		onal service component only)		78075	Adrenal imaging, cortical	BR
	`	or instillation of radioelement solution of			(For adrenal cortex antibodies, RIA, see 86681)	
		e materials for therapy (includes han-			(For cortisol, RIA, plasma, see 82533)	
d	lling and	loading)	((5.0)) 12.5		(For cortisol, RIA, urine, see 82534)	
		77755-77785 have been deleted. To report			(For aldosterone, double isotope technique, see 82087)	
		ary radioelement application; simple	BR		(For aldosterone, RIA, blood, see 82088)	
77762	interme	diate	BR		(For aldosterone, RIA, urine, see 82089)	
77763 77776 I		x	BR BR		(For 17-ketosteroids, RIA, see 83588)	
77777	interme	ediate	BR		(For 17-OH ketosteroids, RIA, see 83599)	
77778 77789 S	comple. Surface a	xpplication of radioelement	BR ((9.9))		(For 17-hydroxycorticosteroids, RIA, see 83491)	
		FF	24.75		(For insulin, RIA, see 83525)	
77790 S	Supervision	on, handling, loading of radioelement ((13.4)) 33.5		(For insulin antibodies, RIA, see 86337)	
77799 l	Unlisted 1	procedure, clinical brachytherapy	BR		(For insulin factor antibodies, RIA, see 86338)	
(Pr	ocedure	77800 has been deleted. To report, use 77331)			(For proinsulin, RIA, see 84206)	
		77805-77810 have been deleted. To report	•		(For glucagon, RIA, see 82943)	
(Pr		17321 or 77326–77328 as appropriate) 77850 has been deleted. To report, use 77300 1370)	,		(For adrenocorticotrophic hormone (ACTH), RIA, see 82024)	
		77860 has been deleted. To report, use 77336)	•		(For human growth hormone (HGH), (somato-tropin), RIA, see 83003)	
(Pr	rocedure	77999 has been deleted. To report, use 77399)	•		(For human growth hormone antibody, RIA, see 86277)	
		RY SECTION (Amending Order 8	6–19,		(For thyroglobulin antibody, RIA, see 86800)	
,	•	effective 4/1/86)			(For thyroid microsomal antibody, RIA, see	
WAG	C 296-	23–125 DIAGNOSTIC.			86376)	
ENDOC	DINE C	VCTEM	Unit Value		(For thyroid stimulating hormone (TSH), RIA, see 84443)	
78000	Thyroid (uptake, single determination	6.0		(For thyrotropin releasing factor, RIA, see 84444)	
78001 78003	etc.)	stimulation, suppression or discharge (not	8.0		(For plus long-acting thyroid stimulator (LATS), see 84445)	
78006	including Thyroid	initial uptake studies)	9.0 16.0		(For follicle stimulating hormone (FSH component of pituitary gonadotropin), RIA, see 83001)	
78007	multip	le determinations	18.0		(For luteinizing hormone (LH component of pi-	
78010 <i>*</i> 78011	Thyroid i with v	maging onlysscular flow	10.0 BR		tuitary gonadotropin), (ICSH), RIA, see 83002)	
78015	Thyroid	carcinoma metastases imaging; limited			(For luteinizing releasing factor (LRH), RIA, see 83727)	
78016	with a	., neck and chest only)	20.0 25.0		(For prolactin level (mammotropin), RIA, see 84146)	
78017	multip	le areas	BR		(For oxytocin level, (oxytocinase), RIA, see	
78018	whole	body	BR		83949)	

		Unit Value			Unit Value
	(For vasopressin level (antidiuretic hormone), RIA, see 84588)			(For hepatitis Be antibody (HB _c Ab), RIA, see 86295)	
	(For estradiol, RIA, see 82670)		78185	Spleen imaging only; static	20.0
	(For progesterone, RIA, see 84144)			(If combined with liver study, use procedures	
	(For testosterone, blood, RIA, see 84403)			78215 and 78216)	
	(For testosterone, urine, RIA, see 84405)		78186 78191	with vascular flow	25.0 BR
	(For etiocholanolone, RIA, see 82696)		78192	White blood cell localization; limited area scan-	
	(For chemical analysis, RIA tests, see WAC 296-23-212, chemistry and toxicology)		78193 78195		BR BR BR
78099	Unlisted endocrine procedure, diagnostic nuclear medicine	BR	78199	Unlisted hematopoietic, R-E and lymphatic procedure, diagnostic nuclear medicine	BR
	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)			(For chemical analysis, RIA tests, see WAC 296-23-212, chemistry and toxicology)	
	TOPOIETIC, RETICULOENDOTHELIAL AND	LYMPH-	GAST	ROINTESTINAL SYSTEM	
78102	SYSTEM Bone marrow imaging; limited area	BR	78201 78202	Liver imaging; static only	20.0 25.0
78103 78104	multiple areaswhole body	BR BR		(For spleen imaging only, use 78185 and 78186)	
78110	((Blood or)) Plasma volume, ((radioisotope)) radionuclide-dilution technique; (separate procedure) single sampling	8.0	78215 78216 78220	with vascular flow of liver and/or spleen Liver function study with hepatobiliary agents;	25.0 30.0
78111	multiple sampling	BR+		(78221 has been deleted. To report liver function	20.0
78120	Red cell ((mass)) volume determination((;)) (separate procedure); single sampling	12.0	78223		
78121 78122	multiple sampling	BR+	78225	gallbladder	BR
	separate measurement of plasma volume and red cell volume (radionuclide volume-dilution tech-		78230	scess)	BR 14.0
70120	nique	8.0	78231	with serial views	16.0
78130 78135	Red cell survival study (e.g., radiochromium) plus splenic and/or hepatic sequestration	20.0 30.0	18232	Salivary gland function study	BR
78140 78160	Red cell splenic and/or hepatic sequestration Plasma radio-iron turnover rate	20.0		(78240 has been deleted. To report pancreas imaging, use 78299)	
78162	Radio-iron oral absorption	16.0 BR	78258		BR
78170 78172	Radio-iron red cell utilization	24.0 BR	78261 78262	Gastric mucosa imaging	BR BR
70172	(78180 has been deleted. To report radioiron	<u>DIX</u>	78264	Gastric emptying study	BR
	body distribution and storage pools, use 78199)		78270	Vitamin B-12 absorption studies (e.g., Schilling test); without intrinsic factor	10.0
	(For hemosiderin, R1A, see 83071)		78271 78272	with intrinsic factor	20.0
	(For intrinsic factor antibodies, RIA, see 86340)			and without intrinsic factor	25.0
	(For cyanocobalamin (vitamin B-12), RIA, see 82607)		78276 78278 78280	Gastrointestinal aspirate blood loss localization	BR BR
	(For folic acid (folate) serum, RIA, see 82746)			counting)	16.0
	(For human hepatitis antigen, nepatitis associated agent (Australian antigen) (HAA), RIA, see 86287)		78282	Gastrointestinal protein loss (e.g., radiochromium albumin)	12.0
	(For hepatitis A antibody (HAAb), RIA, see 86296)			trointestinal fat or fatty acid absorption studies, use 78299)	
1	(For hepatitis A virus antibody (HAVAb), see			(For gastrin, RIA, see 82941)	
	(Ear henetitie Places entires (LIP Ac) BLA			(For intrinsic factor level, see 83528)	
	(For hepatitis B core antigen (HB _c Ag), RIA, see 86288)			(For carcinoembryonic antigen level (CEA), RIA, see 86151)	
	(For hepatitis B core antibody (HB _c Ab), RIA, see 86289)		78290 78291	Bowel imaging (e.g., ectopic gastric mucosa, Meckel's localization, volvulus)	20.0
	(For hepatitis B surface antigen (HB _s Ab), RIA, see 86287)		78291	LeVeen shunt)	BR
	(For hepatitis B surface antibody (HB _s Ab), RIA, see 86291)			clear medicine	BR
	(For hepatitis Be antigen (HB _e Ag), RIA, see 86293)			296–23–212, chemistry and toxicology)	

		Unit			Unit
		Value	70424	regional myocardial perfusion (redistribution	Value
MUSC	JLOSKELETAL SYSTEM		78424	resting or postexercise study)	BR
	(Bone and joint imaging can be used in the diag-		78425	Regurgitant index	BR BR
	nosis of a variety of infectious inflammatory diseases, e.g., osteomyelitis, as well as for localiza-		78428 78435	Cardiac flow study, imaging (i.e., angiocardio-	
	tion of primary and/or metastatic neoplasms)		78445	graphy)Vascular flow study, imaging (i.e., angiography,	BR
	(For positron method or other complex instru-		70443	venography)	BR
	mentation, see WAC 296-20-010, Item 10)		78455	Venous thrombosis study (e.g., radioactive fibrinogen)	BR
78300	Bone, imaging limited area (e.g., spine, pelvis, or skull, etc.)	25.0	78457	Venous thrombosis imaging (e.g., venogram); uni-	D.D.
78305	multiple areas	40.0	78458	lateral	BR BR
78306 78310	whole bodyvascular flow only	48.2 BR	78470		BR
78315	by three phase technique	<u>BR</u>		(78490 has been deleted. To report tissue clear-	
78350	Bone density (mineral content) study single photon absorptiometry	BR		ance studies, use 78499)	•
78351	dual photon absorptiometry	BR BR		(For digoxin, RIA, see 82643)	
78380 78381	Joint imaging; limited area	BR		(For digitoxin (digitalis), RIA, see 82640)	
78399	Unlisted musculoskeletal procedure, diagnostic nuclear medicine	BR	78499	clear medicine	BR
CARD	IOVASCULAR SYSTEM			(For chemical analysis, RIA tests, see WAC 296-23-212, chemistry and toxicology)	
	(78401 has been deleted. To report, see 78402-	•	DECDI	IRATORY SYSTEM	
	78415)		78580		26.0
78402	Cardiac blood pool imaging with vascular flow as- sessment (sequential imaging with or without time		78581	gaseous	BR
70403	activity curve evaluation)	25.0	78582	gaseous, with ventilation, rebreathing and washout	BR
78403	blood pool techniques with determination of		78584	Pulmonary perfusion imaging, particulate, with	BR
	global or regional ventricular function (specify right, left, or both) including but not necessarily		78585	ventilation; single breath rebreathing and washout, with or without single	DK
	limited to ejection fraction and wall motion, at	D.D.	70506	breath	1.6
78404	rest; with exercise and/or pharmacologic interven-	BR	78586	projection	BR
70101	tion, including but not necessarily limited to continuous vital signs and ECG monitoring, and		78587	multiple projections (e.g., anterior, posterior, lateral views)	BR
	treadmill or bicycle exercise for cardiovascular		78591	Pulmonary ventilation imaging, gaseous, single	BR
78407	stress at submaximal or maximal levels with determination of ventricular volume (spec-		78593	breath, single projection	DK
70407	ify right, left, or both)	BR		rebreathing and washout with or without single breath; single projection	22.0
	(78409 has been deleted. To report, use 78403)		78594	multiple projections (e.g., anterior, posterior,	
78411	Cardiac blood pool imaging by first pass tech-		78599	lateral views)	BR
	nique, with determination of global or regional ventricular function (specify right, left, or both)			medicine	BR
	including but not necessarily limited to ejection fraction and wall motion, at rest;	BR	NERV	VOUS SYSTEM	
78412	with exercise and/or pharmacologic interven-	DIX	78600		26.0 31.0
	tion, including but not necessarily limited to continuous vital signs and ECG monitoring, and		78601 78605		30.0
	treadmill or bicycle exercise for cardiovascular	DD	78606 78610		35.0 10.0
	stress at submaximal or maximal levels	BR	78615	Cerebral blood flow, inert radionuclide gas wash-	_
	(78413 has been deleted. To report, use 78411)		78630	out	<u>BR</u>
	(78405, 78406 Myocardium imaging has been deleted. To report, use 78418-78424)			(not including introduction of material)	35.0
78414	Determination of ventricular ejection fraction with probe technique	BR		(For injection procedure, see 61000-61070; 62270-62294)	
78415	Cardiac blood pool imaging, functional imaging		78635	ventriculography (((not including introduction	
78418	(e.g., phase and amplitude analysis) Myocardium imaging; regional myocardial per-			of material)))	35.0
	fusion at rest	BR		(For injection procedure, see 61000-61070; 62270-62294)	
78419	exercise and/or pharmacologic intervention, in-		((786	40 myelography (not including introduction of ma-	
	cluding but not necessarily limited to continu- ous vital signs and ECG monitoring, and tread-		((,00-	terial)	
	mill or bicycle exercise for cardiovascular stress			(78640 has been deleted. To report, use 78699)	
78420	at submaximal or maximal levels with quantitative evaluation (e.g.,			(For injection procedure, see 61000-61070; 62270-62294)	
	pharmacokinetic temporal assessment)		78645		35.0
78422	ing)	BR	10043	Situit Orangation	23.0

		Unit Value			Unit Value
	(For injection procedure, see 61000-61070; 62270-62294)			(For chemical analysis, RIA tests, see WAC 296-23-212 chemistry and toxicology)	
78650	CSF leakage detection and localization	32.0	MISC	ELLANEOUS STUDIES	
	(For injection procedure, see 61000-61070; 62270-62294)		78800	Tumor localization (e.g., gallium, selenomethionine); limited area	BR
	(For myelin basic protein, CSF, RIA, see 83873)			(For specific organ, see appropriate heading)	
78655	,	BR		(For eye tumor identification, see 78655)	
78660 78699	Dacryocystography (lacrimal flow study) Unlisted nervous system procedure, diagnostic nu-	BR	78801	multiple areas	BR
	clear medicine	BR	78802 78805 78806	Abscess localization; limited area	BR BR BR
78700	Kidney imaging; static only	18.0		(For imaging bone infectious inflammatory dis-	
78701 78704	with vascular flow	20.0 23.0		ease, see 78300-78381)	
78707	with vascular flow and function study	30.0		(For Rast, see 86421, 86422)	
	(For introduction of radioactive substance in association with renal endoscopy, see 50558,			(For gamma-E immunoglobulin, RIA, see 82785)	
	50559, 50578)			(For gamma-G immunoglobulin, see 82784)	
78715 ((7872 (Kidney vascular flow	BR 15.0))		(For alpha-1 antitrypsin, RIA, see 86064)	
78725	Kidney function study((, clearance)) only	BR		(For alpha-1 fetoprotein, RIA, see 86244)	
<u>78726</u>	with pharmacological intervention	<u>BR</u>		(For antinuclear antibodies, RIA, see 86038)	
	(For renin (angiotensin I), RIA, see 84244)			(For lactic dehydrogenase, RIA, see 83610)	
	(For angiotensin II, RIA, see 82163)			(For amikacin, see 82112)	
	(For beta-2 microglobulin, RIA, see 82231, 82232)			(For aminophylline, see 82137)	
78727	Kidney transplant evaluation	BR		(For amitriptyline, see 82138)	
78730	Urinary bladder residual study	BR		(For amphetamine, chemical, quantitative, see 82145)	
	(For introduction of radioactive substance in association with cystotomy or cystostomy, see 51020; in association with cystourethroscopy, see			(For chlordiazepoxide, see 82420, 82425)	
	52250)			(For chlorpromazine, see phenothiazine, urine, 84021, 84022)	
78740	Ureteral reflux study (radionuclide voiding			(For clonazepam, see 82510)	
	cystogram)	BR		(For cocaine, quantitative, see 82520)	
	(For estradiol, RIA, see 82670)			(For diazepam, see 82636)	
	(For estriol, RIA, see 82677, 84680)			(For dihydromorphinone, quantitative, see	
	(For progesterone, RIA, see 84144)			82649)	
80840	(For prostatic acid phosphatase, RIA, see 84066)			(For phenytoin (diphenylhydantoin), see 84045)	
78760 78761	Testicular imaging with vascular flow	BR BR		(For flucytosine, see 82741)	
	(For testosterone, blood, RIA, see 84403)	_		(For gentamicin, see 84695)	
	(For testosterone, urine, RIA, see 84405)			(For glutethimide, see 82980)	
	(For introduction of radioactive substance in association with ureteral endoscopy, see 50958,			(For lysergic acid diathylamide (LSD), RIA, see 83728)	
	50959, 50978)			(For morphine (heroin), R1A, see 83862)	
	(78770, 78775 have been deleted. To report either placenta imaging or placenta localization,			(For phencyclidine (PCP), see 83992)	
	use 78799) (For lactogen, placental (HPL) chorionic soma-			(For phenobarbital, see barbiturates, 82205, 82210)	
	tomammotropin, RIA, see 83632)			(For tobramycin, see 84840)	
	(For chorionic gonadotropin, RIA, see 82998)			(For kanamycin, see 83578)	
	(For chorionic gonadotropin beta subunit, RIA, see 84701)		78890	Generation of automated data: Interactive process involving nuclear physician and/or allied health	
	(For pregnanediol, RIA, see 84135)			professional personnel; simple manipulations and interpretation, not to exceed 30 minutes	BR
	(For pregnantrial, RIA, see 84138)		78891	complex manipulations and interpretation, exceeding 30 minutes	
78799	Unlisted genitourinary procedure, diagnostic nuclear medicine	BR		(use 78890 or 78891 in addition to primary procedure)	BR
				•	

BR

Unit Value

	Unit Value			Unit Value
78895	Bedside unit required	80016	13-16 clinical chemistry tests((, per additional test))	((2.8))
78990 78999	Provision of diagnostic radionuclide(s) 12.0 Unlisted miscellaneous procedure, diagnostic nuclear medicine BR	80018	17-18 clinical chemistry tests((; per additional test))	66.8 ((2.8)) 69.6
	NDATORY SECTION (Amending Order 86-19, /28/86, effective 4/1/86)	80019	((19 or more)) 19-24 clinical chemistry tests ((tindicate instrument used and number of tests performed), per additional test	
WA	AC 296-23-204 PANEL OR PROFILE TESTS.	80020 80021	25-30 clinical chemistry tests	$\frac{72.4}{75.2}$ $\frac{78.0}{78.0}$
	ollowing list contains those tests that can be and equently done as groups and combinations ("pro-		APEUTIC DRUG MONITORING	
	on automated multichannel equipment. For any	(e.g., a	ntiepilepsy drugs, cardiac drugs, antibiotics, sedatives)	
combi low, u of the tests report	nation of tests among those listed immediately be- ise the appropriate number 80002-80019. Groups tests listed here are distinguished from multiple performed individually for immediate or "stat"	80032 80033 80034 80040	Therapeutic quantitative drug monitoring in blood and/or urine; measurement one drug (if drug not specified by individual code number)	BR BR BR

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 under item 6, page 188.

(For collection and handling of specimen, see 99000 and 99001)

Albumin

Albumin/globulin ratio

Bilirubin, direct

Bilirubin, total

Calcium

Carbon dioxide content

Chloride

Cholesterol

Creatinine

Globulin

Glucose (sugar)

Lactic dehydrogenase (LDH)

Phosphatase, acid

Phosphatase, alkaline

Phosphorus

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

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.

ic levels.....

80050	General health screen panel	((31.0)) BR
((80052	Pre-marital profile	DR
80053	Executive profile	BR
80055	Obstetric profile	
80056	Amenorrhea profile	BR
80057	Male infertility and/or gynecomastia profile	\overline{BR}
80058	Hepatic function panel	\overline{BR}
80059	Hepatitis panel	BR
80060	Hypertension panel	BR
80061	Lipid profile	BR
80062	Cardiac evaluation (including coronary risk) pan-	
	el	BR
80063	Cardiac injury panel;	BR
80064	with creatine phosphokinase (CPK) and/or lac-	
	tic dehydrogenase (LDH) isoenzyme determi-	
	nation	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)	
80089	Muscle panel	BR

Unit Value	Unit Value
80090 Antibody panel (e.g., TORCH: Toxoplasma IFA, rubella HI, cytomegalovirus CF, herpes virus CF)	82086 colorimetric 20.0 82087 Aldosterone; double isotope technique 120.0 82088 RIA blood 100.0 82089 RIA urine 100.0
CONSULTATIONS (CLINICAL PATHOLOGY)	82091 saline infusion test
A clinical pathology consultation is a service, including a written report, rendered by the pathologist in response to a request from an attending physician in relation to a test result(s) requiring additional medical interpretive judgment. Reporting of a test result(s) without medical interpretive judgment is not considered a clinical pathology consultation.	(Alkaline phosphatase, see 84075-84080) 82095 Alkaloids, tissue, screening 80.0 82096 quantitative 120.0 82100 urine, screening 80.0 82101 quantitative 120.0
80500 Clinical pathology consultation; limited, without	(See also 82486, 82600, 82662, 82755, 84231)
review of patient's history and medical records BR 80502 comprehensive, for a complex diagnostic problem, with review of patient's history and medical records	(Alpha amino acid nitrogen, see 82126) (Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)
(For consultations involving the examination and evalua-	(Alphaketoglutarate, see 83584)
tion of the patient, see 90600-90643)	(Alpha tocopherol (Vitamin E), see 84446)
AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)	82112 Amikacin
WAC 296-23-212 CHEMISTRY AND TOX-ICOLOGY. The material for examination can be from any source. Ex-	82126 Alpha amino acid nitrogen 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
amination is quantitative unless specified. (For list of automated, multichannel tests, see 80003-80019.)	(For administration, see 36410, 99070)
Unit Value	82135 Aminolevulinic acid, delta (ALA) 50.0 82137 Aminophylline 60.0
82000 Acetaldehyde, blood 40.0 82003 Acetaminophen, urine 40.0	82138 Amitriptyline 60.0 82140 Ammonia, blood 40.0 82141 urine 40.0
(Acetic anhydride, see volatiles, 84600)	82142 Ammonium chloride loading test
82005 Acetoacetic acid, serum 40.0 82009 Acetone, qualitative 12.0 82010 quantitative 12.0	(For L/S ratio, see 83661) (Amobarbital, see 82205–82210)
(For acetone bodies, see 82009–82010, 82635, 83947)	82145 Amphetamine, or methamphetamine, chemical,
82011 Acetylsalicylic acid; quantitative 32.0 82012 qualitative 32.0 82013 Acetylcholinesterase, 40.0 (Acid, gastric, see gastric acid, 82926–82932)	quantitative 80.0 82150 Amylase, serum 30.0 82155 isoenzymes electrophoretic BR+ 82156 urine (diastase) 30.0 82157 Androstenedione RIA 80.0 82159 Androsterone 50.0
(Acid phosphatase, see 84060–84065)	82160 RIA 50.0
82015 Acidity, titratable, urine	(See also 83593–83596)
(ACTH, see 82024) (Adrenalin-Noradrenalin, see catecholamines, 82382-	(Angiotensin I, see renin, 84244)
82384) 82024 Adrenocorticotropic hormone (ACTH), RIA 120.0 82030 Adenosine; 5'-diphosphate (ADP) and 5'-mono-	82163 Angiotensin II, RIA BR 82164 Angiotensin-converting enzyme BR 82165 Aniline BR
phosphate (AMP), cyclic, RIA, blood	(Antidiuretic hormone, RIA, see 84588) 82168 Antihistamines
82040 Albumin, serum	82170 Antimony, urine
(For albumin/globulin ratio, albumin/globulin ratio by electrophoretic method, see 84155-84200)	(Antitrypsin, alpha-1-, see 86329) 82172 Apolipoprotein BR
82055 Alcohol (ethanol), blood, chemical 30.0 82060 by gas-liquid chromatography 40.0 82065 urine, chemical 30.0	82173 Arginine tolerance test
82070 by gas-liquid chromatography 40.0	(For heavy metal screening, see 83015)
82072 Alcohol (ethanol) gelation 30.0 82075 breath 60.0	82180 Ascorbic acid (Vitamin C) blood
82076 Alcohol; isopropyl 60.0 82078 methyl 60.0 82085 Aldolase, blood, kinetic ultraviolet method 26.0	(Aspirin, see acetylsalicylic acid, 82011, 82012)

		Unit Value			Unit Value
•	therogenic index, blood, ultracentrifugation, quantita-		82382	Catecholamines (dopamine, norepinephrine, epine-	D.D.
tiv	e, see 83717)		82383	phrine); total urineblood	BR BR
82205 82210	Barbiturates quantitative quantitative and identification	60.0 80.0	82384	fractionated	BR
(F	For qualitative screen, see 82486, 82660, 82662, 82755,		(Fo	or urine metabolites, see 83835, 84585)	
	231)		82390	Ceruloplasmin, chemical (copper oxidase), blood	40.0
	Barium	BR		or gel diffusion technique, see 86331; immunodiffusion hnique, see 86329)	
(E	Sence-Jones protein, 84185)			•	
82230	Beryllium, urine	80.0	82400	Chloral hydrate, blood	60.0 40.0
82231	Beta-2 microglobulin, RIA; urine	BR	82405 82415	urine	40.0
82232	serum	BR	82418	Chlorazepate dipotassium	40.0
82235	Bicarbonate excretion, urine	BR	82420	Chlordiazepoxide, blood	60.0
82236	Bicarbonate loading test	BR	82425	urine	60.0
(E	dicarbonate, see 82374)		82435	Chlorides, blood, (specify chemical or electrometric)	°20.0
82240	Bile acids, blood, fractionated	120.0	82436	urine, (specify chemical, electrometric or Fantus	
82245	Bile pigments, urine	8.0 °24.0		test)	20.0
82250	Bilirubin, blood, total or directblood, total AND direct	30.0	82437	sweat (without iontophoresis)	20.0
82251 82252	feces, qualitative	BR	(Fo	or iontophoresis, see 89360)	
82260	urine, quantitative	12.0	•		20.0
82265	amniotic fluid, quantitative	30.0	82438	spinal fluid	20.0 20.0
82268	Bismuth	80.0	82441 82443	Chlorothiazide—hydrochlorothiazide	60.0
82270	Blood, feces, occult, screening	8.0		·	00.0
82273	duodenal, gastric contents, qualitative	BR	(C	hlorpromazine, see 84021, 84022)	
(E	Blood urea nitrogen (BUN), see 84520-84525, 84545)		82465	Cholesterol, serum; total	°22.0
•			82470	total and esters	30.0
(E	Blood volume, see 84605–84610, 78110, 78111)		82480	Cholinesterase, serum	40.0
82280	Boric acid, blood	100.0	82482	RBC	60.0
82285	urine	100.0	82484	serum and RBC	80.0
82286	Bradykinin	BR	82485	Chondroitin B sulfate, quantitative	BR
82290	Bromides, blood	24.0 40.0	(C	horionic gonadotropin, see gonadotropin, 82996-83002)	
82291	urine	40.0	82486	Chromatography; gas-liquid, compound and meth-	
(F	For bromsulphthalein (BSP), see 84382)		02400	od not elsewhere specified	BR
82300	Cadmium, urine	100.0	82487	paper, 1-dimensional, compound and method not	
82305	Caffeine	60.0		elsewhere specified	BR
82306	Calcifediol (25-OH Vitamin D-3),		82488	paper, 2-dimensional, not elsewhere specified	BR
ł	chromatographical technique	BR	82489	thin layer, not elsewhere specified	BR 100.0
82307	Calciferol (Vitamin D) RIA	BR	82490 82495	Chromium, blood	100.0
82308	Calcitonin, RIA	80.0 °22.0	82505	Chymotrypsin, duodenal contents	30.0
82310 82315	Calcium, blood, chemical	°22.0	82507	Citric acid	80.0
82320	emission flame photometry	22.0	82512	Clonazepam	BR
82325	atomic absorption flame photometry	24.0	82520	Cocaine, quantitative	60.0
82330	fractionated, diffusible	60.0	(C	ocaine, screen, see 82486, 82660, 82662, 82755, 84231)	
82331	after calcium infusion test	24.0	•		
82335	urine, qualitative (Sulkowitch)	11.0	(Co	odeine, quantitative, see 82096, 82101)	
82340	quantitative timed specimen	32.0	(Co	omplement, see 86159-86162)	
82345	feces, quantitative timed specimen	80.0	•	•	
82355	Calculus (stone) qualitative, chemical	40.0 60.0	(Co	ompound S, see 82634)	
82360 82365	quantitative, chemical	60.0	82525	Copper, blood	60.0
82370	X-ray diffraction	50.0	82526	urine	60.0
	Carbamates, see individual listings)		(Co	oprobilinogen, feces, 84575)	
82372	Carbamazepine, serum	BR	(Co	oproporphyrins, see 84118-84121)	
82374		10.0	(Co	orticosteroids, see 83492-83496)	
(S	see also 82801-82803, 82817)		82528	Corticosterone, RIA	BR
82375	Carbon monoxide, (carboxyhemoglobin); quantita-	40.0	(Se	e also 83593–83597)	
0777/	tive	48.0 48.0	82529	Cortisol; fluorometric, plasma	36.0
82376	qualitative	70.0	82531	CPB, plasma	75.0
(0	Carbon tetrachloride, see 84600)		82532	CPB, urine	75.0
((Carboxyhemoglobin, see 82375, 82376)		82533	RIA, plasma	90.0
•	Carotene, blood	40.0	82534 82536	RIA, urine	90.0
			02330	ministration	BR
(0	Carotene plus Vitamin A, see 84595)		82537	48 hours after continuous ACTH infusion	BR

	Unit Value		Unit Value
82538 after metyrapone tartrate administration dexamethasone suppression test, plasma and	BR	(Dopamine, see 82382-82384)	
urine	BR 24.0	82666 Doxepin	BR
82546 Creatine and creatinine	50.0	(See also 82486–82489, 82662, 82755, 84231)	65.0
ic ultraviolet method	26.0	(Duodenal contents, see individual enzymes; for intubation	ı
82552 isoenzymes	20.0	and collection, see 89100)	
82565 Creatinine, blood 82570 urine 82575 clearance	· · · °20.0 · · · °40.0	82662 Enzyme immunoassay technique for drugs, EMIT. 82664 Electrophoretic technique, not elsewhere specified. 82666 Epiandrosterone	30.0 45.0 BR
82585 Cryofibrinogen, blood		(See also 83593, 83596)	
(Crystals, pyrophosphate vs. urate, see 84208)	70.0	(Epinephrine, see 82382-82384)	
82600 Cyanide, blood	80.0	82668 Erythropoietin, bioassay	BR
82601 tissue		(For HI method, see 86280)	
82607 RIA	45.0	82670 Estradiol, RIA (placental)	90.0 85.0
(Cyclic AMP, see 82030)		82672 total 82673 Estriol; fluorometric	60.0 54.0
(Cyclic GMP, see 83008)		82674 GLC	45.0 75.0
82614 Cystine, blood, qualitative		82677 RIA	105.0
82615 Cystine, and homocystine, urine, qualitative 82620 quantitative		(Estrogen receptor assay, see 84233)	
82624 Cystine aminopeptidase		82678 Estrone; chemical	75.0 90.0
(D hemoglobin, see 83053)		(Ethanol, see 82055–82075)	90.0
(Delta-aminolevulinic acid (ALA), see 82135)		82690 Ethchlorvynol (Placidyl), blood	60.0
82626 Dehydroepiandrosterone, R1A	BR	82691 urine	60.0 BR
(Deoxycortisol, 11- (compound S), RIA, see 82634)		(Ethyl alcohol, see 82055-82075)	
82628 Desipramine		82694 Etiocholanolone	BR
(See also 83593-83596)		(Evans blue, see blood volume, 84605–84610)	
82634 Desoxycortisol, 11-(compound S), RIA	80.0	82696 Etiocholanolone, RIA	50.0
(See also 83492)		82705 Fat or lipids, feces, screening	10.0
82635 Diacetic acid	18.0	82710 quantitative, 24 or 72 hour specimen	100.0 BR
(Diagnex blue, tubeless gastric, see 82939)		82720 Fatty acids, blood, esterified	40.0 40.0
(Diastase, urine, see 82156)		82727 Ferric chloride, urine	BR
82636 Diazepam		82728 Ferritin, specify method (e.g., R1A, immunoradiometric assay)	BR
82639 Dicumarol		(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)	
(Dichloroethane, see 84600) (Dichloromethane, see 84600)		(Fetoprotein, alpha-1, see 86329)	
(Diethylether, see 84600)		82730 Fibrinogen, quantitative	21.0
82640 Digitoxin digitalis, blood RIA	BR+	(See also 85371, 85377)	
82641 urine			100.0
82643 Digoxin, RIA 82646 Dihydrocodinone		82740 urine	100.0 BR
(Dihydrocodinone screen, see 82486-82489, 82662, 8 84231)		82742 Flurazepam	BR BR+
82649 Dihydromorphinone, quantitative	75.0	82746 RIA	45.0
(Dihydromorphinone screen, see 82486, 82489, 8		(Follicle stimulating hormone (FSH), see 83000, 83001)	100.0
82755, 84231)	= =	82755 Free radical assay technique for drugs (FRAT)	100.0 BR
82651 Dihydrotestosterone (DHT) 82652 Dihydroxy vitamin D, 1, 25	<u></u> <u>BR</u>	82756 Free thyroxine index (T-7)	BR BR
82654 Dimethadione	BR	(Fructose, TLC screen, see 84375)	
(Diphenylhydantoin, see 84045)		82759 Galactokinase, RBC	BR

		Unit Value		· ·	Unit Value
82760	Galactose, blood	40.0 75.0	(F	or leucine tolerance test, see 83681)	
82763 82765	tolerance test	40.0	82954	urine	20.0
82775	Galactose-1-phosphate uridyl transferase	60.0			
(F	or TLC screen, see 84375)			or intubation, see 89130, 79340)	
82776	screen	18.0	82955 82960	Glucose-6-phosphate dehydrogenase, erythrocyte . screen	60.0 56.0
82780	Gallium	BR	82961	Glucose tolerance test, intravenous	BR
82784	Gammaglobulin, A, D, G, M nephelometric, each.	12.0	(F	or glucose tolerance test with medication use 90784 in	
82785	Gammaglobulin, E, (e.g., RIA, EIA)	75.0 21.0	`	dition)	
82786		21.0	82963	Glucosidase, beta	BR
-	sammaglobulin by gel (immuno) diffusion, see 86329)		82965	Glutamate dehydrogenase, blood	40.0
(G	samma-glutamyl transpeptidase (GGT), see 82977)		(G	lutamic oxaloacetic transaminase (SGOT), see 84450-	
82790	the state of the s	40.0	84	455)	
82791	from pO ₂	40.0 40.0	(G	lutamic pyruvic transaminase (SGPT), see 84460-	
82792	by oximetry	20.0	84	465)	
82793	by spectrophotometry	40.0	82975	Glutamine (glutamic acid amide), spinal fluid	80.0
82795	by calculation from pCO ₂	6.0	82977	Glutamyl transpeptidase, gamma (GGT)	BR
82800	Gases, blood, pH, only	20.0 24.0	82978	Glutathione	BR
82801 82802	pH, pCO ₂ by electrode	42.0	82979 82980	Glutathione reductase, RBC	BR 56.2
82803	pH, pCO ₂ , pO ₂ simultaneous	54.0	_		50.2
82804	pO ₂ by electrode	40.0	(G	lycohemoglobin, see 83036)	
82812	pO ₂ by manometry	24.0 24.0	82985	Glycoprotein electrophoresis	60.0
82817	pH, pCO ₂ by tonometry	24.0	82995		100.0
(F	or arterial puncture, see 36600)		((8299) 82997	Gonadotropin, chorionic, bioassay; qualitative	-30.0 - 30.0
(F	for blood gas studies as a part of pulmonary function			Gonadotropin, chorionic, RIA	38.0
stu	udies, see 94700–94710)		46	onadotropin, chorionic, beta subunit, RIA, see 84701)	
82926	Gastric acid, free and total; single specimen	11.2	•	•	
82927	each additional specimen	9.0	(1-	or immunoassay, qualitative, see 86006, 86007)	
82928	Gastric acid, free or total; single specimen	9.0 7.5	(F	or quantitative titer, see 86008, 86009)))	
82929 82931	each additional specimen	24.0	(8)	2996-82998, Gonadotropin, chorionic, have been delet-	
82932	each additional specimen	18.0		, use 84702-84703)	
((8293	9 - Gastric analysis, tubeless (Diagnex blue)	-DR))	83000	Gonadotropin, pituitary FSH; bioassay	90.0
(0	Gastric analysis, with stimulation, see 89140, 89141)		83001	RIA	90.0
-	iastric analysis, pepsin, see 83974)		83002	(LH)(ICSH)RIA	90.0
	For gastric intubation, see 89130, 74340)		83003 83004	Growth hormone (HGH), (somatotropin) RIA after glucose tolerance test	48.0 48.0
-	_			or growth hormone secretion after arginine tolerance	
	for aspiration of specimens with insulin administration Hollander test), see 91075)			it, see 82173)	
82938	Gastrin (serum) after secretin stimulation (e.g., for		(F	or human growth hormone antibody, RIA, see 86277)	
	gastrinoma, Zollinger-Ellison syndrome)	BR	83005	Guanase, blood	40.0
82941	Gastrin, RIA	48.0	83008	Guanosine monophosphate (GMP) cyclic, RIA	BR
(C	GGT, see 82977)		83010	Haptoglobin, chemical	60.0
((GLC, gas liquid chromatography, see 82486)		83011 83012	quantitative, electrophoresisphenotypes, electrophoresis	30.0 60.0
`		10.5	83015	Heavy metal screen (arsenic, bismuth, mercury,	
	Globulin, serum	10.5		antimony); chemical (e.g., Reinsch, Gutzeit)	30.0
(S	see also 82784, 82786, 84155–84200, 86329)		83018	chromatography, DEAE column	BR
82943	Glucagon, RIA	BR	83020	Hemoglobin, electrophoresis (includes A ₂ , S, C, etc.)	80.0
82944	Glucosamine	6.0		,	00.0
82946	Glucagon tolerance test	<u>BR</u>	•	demoglobin, carboxyhemoglobin (CO), see 82375,	
82947	Glucose; except urine (e.g., blood, spinal fluid, joint fluid)	10.5	82	376; colorimetric, see 85018, 85031)	
82948	blood, stick test	8.2	83030	F (fetal), chemical	40.0
82949	fermentation	22.5	83033	F (fetal), qualitative (APT) test, fecal	56.0 60.0
82950	post glucose dose (includes glucose)	13.5	83036 83040	glycosylated (Alc) methemoglobin, electrophoretic separation	80.0
82951	tolerance test (GTT), three specimens (includes glucose)	37.5	83045	qualitative	20.0
82952	tolerance test, each additional beyond three	37.3	83050	quantitative	40.0
	specimens	10.5	83051	plasma	40.0
10	For intravenous glucose tolerance test, see 82961)		83052 83053	sickle, turbidimetricsolubility, S–D, etc	34.0 40.0
•		16.0	83055	sulfhemoglobin, qualitative	20.0
82953	tolbutamide tolerance test	15.0	83060	quantitative	40.0
(F	For insulin tolerance test, see 82937)		83065	thermolabile	BR
	· ·		83068	unstable, screen	BR

		Unit Value			Unit Value
83069 83070	urine	BR 12.0	83570	traviolet	26.0
83071	Hemosiderin, RIA	25.6	83571	colorimetric	20.0
	Heroin, screening, see 82660, 82486, 82662, 82755 1231; quantitative, see 82096, 82101)	٠,		sopropyl alcohol, see alcohol 82076)	
	HIAA, see 83497)		83576 83578	Isonicotinic acid hydrazide (INH)	105.0 49.0
83086	Histidine; blood, qualitative	BR	83582	Ketogenic steroids, urine; 17-(17-KGS)	45.0
83087 83088	urine, qualitative Histamine	BR 100.0	83583 83584	11-desoxy: 11-oxy ratio	75.0 40.0
	Hollander test, see 91075)	100.0		Cetone bodies, see 82005-82010; urine, see 8100	0–
	Homocystine, qualitative, see 82615)			1005)	
	Homocystine, quantitative, see 82620)		83586 83587	Ketosteroids, 17-(17-KS), blood; total	38.0 75.0
83093	Homogentisic acid; blood, qualitative	BR	83588	RIA	54.0
83094	Homogentisic acid, urine, qualitative	20.0	83589 83590	Ketosteroids, 17-(17-KS), urine; total	36.0 60.0
83095	quantitative	40.0	83593	chromatographic fractionation	75.0
	formones, see individual alphabetic listings in chemistry ction)	y	(8	3596 D/A/E ratio has been deleted.)	
83150	homo-vanillic acid (HVA), urine	80.0	83597	11-desoxy: 11-oxy ratio	75.0
83485	Hydroxybutyric dehydrogenase, alpha (HBD), blood; kinetic ultraviolet method	22.0	(S	See also 82528, 82632, 82633, 82666, 82694)	
83486	colorimetric method	22.0 20.0	83599	Ketosteroids, 17-OH, RIA	64.1
83491	Hydroxycorticosteroids, 17- (17-OHCS); RIA	64.1	83600 83605	Kynurenic acid Lactate, lactic acid	90.0 40.0
83492	Hydroxycorticosteroids, 17- (17-OHCS); gas liquid chromatography (GLC)	82.0	83610	Lactic dehydrogenase (LDH), RIA	33.7
83493	blood, Porter-Silber type	45.0	83615	Lactic dehydrogenase (LDH), blood, kinetic ultra- violet method	26.0
83494 83495	blood, fluorometricurine, Porter–Silber type	38.0 52.0	83620	colorimetric or fluorometric	°20.0
83496	urine, fluorometric	52.0	83624 83625	heat or urea inhibition (total not included)	24.0
(S	ee also 82531-82534, 82634, 84409)		63023	isozymes, electrophoretic separation and quan- titation	60.0
83497	Hydroxyindolacetic acid, 5-(HIAA), urine	60.0	83626	chemical separation	20.0
(F	or HIAA, blood, see 84260)		83628 83629	Lactic dehydrogenase, liver (LLDH)Lactic dehydrogenase (LDH), urine	20.0 20.0
83498	Hydroxyprogesterone, 17-d, RIA	105.0	83631	Lactic dehydrogenase (LDH), CSF	20.0
83499	Hydroxyprogesterone, 20	BR	(F	for hydroxybutyric dehydrogenase (HBD), see 83485)	
83500 83505	Hydroxy-proline, urine, free onlytotal only	100.0 100.0	83632	Lactogen, human placental (HPL) chorionic soma-	
83510	free and total	180.0	83633	tomammotropin, RIA	30.0 20.0
83523	Imipramine	67.0	83634	quantitative	20.0
	mmunoglobulines, see 82784, 82785, 82786, 86329 335)	•	•	or tolerance, see 82951-82952)	
83524	Indican, urine	35.0	(F	for TLC screen, see 84375)	
83525	Insulin, RIA	40.0	83645	Lead, screening, blood	20.0
83526	Insulin tolerance	80.0	83650 83655	urine	20.0 60.0
	or proinsulin, see 84206)		83660	urine	60.0
83528	Intrinsic factor level	BR	83661	Lecithin-sphingomyelin ratio (L/S ratio), amniotic fluid	75.0
	or intrinsic factor antibodies, RIA, see 86340)		83670	Leucine amino-peptidase (LAP), blood, kinetic ultraviolet method	26.0
83530	Inulin clearance	40.0	83675	colorimetric	26.0 20.0
•	or administration, see 36410, 99070)		83680 83681	urine Leucine tolerance test	26.0
	3533, 83534 protein bound iodine have been deleted. To port, use 84999)	•	83685 83690	Lidocaine Lipase, blood	26.0 20.0
(F	or thyroxine, see 84435-84439)		83700	Lipids, blood, total	30.0 30.0
(F	or triiodothyronine (true T-3), RIA, see 84480)		83705	fractionated (cholesterol, triglycerides, phospholipids)	60.0
(F 84	or T-3 or T-4 radioactive resin uptake, see RT3U. 250; for RT3U+thyroxine, see 84251)	ı	(F	or feces, see 82705–82715)	22.0
83540	Iron, serum, chemical	20.0	83715	Lipoprotein, blood; electrophoretic separation and quantitation phenotyping	60.0
83545 83546	automated	12.0	83717	analytic ultracentrifugation separation and	60.0
83550	radioactive uptake methodbinding capacity, serum chemical	30.0 20.0	83718	quantitation (atherogenic index)	100.0
83555 83565	automated	12.0	03/10	terol) by precipitation method)	BR
03303	radioactive uptake method	30.0	83719	Lipoprotein very low density cholesterol (VLDL	
				cholesterol) by ultracentrifugation	BR

		Unit Value		Unit Value
83720 83725	Lipoprotein cholesterol fractionation calculation by formula	BR 60.0	83915 Nucleotidase 5'	25.0 BR
	uteinizing hormone (LH), see 83002)		(For myelin basic protein, CSF, see 83873)	Dic
83727 83728 83730 83735 83740 83750 83755 83760 83765 83775	Luteinizing releasing factor (LRH), RIA Lysergic acid diethylamide (LSD) RIA (Macroglobulins (sia test) Magnesium, blood, chemical fluorometric atomic absorption urine, chemical fluorometric atomic absorption Malate dehydrogenase, kinetic ultraviolet method	60.0 BR 30.0 20.0 20.0 40.0 40.0 40.0 40.0 30.0	83917 Organic acids; screen, qualitative 83918 quantitative 83920 Ornithine carbonyl transferase, (OCT) 83930 Osmolality, blood 83935 urine 83938 Ouabain 83945 Oxalate, urine (For alpha oxoglutarate, see 82120)	30.0 30.0 24.0 20.0 20.0 BR 40.0
	faltose tolerance, see 82951, 82952)		83946 Oxazepam	40.0 40.0
	fammotropin, see 84146)		83948 Oxycodinone	52.0
83785	Manganese, blood or urine	60.0	(Oxygen, see gases, blood, 82790-82817)	
83790	Mannitol clearance	BR	83949 Oxytocinase, RIA	52.0
(N	Sarijuana, see tetrahydrocannabinol THC, 84408)		(Para-aminohippuric acid, see 82134)	
83795 83799	Melanin, urine, quantitative	60.0 54.0	83965 Paraldehyde, blood, quantitative	60.0 165.0
(F	or screen, see 82486, 82489, 82662, 82755, 84231)		(PBI, see 83533)	
83805 (F	Meprobamate, blood or urineor screen, see 82486, 82489, 84231)	60.0	83971 Penicillin, urine 83972 Pentazocine 83973 Pentose, urine, qualitative	50.0 60.0 13.5
83825 83830	Mercury quantitative, blood	70.0 70.0	(For TLC screen, see 84375)	
(N 83835	Metanephrines, urine	52.0	oloos, armo or other markets	23.0 40.0 BR+
83840	Methadone	60.0	(Pesticide, chlorinated hydrocarbons, see 82441)	
	Methamphetamine, see 82145)		83986 pH, body fluid, except blood	BR
	Methanol, see 82078)		(For blood, see 82800, 82802, 82803, 82817)	
83842 83845	Methapyrilene Methapyralone	50.0 90.0	83992 Phencyclidine (PCP) 83995 Phenol, blood or urine 84005 Phenolsulphonphthalein (PSP), urine	38.0 60.0 20.0
	For metals, heavy, screening (Reinsch test), see 82177) Methemalbumin	32.0	(For injection procedure, see 36410 for provision of materials, see 99070)	
	Aethemoglobin, see hemoglobin 83045–83050)		84021 Phenothiazine, urine	100.0
	Methsuximide, serum	90.0	(See also 82486 et seq.)	
	Methyl alcohol, see 82078)		84022 quantitative, chemical	BR
83859 83860	Methyprylon	90.0 80.0	(For also individual drugs) 84030 Phenylalanine, blood, Guthrie	12.0
83861 83862 83864 83865 83866 83870 83872 83873	quantitative	120.0 82.0 60.0 60.0 21.0 40.0 21.0 BR	(Phenylalanine-tyrosine ratio, see 84030, 84510) 84031 fluorometric 84033 Phenylbutazone 84035 Phenylketones; blood, qualitative 84037 urine, qualitative 84038 Phenylpropanolamine 84039 Phenylpyruvic acid; blood 84040 Phenylpyruvic acid, urine	12.0 20.0 20.0 20.0 20.0 20.0 20.0 20.0
83874 83875 83880 83885 83887 83895 83900 83910	Myoglobin, electrophoresis Myoglobin, urine Nalorphine Nickel, urine Nicotine Nitrogen, urine, total, 24 hour specimen feces, 24 hour specimen Nonprotein nitrogen, blood	30.0 40.0 60.0 100.0 75.0 60.0 100.0 20.0	(For qualitative chemical tests, urine, see 81005) 84045 Phenytoin	61.0 24.0 40.0 60.0 24.0 16.0 BR
(1	Norepinephrine, see 82382-82384)		84081 Phosphatydylglycerol	BR

		Unit Value			Unit
					Value
84082	Phosphates, tubular reabsorption of (TRP)	60.0	84210 84220	Pyruvate, blood	30.0 30.0
	Phosphates, inorganic, see 84100-84105)		84228	Quinine	30.0
(F	hosphates, organic, see 82480-82484)		84230 84231	Quinidine, blood	40.0 BR
84083 84085	Phosphoglucomutase, isoenzymes	60.0 18.0		Reinsch test, see 83015)	DK
84087	Phosphohexose isomerase	30.0	84232	Releasing factor	BR
84090	Phospholipids, blood	30.0	84233	Receptor assay; estrogen (estradiol)	BR
(S	See also 83705)		84234 84235	progesterone endocrine, other than estrogen or progesterone	BR
(F	For lecithin/sphingomyelin ratio, see 83661)			(specify hormone)	BR
84100 84105	Phosphorus, blood	°24.0	84236 84238	progesterone and estrogennonendocrine (e.g., acetylcholine) (specify recep-	BR
	urine	°24.0		tor)	BR
	ituitary gonadotropins, see 83000–83002)		84244	(, (60.0
	Possibabilia a sa	20.0	•	See also 82163, angiotensin II)	
84106 84110	Porphobilinogen, urine; qualitative	20.0 20.0	84246	furosemide test	BR
84118 84119	Porphyrins, copro-, urine; quantitative	30.0		4250, 84251 resine uptake have been deleted. To report, e 84479, 84435)	
84120	qualitativePorphyrins, urine, fractionated (uroporphyrin and	24.0		Riboflavin (Vitamin B-2)	BR
84121	coproporphyrin)	64.0	_	· · · · · · · · · · · · · · · · · · ·	DK
	uro-, copro-, and porphobilinogen, urine	80.0		alicylates, see 82011, 82012)	
•	or porphyrin precursors, see 82630)	100.0		aline infusion test, see 82091)	
84126 84128	feces, quantitative	100.0 82.0		ecretin test, see 99070, 89100 and appropriate analyses)	
(F	or protoporphyrin, RBC, see 84202, 84203)		84255 84260	~	100.0 120.0
84132	Potassium, blood	°24.0	(F	or urine metabolites, see 83497)	
84133	urine	°24.0	84275	Sialic acid, blood	50.0
84135 84136	Pregnanediol; RIA other method (specify)	BR BR	(S	ickle hemoglobin, see 83020, 83052, 83053, 85660)	
84138 84139	Pregnanetriol; RIAother method (specify)	BR	84285		100.0
84141	Primidone	BR 60.0	84295	Sodium, blood	°24.0
84142 84144	Procainamide	60.0 105.0	84300		°24.0
	or proinsulin, RIA, see 84206)	105.0		omatomammotropin, see 83632)	
84146	Prolactin (mammotropin), RIA	225.0		omatotropin, see 83003; chorionic, see 83632)	
84147	Propoxyphene	60.0	84310 84315	Sorbitol dehydrogenase, serum	26.0 8.0
(F	or screen, see 82486 et seq.)		84317	Starch, feces, screening	8.0
84149	Propranolol	BR	84318	Stercobilin, qualitative, feces	BR
84150 84155	Prostaglandin, any one, RIA	BR °20.0	-	or stone analysis see 82355–82370)	
84160	refractometric	12.0		Strychnine	75.0
84165	electrophoretic fractionation and quantita-	60.0		ugar, see under glucose)	
84170	total and albumin/globulin ratio	°40.0	84375	sugars chromatographic separation	80.0
	or serum albumin, see 82040, for serum globulin	١,		ulfhemoglobin, see hemoglobin, 83055-83060)	
	942)			4382 has been deleted)	
84175 84176	other sources, quantitative	24.0		or injection, see 36410, 99070)	
	analysis)	BR		Sulfonamide, blood chemical	20.0
84180 84185	urine, quantitative, 24 hour specimen Bence-Jones	24.0 12.0		4397 has been deleted.)	
84190	electrophoretic fractionation and quantitation.	80.0		-3, see 84479-84481)	
84195 84200	spinal fluid semi-quantitative (Pandy)electrophoretic fractionation and quantitation.	20.0 80.0		-4, see 84435-84439)	
(F	or protein bound iodine (PBI), see 83533)			4401 has been deleted.)	
84201	Protirelin, thyrotropin releasing hormone (TRH)		84403 84405	T	105.0 120.0
	test	BR	84406	Testosterone, binding protein	BR
84202 84203	Protoporphyrin, RBC; quantitative	30.0 20.0	84407 84408	Tetracaine Tetrahydrocannabinol THC (marijuana)	BR BR
84205 84206	Protiptylene	68.0	84409	~	105.0
84207	Pyridoxine (Vitamin B-6)	60.0 BR	(S	ee also 83492-83497)	
84208	Pyrophosphate vs. urate, crystals (polarization)	12.0			

		Unit Value		Unit Value
84410 84420 84425 84430 84434	Thallium, blood or urine	100.0 60.0 BR 30.0 40.0	84583 semiquantitative	20.0 24.0 24.0 BR
(T 84435 84436 84437 84439	hyrotropin releasing hormone (TRH) test, see 84201) Thyroxine, (T-4), CPB or resin uptake Thyroxine, true (TT-4), RIA Thyroxine (T-4), neonatal Thyroxine, free (FT-4), RIA (unbound T-4 only).	33.0 21.0 20.0 45.0	84589 Viscosity, fluid	10.0 40.0 60.0
(84	1441 Thyroxine (T-4) method unspecified has been deed. To report, use 84435-84439)		(Vitamin B-2, see 84252) (Vitamin B-6, see 84207)	
84441 84442	Thyroxine (T-4), specify method (e.g., CPB, RIA) Thyroxine binding globulin (TBG)	40.0 52.0	(Vitamin B-12, blood, see 82606, 82607) (Vitamin B-12, absorption (Schilling), see 78270, 78271)	
(T	hyroxine, free thyroxine index, T-7, see 82756) hyroid hormones, PBI, thyroxine, etc., see 84480 441, 84250)	,	(Vitamin C, see 82180) (Vitamin E, see 84446)	D.D.
84443 84444 84445 84446	Thyroid stimulating hormone (TSH), RIA or EIA Thyrotropin releasing factor (TRF), RIA; plus long acting (LATS) Tocopherol alpha (Vitamin E)	60.0 BR BR 38.0	84597 Vitamin K	BR 45.0
(T	olbutamide tolerance, see 82951-82952)		(For acetaldehyde, see 82000)	
84447 84448 84450	Toxicology, screen; general	BR 45.0 24.0	84605 Volume, blood, dye method (Evans blue) 84610 including total plasma and total blood cell volume	30.0 50.0
°84455 84460 °84465	colorimetric or fluorometric	°20.0 24.0 °20.0	(Volume, blood, RISA or Cr-51, see 78110, 78111) 84613 Warfarin	BR BR 40.0
(T	ransferrin, see 86329)		84630 Zinc, quantitative, blood	100.0
84472 84474	Trichloroethanol	60.0 36.0	84635 urine	100.0 20.0
(T 84476	richloroacetaldehyde, see 82400–82405) Trifluoperazine	36.0	84681 C-peptide, any method	BR 38.5
84478	Triglycerides, blood	30.0	((84701 Gonadotropin, chorionic, beta subunit, RIA	66.7)) <u>30.0</u>
`	Triiodothyronine (T-3), resin uptake		84703 qualitative	$\frac{30.0}{60.0}$
84480 84481	Triiodothyronine, true (TT-3), RIA	36.0 BR	84810 Tobramycin	BR BR
84483 84485 84488 84490	Trimethadione	36.0 30.0 30.0 30.0	Note: Gas-liquid chromatography, paper chromatography electrophoresis, nuclear medicine, enzyme immunoassay radioimmunossay techniques are being extended constant the analysis of many drugs, hormones and other subst. Where these methodologies are not specifically listed und	y and tly for ances.
	ubular reabsorption of phosphate, blood and urine, see 082)	;	compound in question, such tests should be coded under listing for the specific general methodology.	(For
	Tyrosin, blood	40.0	immunodiffusion, immunoprecipitin, and cou immunoelectrophoretic methods other than enzyme (radioimmunoassay) techniques, see immunology section.)	anter- and
84520	Urate vs. pyrophosphate crystals, see 84208) Urea nitrogen, blood (BUN); quantitative	°22.0	AMENDATORY SECTION (Amending Order 86 filed 2/28/86, effective 4/1/86)	5–19,
84525 84540 84545	stick test	8.0 °20.0 °40.0	WAC 296-23-216 HEMATOLOGY. (Includes blood clotting (coagulation) procedures. For	
84550 84555 84560	Uric acid, blood, chemical uricase, ultraviolet method urine	°20.0 26.0 20.0	blood banking procedures, see under Immunology.) (Agglutinins, see Immunology)	
84565 84570 84575 84577 84578	Urobilin, urine, qualitative	12.0 24.0 60.0 30.0 24.0	(Antifactor (specific coagulation factors), see 85300-85341) (Antiplasmin, see 85410)	
84580	quantitative, timed specimen	24.0		

(.	Antiprothrombinase, see 85311)				Uni
(.	Antithrombin III, see 85300)				Value
(1	Basophil count, see 85005)		85102	biopsy core (needle)	75.0
		Unit	(1	For trocar, see 20220)	
		Value	85103	cell block or biopsy, stain and interpretation	60.0
85000 85002	Bleeding time Duke	10.0 24.0	((85105 85109	staining and preparation only	(00.0) 30.0
(85003 Adelson-Crosby immersion method has been deted. To report, use 85999)		•	85120 bone marrow transplant has been deleted. To reort see 38230-38240)	
	Blood cell morphology only, see 85548)		85150	Calcium clotting time	40.0 40.0
85005	Blood count; basophil count, direct	10.0	85160 85165	Calcium saturation clotting test	40.0
85007	manual differential WBC count (includes RBC		95170	dent procedure)	20.0 8.0
	morphology and platelet estimation)	7.5	85170 85171	Clot retraction quantitative	45.0
(See also 85548, 85585)		85172	inhibition by drugs	BR
(For other fluids, e.g., CSF, see 89051, 89190)		85175	Clot lysis time, whole blood dilution	40.0
85009 85012	differential WBC count, buffy coateosinophil count, direct	12.0 10.0	85210	Clotting factor I (fibrinogen), see 82730, 85371–85377) factor II (prothrombin assay)	40.0
(For nasal smear, see 89180)		G	See also 85610–85618)	
85014	hematocrit	8.0	85220	factor V (AcG or pro-accelerin) labile factor	40.0
85018	hemoglobin, colorimetric	8.0	85230	factor VII (proconvertin stable factor)	40.0
(For other hemoglobin determination, see 83020-83068)		85240	factor VIII (AHG) one stage	40.0
85021	hemogram, automated RBC, WBC, Hgb, Hct and		85242 85244	factor VIII (AHG), two stage factor VIII related antigen quantitation	40.0 BF
05021	indices only)	10.5	85250	factor IX (PTC or Christmas)	40.0
85022	hemogram, automated, and manual differential	160	85260	factor X (Stuart-Prower)	40.0
85023	WBC count (CBC)	15.0	85270 85280	factor XI (PTA) factor XII (Hagemann)	40.0 40.0
63023	manual differential WBC count (CBC)	<u>17.0</u>	85290	factor XIII (fibrin stabilizing)	40.0
85024	hemogram and platelet count, automated, and au-		85291	factor XIII (fibrin stabilizing), screen solubility	40.0
85025	tomated partial differential WBC (CBC) hemogram and platelet count, automated, and au-	<u>17.0</u>	85292 82593	prekallikrein assay (Fletcher factor assay) high molecular weight kinninogen assay	BF
03023	tomated complete differential WBC (CBC)	<u>17.0</u>	62373	(Fitzgerald factor assay)	BF
85027	hemogram, automated, with platelet count	12.0	85300	Clotting inhibitors or anti-coagulants, anti-	
((8502	hemogram, automated, and differential WBC count (CBC) with platelet count	17.0))	85301	thrombin	40.0 BF
	•	17.0))	85301	antithrombin III, antigen assay protein C assay	BF
7	85028 has been deleted. To report, see 85023-85025)		85310	anti-thromboplastins	40.0
(((For additional laboratory testing utilizing automated	}	85311	anti-prothrombinase	40.0 40.0
	nemogram techniques, use Modifier –22, Unusua Services)))	r	85320 85330	anti-factor VIII	40.0
	,,,		85340	cross recalcification time (mixtures)	40.0
85029	Additional automated hemogram indices (e.g., red cell distribution width (RDW), mean platelet vol-		85341	PTT inhibition test	BF
	ume (MPV), red blood cell histogram, platelet		85345 85347	Coagulation time (Lee and White)	30.0 20.0
	histogram, white blood cell histogram); one to three	D.D.	85348	other methods	BF
85030	four or more indices	BR BR	(Complete blood count, see 85021-85031)	
85031	blood count; hemogram, manual, complete CBC	===	,	Differential count, see 85007 et seq.)	
05041	(RBC, WBC, Hgb, Hct, differential and indices).	16.5			
85041	red blood cell (RBC) only	8.0	(Drug inhibition, clot retraction, see 85172)	
(See also 85021-85031, 89050)		(Duke bleeding time, see 85000)	
85044 85048	reticulocyte count	12.0 8.0	,	Eosinophil count, direct, see 85012)	
(See also 85021-85034)			Eosinophils, microscopic examination for, in various body luids, see 89180)	
((8506	0 Blood smear, peripheral, interpretation by physi-		(Ethanol gel, see 85363)	
85095	cian with written report)) Bone marrow smear and/or cell block; aspiration		85360	Euglobulin lysis	40.
63073	only	45.0		Fetal hemoglobin, see 83030-83033, 85460)	
	85096 has been deleted. For interpretation of smear, us 5097; for cell block interpretation, see 88304, 88305)	e	85362	Fibrin degradation (split) products (FDP)(FSP); agglutination, slide	12.0
((8509	7 smear interpretation only))		85363	ethanol gel	10.
	Bone marrow, aspiration, staining, and interpreta-		85364	hemagglutination inhibition (Merskey),	36.
	tion of smears	140.0	85365	immunoelectrophoresis	BF
	For special stains, see 85535, 85540, 85560, 88312-	-	85367	precipitation	18.
8	88313)		85368 85369	protamine paracoagulation (PPP)staphylococcal clumping	BF 12.0
85101	aspiration and staining only (smears)	75.0	00000	staphylososout stamping	12.

	Unit Value	Unit Value
(Fibrinogen, quantitative, see 82730)		85612 Russell viper venom type (includes venom)
85371 Fibrinogen, semiquantitative; latex	. 40.0	85614 two stage
85372 turbidimetric	. 22.5	85615 Prothrombin utilization (consumption)
85376 Fibrinogen; thrombin with plasma dilution		(Red blood cell count, see 85021-85031)
85390 Fibrinolysins, screening	. 20.0	85630 Red blood cell size (Price-Jones)
85392 with EACA control		85632 Red blood cell peroxide hemolysis
((85396 lysis of homologous clot		85635 Reptilase test
(85396 has been deleted, use 85999)		(Reticulocyte count, see 85044)
85398 Fibrinolysis, quantitative		(Rumpel-Leede test, see 85165)
85400 Fibrinolytic mechanisms, plasmin		85640 Reticulocyte count 14.0 85650 Sedimentation rate (esr) Wintrobe type 14.0
85420 plasminogen	. BR	85651 Westergren type
85421 plasminogen, antigenic assay		85660 Sickling of red blood cells reduction slide method 14.0
(For plasminogen activator, see 85665)		(Sickling, electrophoresis, see 83020)
(Fragility, red blood cell, see 85547, 85555–85557)		(Sickling, solubility, S-D, see 83053)
85441 Heinz bodies; direct	. 9.0	(Sickling, turbidimetric (Sickledex dithionate), see 83052)
85445 induced, acetyl phenylhydrazine		(Siderocytes, see 85535)
(For hematocrit (pcv), see 85014, 85021-85031)		(Smears for parasites, malaria, etc., see 87207)
(For hemoglobin, see 83020-83060, 85050)		(Staphyloccoccal clumping test, see 85369)
85460 Hemoglobin, fetal, differential lysis (Kleihauer)	. 26.0	85665 Streptokinase titer (plasminogen activator) BR 85670 Thrombin time, plasma 20.0
(See also 83030, 83033)		85675 titer
(Hemogram, see 85021-85031)		85680 Thrombo test
(Hemolysins, see 86006, 86281, 86282)		Pitney)
85520 Heparin assay	. 60.0	85710 definitive, with platelet substitute
85530 Heparin-protamine tolerance test		85720 all factors BR+
(Ivy bleeding time, see 85002)		(For individual clotting factors, see 85210 et seq.)
85538 Leder stain (esterase) blood or bone marrow	. 30.0	85730 Thromboplastin time, partial (PTT) plasma or whole
85540 Leucocyte alkaline phosphatase	. 20.0	blood 30.0 85732 substitution plasma 30.0
85544 Lupus erythematosus (LE) cell prep	. 20.0	(For thromboplastin inhibition test, see 85341)
(Lysozyme, see 85549)	20.0	(For tourniquet test, see 85165)
85547 Mechanical fragility, RBC	. 30.0 . 9.0	85810 Viscosity, blood
85549 Muramidase, serum	. 52.0	85820 serum or plasma 40.0
85550 Nitroblue tetrazolium test (NBT)		(WBC count, see 85021-85031, 85048, 89050)
85556 incubated, qualitative	. 18.0	85999 Unlisted hematology procedure BR
85557 incubated, quantitative	. 60.0	AMENDATORY SECTION (Amending Order 86-19,
		filed 2/28/86, effective 4/1/86)
(Partial thromboplastin time, see 85730–85732) (Parasites, blood, e.g., malaria smears, see 87207)		WAC 296-23-221 IMMUNOLOGY.
85560 Peroxidase stain, WBC	. 15.0	(Includes serology, immuno-hematology and blood bank-
(Plasmin, see 85400)	. 15.0	ing)
,		(Acid hemolysins, see 86281)
(Plasminogen, see 85420) (Plasminogen activator, see 85665)		(Actinomycosis, see 86000-86009, 86450)
	45.0	Unit
85575 Platelet; adhesiveness (in vivo)		Value
85577 retention (in vitro), glass bead		86000 Agglutinins febrile, each 14.0
85580 Platelet, count (Rees-Ecker)		86002 panel (typhoid O & H, paratyphoid A & B, brucella and Proteus OX-19
(See also 85007)		86004 warm
85590 phase microscopy		(Agglutinins and autohemolysins, see 86004, 86011-86013, 86281-86283, 86006-86009)
85610 Prothrombin time	. 16.0	(Agglutinins, auto, see 86282-86283, 86011, 86013)
(See also 85618)		(Agglutinins, cold, see 86006, 86013, 86282, 86283)

		Unit Value		,	Uni Valu
	(Alpha-1 antitrypsin, see 86329)		86072	Blood crossmatch; enzyme technique	10.
	(Alpha-1 feto-protein, see 86329)		86073	screening for compatible unit saline and/or high protein	26.
			86074	antiglobulin technique	15.
86006	(Amebiasis, see 86171, 86280)		(For enzyme technique, see 86018)	
86007 86008	antigen, slide or tubeeach additional antigenAntibody, quantitative titer, not otherwise specified; first antigen	12.0 7.5 18.0	86075 86076	globulin), includes recipient and donor typing and antibody screening; first unit	44.0 27.0
86009 86011 86012	Antibody, detection, leukocyte antibody Antibody absorption, cold auto absorption; per se-	12.0 44.0	((8607 86078	7 Blood bank physician services; difficult cross match and/or evaluation of irregular antibody(s), interpretation and written report	- BF
	rum	30.0	00078	picion of transmissible disease, interpretation and	
86013 86014 86016	Antibody, platelet antibodies (agglutinins)	45.0 45.0 30.0	86079	banking procedures (e.g., use of outdated blood, transfusion of RH incompatible units), with writ-	- B F
		30.0	(For incompatibility problems, see 86004, 86011-86014,	J1()
86017	(See also 86032)		8	66016–86026, 86031–86035, 86068–86076)	
86018	stead of complete crossmatch)	24.0 17.0	C	For typing, antibody screening and blood in lieu of rossmatch, see 86017)	
86019 86021		45.0 60.0	(For blood transfusion, see 36430-36460, 36510, 36660)	
86022 86024	platelet antibodies	75.0	86080 86082 86090	Blood typing; ABO only	12.0 18.0 20.0
86026	niques RBC antibodies (8–10 cell panel), with enzyme technique including antihuman globulin	38.0 52.0	86095	Blood typing, RBC antigens other than ABO or Rho(D); antiglobulin technique, each antigen	10.5
	(For absorption and elution, see 86012-86013, 86019)		86096	direct, slide or tube, including Rh subtypes, each antigen	10.5
86028	(, (,,)	12.0	86100 86105		12.0 45.0
	(Anti-DNA, see 86225)		(For Rho variant Du, see 86095)	
	(Anti-deoxyribonuclease titer, see 86215)		86115	anti-Rh immuno-globulin testing (Rhogam type)	68.0
86031 86032	tions	12.0	86120 86128	special (Kell, Duffy, etc.) Blood autotransfusion, including collection, processing and storage	BR 45.0
86033	nongamma, each)	15.0	(For therapeutic phlebotomy, see 99195)	45.0
86034 86035	each) enzyme technique, qualitative	12.0 30.0 75.0		86129, 86131, 86134, 86138, and 86139 have been eleted)	
	(For antibody detection (screening), see 86016, 86017)	73.0	(Bovine milk antibody, see 86008, 86009)	
	(Antihyaluronidase titer, see 86315)		(Brucellosis, see 86000-86002, 86470)	
86038		55.0	86140	C-reactive protein	20.0
	(Antinuclear antibodies, fluorescent technique, see 86255,	33.0	(Candidiasis, see 86008)	
;	86256)	40.0	86149 86151		60.0 60.0
	Antistreptococcal carbohydrate, anti-A CHO	40.0	(Cat scratch disease, see 86171, 86480)	
	(Antistreptococcal antibody, anti-DNAse, see 86215)		86155	Chemotaxis assay, specify method	BR
	(Antistreptokinase titer, see 86590)			Coccidioidomycosis, see 86006–86009, 86171, 86490)	
86060 86063 86064 86066	screen	20.0 10.0 20.0 20.0	(Cold agglutinin or hemolysin, see 86006-86013, 86282, 6283)	53.0
86067		20.0	86159	C'2 esterase	52.0 52.0
	(Autoagglutinins, see 86282, 86283) (Autoantibodies, see specific antigens)		86162 86163	total (CH 50)	70.0 BR
	•		86164	C'4 esterase	BR
	(Blastomycosis, see 86006–86009, 86460)			For complement fractions, quantitative, see 86329)	
86068 86069	Blood, cross match, complete standard technique, includes typing and antibody screening of recipient and donor; first unit	60.0 45.0	86171	Complement fixation tests, each (e.g., cat scratch fever, coccidioidomycosis, histoplasmosis, psittacosis, rubella, streptococcus MG, syphilis) – specify test	40.0

•	Unit Value	Unit Value	
(Coombs test, see 86031-86035)		(Gonadotropins, chorionic, see 82996-82998)	
86185 Counterelectrophoresis, each antigen	24.0	86277 Growth hormone, human (HGH), antibody, RIA BR	
(For HAA, see 86285, 86286)		(HAA, see 86285-86287)	
(Crossmatch, see 86068–86076)		(Ham test, see 86281)	
(86201 and 86202 have been deleted)		86280 Hemagglutination inhibition tests (HAI), each (e.g.,	
·		amebiasis, rubella, viral)	,
(Cryptococcosis, see 86008, 86009, 86255, 86256)		86281 Hemolysins, acid (for paroxysmal hemoglobinuria) (Ham test))
(Cysticercosis, see 86280)	ווממ	86282 Hemolysins and agglutinins, auto, screen, each; 30.0)
86215 Deoxyribonuclease, antibody	BR)) 36.0 36.0	86283 incubated with glucose (e.g., ATP)	ı
(Diphtheria, see 86280)		86285 Hepatitis B surface antigen (HB _s Ag) (Australian	
(Direct antiglobulin test (Coombs), see 86031)		antigen, HAA); counterelectrophoresis method 18.0 86286 counterelectrophoresis with concentration of se-	į
(Donath-Landsteiner screen, see 86008, 86009)		rum	
(Drug sensitization, RBC, see 86035)		86287 RIA ((method)) or EIA	,
(Echinococcosis, see 86171, 86280, 86500)		(For gel diffusion technique, see 86331; CF, see 86171; HAI, see 86280)	
	BR	DD.	ļ
(For precipitin or agglutination rapid test for infectious agent, use 86403)	<u>DK</u>	86289 Hepatitis B core antibody (HB _c Ab), RIA or EIA BR 86290 IgM antibody (e.g., RIA, EIA, RPHA) BR	1
(For enzyme immunoassay for drugs, use 82662)		86291 Hepatitis B surface antibody (HB _s Ab), (e.g., RIA, EIA, RPHA) BR	<u>.</u>
86228 Enzyme immunoassay for infectious agent antibody	BR	86293 Hepatitis Be antigen (HB _c Ag), (e.g., RIA, EIA) BR	
(For HTLV-III antibody tests, see 86312–86314)	<u>DIC</u>	86295 Hepatitis Be antibody (HB _c Ab), (e.g., RIA, EIA) BR 86296 Hepatitis A antibody (HAAb), (e.g., RIA, EIA) BR	
86229 Enzyme immunoassay for chemical constituent	BR	(86297 Hepatitis A virus antibody has been deleted. To	
(Eosinophils, ((microscopic examination for, in various	<u>BK</u>	report, use 86296) 86298 lgG antibody	Ł
86235 ((Extractable)) Antibody to specific nuclear antigen	30.0	86299 IgM antibody	
(((ENA), antibody)), any method, each	30.0	type test) slide or tube	
(86240 and 86241 have been deleted)		86310 plus titers after absorption, beef cells and guinea	
(((For cryoprecipitate, see 86201, 86202)))	D.D.	pig kidney	,
86243 Fc receptor assay, specify method	BR 57.0	(Histoplasmosis, see 86006–86009, 86171) (HLA typing, see 86597)	
(((Feto-protein, immunodiffusion method, alpha-1, see 86329)))		(For hormones, see individual alphabetic listing in chemistry section)	
(86245 has been deleted)		86312 HTLV-III antibody detection; ELISA BR	BR
(Filariasis, see 86280)		86314 confirmatory test (e.g., Western blot) BR	<u> </u>
86255 Fluorescent antibody; screen	24.0 36.0	(Human growth hormone antibody, RIA, see 86277) (86315 has been deleted)	
(Fluorescent technique for antigen identification in tissue, see ((88345)) 88346)		86320 Immuno-electrophoresis, serum, each specimen (plate))
(((Frei test, see 86530)))		86325 other fluids (e.g., urine) with concentration, each	
86265 Frozen blood, preparation for freezing, each unit including processing and collection;	BR BR BR	specimen	
(FTA, see 86650)		complement fractions, alpha-1 antitrypsin, or other (specify)	
(Gc grouping, see 86335)		86331 gel diffusion, qualitative (Ouchterlony) 30.0)
(Gel (agar) diffusion tests, see 86331)		(For ceruloplasmin by chemical method, see 83290)	
(Gm grouping, see 86335)		(IgE, RIA, see 82785; RIST, see 86423)	
(Gonadotropins, chorionic, see 82996–82998)		86335 Immunoglobulin typing (Gc, Gm, Inv), each BR	L
•		(Insulin antibody, see 86016)	
(86272 and 86273 have been deleted)		86337 Insulin antibodies, RIA	
(86274 has been deleted. For passive immunization with specific hyperimmune serum, see 90742)		86338Insulin factor antibodies, RIA32.086340Intrinsic factor antibodies, RIA32.0	
(Gm grouping, see 86335)		(Intrinsic factor, antibody (fluorescent), see 86255, 86256)	

		Unit Value				Unit Value
	(Inv grouping, see 86335)			86430 (Rheumatoid factor)		
	(((Kvcim test, see 86565)))			(RIST, see 86423)		
	(Latex fixation, see individual antigen or antibody; also 86006, 86007)			(((RMCT, see 86423)))		
	(LE cell preparation, see 85544)			RPR, see 8659	•	
	(LE factor, see 86006, 86007, 86255, 86256)			Rubella, CF, s	ee 86171; HAI, see 86280)	
	(Leishmaniasis, see 86280) (Leptospirosis, see 86006–86009, 86171)				s agglutination, see 86006-86009)	
				(Serologic test for syphilis (STS), see 86171, 86592, 86593)		
	(Leukoagglutinins, see 86013, 86021)		86455	,	nergy testing, one or more antigens	
86343	Leukocyte histamine release test (LHR)	BR BR	86490 86510 86540	coccidioido histoplasmo	mycosissis	20.0 20.0 20.0
	(86345, 86346, and 86347 have been deleted)				≈ 11100, for microscopic study, see 88304,	
86349	Leukocyte transfusion (leukapheresis)	BR		((101 010psy sc 8313)))	e 11100, for interoscopic study, see 88304,	
	(Lymphocyte culture, see 86353)		86580 86585		s, intradermal	20.0
	(86351 has been deleted)				s, tine test	12.0
86353 86357 86358	Lymphocytes; T & B differentiation	120.0 165.0 BR		(Skin tests 86450, 86460, 86470, 86480, 86495, 86500 86520, 86530, 86550, 86565, and 86570 have been deleted)		
	(Malaria, see 87207)			For skin tests ine section)	or allergy testing, see 95005-95199, medi-	
	(86365 has been deleted)			•	antibody, see 86255, 86256)	
	(Melioidosis, see 86280)				see 86006–86009)	
86376	Microsomal antibody (thyroid); RIA	BR		•	•	
86377 86378		30.0 BR		(Streptococcus MG, see 86171) O Streptokinase, antibody		27.0
	(Milk antibody, anti-bovine, see 86008-86009)			Streptolysis O	antibody, see anti-streptolysis O, 86060-	
	(Mitochondrial antibody, liver, see 86255)				222 84008 84000)	
	(Mononucleosis screening slide, see 86006-86007)				, see 86008, 86009)	
86382 86384	•	BR BR			ipitation or flocculation tests, qualita- PR, ((DRT)) <u>ART</u>	9.0
	(Ouchterlony diffusion, see 86331)		86593		•	
	(Parietal cell antibody, see 86255, 86256)		60393		ipitation or flocculation tests, quantita-	15.0
86385		27.6	(Syphilis serolog	y, see also 86171)	
86386	individual);each additional antigen system	37.5 15.0		Tetanus, see 86	280)	
	(Penicillin antibody RBC, see 86035)		(Thyroglobulin :	antibody, see 86006-86009, 86171)	
	(86388, 86389, and 86391 have been deleted)		(Thyroglobulin a	antibody, RIA, see 86800)	
	(Platelet antibodies (agglutinins), see 86014)		-		intibodies	BR
	(86392, 86393, and 86398 have been deleted)				B	BR
86402				86597 tissue t 8810–86822)	yping has been deleted. To report, use	
06403	ease, silo filler disease, other alveolitis (specify)	BR	86600	Toxoplasmosis	s dye test	80.0
86403	Precipitin (e.g., latex bead) or agglutination rapid test for infectious agent antigen	BR	(For CF, see 86	171; IFA, see 86255, 86256)	
86405	Precipitin test for blood (species identification)	BR	86630		or test (TFT)	BR
-	(Pregnancy test, see 82996, 82997, 86006-86009)		86650		ntibodies, fluorescent, absorbed (FTA-	30.0
	(86415 and 86416 have been deleted) (Psittacosis, CF, see 86171)		86660 86662	Treponema pa	Illidum immobilization (TPI) Illidum test, other, specify (e.g., TPIA,	80.0
86421	Radioallergosorbent test (RAST); up to 5 antigens .	BR	(TPCF, RPCF)	BR
86422 86423		BR BR			s, see 86171, 86280)	
	(Rapid plasma reagin test (RPR), see 86592)	211			te 86580, 86585, 87116-87118, 87190)	
	(86424, 86425, 86426, and 86427 have been deleted)				ne globulin, see 86274)	
	•			DRL, see 865	,	
'	(((Rh immune globulin, see 86273)))		,	DRL, SEE 003	72, 00373]	

		Unit Value		,	Unit Value
43	** 1 - ** 1 - ** 0.4171 9.4390 9.4393		87116	Culture, tubercle or other acid-fast bacilli (e.g., TB,	
`	/iral antibodies, see 86171, 86280, 86382)		87117	AFB, mycobacteria); any source, isolation only concentration plus isolation	18.0 30.0
•	/isceral larval migrans, see 86280)		87118	definitive identification, per organism, (does not	50.0
(1	Warm agglutinins, see 86004)		07140	include isolation and/or concentration)	30.0 20.0
(8	36670 has been deleted)		87140 87143	culture, typing fluorescent method each antiserum gas liquid chromatography (GLC) method	45.0
86681	Adrenal cortex antibodies, RIA	31.0	87145	phage method	40.0
86685	Anti-AChR (acetylcholine receptor) antibody titer. Thyroglobulin antibody, RIA	BR 31.0	87147	serological method agglutination grouping, per antiserum	20.0
86800 86810	Tissue typing; for organ transplantation, including	31.0	87151	serologic method, speciation	20.0
	pretransplant crossmatch (donor) lymphocyte vs re-	D.D.	87155	precipitin method, grouping, per antiserum	12.0
86812	cipient serum for nonspecific antibodies	BR	87158 87163	other methods	20.0
00012	antigen	BR	0,105	ies, beyond usual definitive studies	25.0
86813	HLA typing, A, B, and/or C (e.g., A10, B7, B27), multiple antigens	BR	87164	Dark field examination, any source (e.g., penile, vaginal, oral, skin); includes specimen collection	60.0
86816	HLA typing, DR, single antigen	BR	87166	without collection	30.0
86817	HLA typing, DR, multiple antigen	BR	87173	Endotoxin, bacterial (pyrogens); animal inoculation.	36.0
86821	Lymphocyte culture, mixed (MLC)	BR BR	87174 87176	chemical	24.0 15.0
86822 86800	Lymphocyte culture, primed (1 EC)	BR	87177	Ova and parasites, direct smears, concentration and	15.0
86999	Unlisted immunology procedure	BR		identification	36.0
AME filed 2	NDATORY SECTION (Amending Order 1/28/86, effective 4/1/86)	86–19,	<u>8</u>	Individual smears and procedures, see 87015, 87208–7211)	
	AC 296–23–224 MICROBIOLOGY.		,	Trichrome, iron hemotoxylin and other special stains, see 8312)	
		Unit	87181	Sensitivity studies antibiotic, agar diffusion method, per antibiotic	40.0
		Value	87184	disc method, per plate (12 or less discs)	24.0
(Includes bacteriology, mycology, parasitology a	nd	87186	microtiter, minimum inhibitory concentration	45.0
v	irology)		87188	(MIC), ((8 or less)) any number of antibiotics tube dilution method, each antibiotic	45.0 30.0
87001	Animal inoculation, small animal; with observation.	36.0	87190	Sensitivity study of tubercle bacillus, (TB, AFB),	
87003 87015	with observation and dissection	45.0	07205	each drug	60.0
67013	bercle bacillus (T.B. AFB)	20.0	87205	stain for bacteria, fungi, or cell types	12.0
87040	Culture, bacterial, definitive aerobic; blood (may in-	48.0	87206	fluorescent and/or acid fast stain for bacteria,	10.0
87045	clude anaerobic screen)	25.0	87207	fungi, or cell typesspecial stain for inclusion bodies or intracellular	18.0
87060	throat or nose	20.0	0,20,	parasites (e.g., malaria, kala azar, herpes)	24.0
87070	any other source	16.0	87208	direct or concentrated, dry, for ova and parasites.	12.0
•	For urine, see 87086–87088)		`	For concentration, see 87015; complete examination, see (7177)	
87072	Culture, presumptive, pathogenic organisms, by commercial kit, any source except urine (For urine,			For complex special stains, see 88312–88313)	
	see 87087)	BR	,		
87075 87076	Culture, bacterial, any source; anaerobic (isolation) definitive identification, including gas chromatog-	36.0		For fat, meat, fibers, nasal eosinophils, and starch, see niscellaneous section)	
87081	raphy in addition to anaerobic culture Culture, bacterial, screening only, for single organ-	60.0	87210	wet mount with simple stain, for bacteria, fungi, ova, and/or parasites	12.0
0,001	isms	15.0	87211	wet and dry mount, for ova and parasites	18.0
87082	Culture, presumptive, pathogenic organisms, screening only, by commercial kit (specify type); for single organisms	BR	87220 87250	Tissue examination for fungi (e.g., KOH slide) Virus, inoculation of embryonated eggs, suitable tis-	BR
87083	multiple organisms	BR		sue culture, or small animal, includes observation and dissection	12.0
87084	with colony estimation from density chart (in-	D.D.	,		.2.0
87085	cludes throat cultures)	BR BR		For electron microscopy, see 88348)	
	For urine colony count, see 87086)	2	i	For inclusion bodies in tissue sections, see 88304-88309; n smears, see 87207-87210; in fluids, see 88106)	
87086	Culture, bacterial, urine; quantitative, colony count.	15.0		87300 autogenous vaccine has been deleted. To report,	
87087	commercial kitidentification, in addition to quantitative or com-	12.0		ise 87999.)	
87088	mercial kit	12.0	87999	Unlisted microbiology procedure	BR
87101	Culture, fungi, isolation; skin	15.0	AME	NDATORY SECTION (Amending Order 86	<u>-10</u>
87102 87106	other source	18.0		$\frac{2/28/86}{2}$, effective $\frac{4}{1/86}$,
37100	in addition to skin or other source	30.0			v
87109	Culture, mycoplasma, any source	75.0	W A	AC 296–23–228 ANATOMIC PATHOLOG	ΙΙ.

		Unit Value	Uni .Valu	
	POSTMORTEM EXAMINATION			
	(Procedures 88000 through 88099 represent physician services only. See modifier -90 for outside laboratory services.)		(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943; for fluoroscopic guidance use 76000)	
88000 88005 88007 88012 88014 88016 88020	Necropsy (autopsy) without CNS, gross examination only	400.0 500.0 600.0 300.0 300.0 400.0	88172 Evaluation of fine needle aspirate with or without preparation of smears; immediate cytohistologic study to determine adequacy of specimen(s)	R <u>R</u> <u>R</u>
88025 88027		900.0 1000.0	CYTOGENETIC STUDIES	
88028 88029 88036 88037 88040 88045 88099	infant with brain stillborn or newborn with brain Necropsy (autopsy), limited, gross and/or microscopic; regional single organ Necropsy (autopsy); forensic examination coroner's call	700.0 700.0 BR BR+ BR BR BR	88260 Chromosome analysis; lymphocytes, count 1-4 cells, screening 180.0 88261 count 1-4 cells, 1 karyotype 375.0 88262 count 1-20 cells for mosaicism, 2 karyotypes 525.0 88265 Chromosome analysis; myeloid cells, 2 karyotypes (Philadelphia chromosome) 225.0 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	0 0 0 0
01 m	NR. WYOLOGY		88280 additional karyotyping, each study	
	DPATHOLOGY		88285 additional cells counted, each study	
88104 88106 88107 88108	centrifugation except cervical or vaginal; smears with interpretation	45.0 45.0 60.0 BR	SURGICAL PATHOLOGY (Procedures 88300 through 88399 include accession, handling and reporting) 88300 Surgical pathology, gross examination only	
	(88109 has been deleted. For interpretation of smear, use	:	NOTE:	J
	88104; for cell block interpretation, see 88304, 88305)		Only one of the numbers 88302-88309 should be used in reporting	
	(For cervical or vaginal smears, see 88150)		specimens (single or multiple) that are removed during a single surgi- cal procedure.	-
	(((For cell block only, see 88302)))		88302 Surgical pathology, gross and microscopic examina-	
	(For gastric intubation with lavage, see 89130–89141, 91055)	•	tion of presumptively normal tissue(s), for identifi- cation and record purposes	0
	(For x-ray localization, see 74340)		88304 Surgical pathology, gross and microscopic examina- tion of presumptively abnormal tissue(s); uncompli-	
	Cytopathology, forensic (e.g., sperm) Sex chromatin identification; (Barr bodies) peripheral blood smear, polymorphonuclear "drum sticks"	75.0 40.0 40.0	cated specimen	_
	(For guard stain, see 88313)		quiring complex dissection or multiple complicat-	^
88150	panicolaou), screening ((and interpretation)) by		88309 ed specimens 150.0 complex diagnostic problem with or without extensive dissection BR	
	,	26.5)) <u>BR</u>	(For fine needle aspiration, preparation, and interpretation of smears, see 88170-88173)	
88151 88155	requiring interpretation by physician with definitive hormonal evaluation (e.g., matura-	BR	88311 decalcification procedure. (List separately in addi-	•
88160	tion index, karyopyknotic index, estrogenic index)	40.0 36.0	tion to code for surgical pathology examination). 88312 Special stains (list separately in addition to code for surgical pathology examination); Group I for microorganisms, (e.g., Gridley, acid fast, methena-	
88161 88162	preparation, screening and interpretation extended study involving over 5 slides and/or multiple stains	BR BR	mine silver), each	
	(For obtaining specimen, see percutaneous needle biopsy under individual organ in surgery)		(For immunocytochemistry and immunoperoxidase tissue studies, use 88342)	
	(For aerosol collection of sputum, see 89350)		88314 Histochemical staining with frozen section(s) BR	t
((For special stains, see 88312, 88313)		(88316 preparation of duplicate slides has been deleted. To	•
88170	smears; superficial tissue (e.g., thyroid, breast, pros-	BR	report, use 99070)	
88171	deep tissue under radiologic guidance	BR		

Unit Value	Unit Value
((88317 Interpretation and report by treating physician of previously diagnosed histologic slide (without con-	89135 Gastric intubation, aspiration, and fractional collections; for one hour (e.g., gastric secretory study) 60.0 89136 two hours
sultation)	histalog, pentagastrin)
88319 Determinative histochemistry or cytochemistry to	(For gastric lavage, therapeutic, see 96150)
identify enzyme constituents, each	(For radiologic localization of gastric tube, see 74340)
pared elsewhere 140.0))	(For chemical analyses, see 82926-82932)
88323 Consultation and report on referred material requiring preparation of slides	(For joint fluid chemistry, see Chemistry and Toxicology, this section)
cords and specimens, with report on referred ma-	89160 Meat fibers, feces
terial BR 88329 consultation during surgery 100.0))	(89180 has been deleted. To report, use 89190)
88331 with frozen section(s), single specimen 90.0 88332 each additional tissue block with frozen section(s)	89190 Nasal smear for eosinophils 89205 Occult blood, any source except feces
. 8834? Immunocytochemistry (including tissue	(Occult blood, feces, see 82270)
immunoperoxidase), each antibody BR	(Paternity tests, see 86385, 86386)
(88345 has been deleted. To report, use 88346)	(89210 has been deleted)
88346 Immunofluorescent study, each antibody BR 88348 Electron microscopy; diagnostic BR 88349 scanning BR 88350 Morphometric analysis; skeletal muscle BR 88356 nerve BR	89300 Semen analysis, presence and/or sperm motility including Huhner test
(88360 whole organ sections has been deleted. To report	tial)
use 88399) (88370 has been deleted. To report, use 88342)	((89323 Sperm immobilization BR))
(For physician interpretation of peripheral blood smear,	89325 Sperm ((agglutination, with antibody titer)) evaluation; hamster penetration test
use 85060)	(For medicolegal identification of sperm, see 88125)
88399 Unlisted surgical pathology procedure BR	89330 cervical mucus penetration test, with or without spinn barkeit test
AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)	(For complete spinal fluid examination, see 89070)
WAC 296–23–232 MISCELLANEOUS.	(89345 has been deleted)
Unit Value	inque (separate procedure) : : : : : : : : : : : : : : : : : : :
(Basal metabolic rate has been deleted. If necessary to report, use 89399)	((89360 Sweat test by iontophoresis 50.0))
(89005-89007 have been deleted)	(For chloride and sodium analysis, see 82437, 84295)
89050 Cell count, miscellaneous body fluids (except blood)	(Tissue culture, see 86595)
(e.g., CSF, joint fluid, etc.)	
89051 with differential count	89399 Unlisted miscellaneous pathology test BR
(89070 has been deleted)	AMENDATORY SECTION (Amending Order 83-23,
(89080 has been deleted)	filed 8/2/83)
89100 Duodenal intubation and aspiration single specimen (e.g., simple bile study or afferent loop culture) plus	WAC 296–23–615 OFFICE VISITS AND SPECIAL SERVICES.
89105 collection of multiple fractional specimens, with	DEFINITIONS:
pancreatic or gallbladder stimulation, single or double lumen tube BR	Routine office visit: A level of service pertaining to the evaluation and treatment of a condition requiring only
(For chemical analyses, see Chemistry and Toxicology)	an abbreviated history and exam, i.e.:
(For electrocardiogram, see 93000-93279)	(1) Palpation, exam and adjustment of one or more
(For radiological localization, see 74340)	areas.
(Esophagus acid perfusion test (Bernstein), see 91030)	(2) Brief exam and no adjustment.
89125 Fat stain, feces, urine, sputum	Extended office visit: A level of service pertaining to an evaluation of patient with a new or existing problem
89132 after stimulation	requiring a detailed history, review of records, exam, and

a formal conference with patient or family to evaluate and/or adjust therapeutic treatment management and progress.

Comprehensive office visit: A level of service pertaining to an indepth evaluation of a patient with a new or existing problem, requiring development or complete reevaluation of treatment data; includes recording of chief complaints and present illness, family history, past treatment history, personal history, system review; and a complete exam to evaluate and determine appropriate therapeutic treatment management and progress.

REPORTING:

Reporting requirements are outlined in WAC 296-20-06101. The department or self-insurer will accept a brief narrative report of treatment received and the patient's progress as supporting documentation for billings in lieu of routine follow-up office notes.

CHIROPRACTIC MODIFIERS:

- -22 Unusual services: When treatment services provided are greater than that usually required for listed procedures. Use of this modifier must be based on the injured worker's need for extended or unusual care. A report is required; the modifier -22 should be added to the procedure number.
- -52 Reduced services: Under certain circumstances no treatment may be given, in these cases the procedure should be reduced and modifier -52 should be added to the procedure number.

MATERIAL SUPPLIED BY DOCTOR:

Department or self-insurer will reimburse the doctor for materials supplied, i.e. cervical collars, heel lifts, etc., at cost only. In addition, a handling fee, not to exceed five percent of the wholesale cost of the item, will be paid. See RCW 19.68.010, professional license statutes. Use procedure number C99070.

SPECIAL SERVICES:

The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the chiropractor for materials, for his time or that of his employees. These services are generally provided as an adjunct to common chiropractic services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

		Value
C90001	Completion of report of accident	12.0
C90097	Completion of reopening application	12.0
C99032	Mileage, one way, each mile beyond 7 mile radius	
	of point of origin (office or home), per mile	2.0
C99040	Completion of disability card	2.0
C99044	Doctor's estimate of physical capacities	10.0
C99052	Services requested between 10:00 p.m. and 8:00	
	a.m. in addition to basic services, provided the	
	office is closed during this period of time	12.0
C99054	Services requested on Sundays and holidays in ad-	
	dition to basic services provided office is closed	12.0
C99070	Supplies, materials provided by doctor. Bill at cost	BR
C99080	Special report requested by the agency or 60-day	
	report (see WAC 296-20-06101)	BR

		Unit Value
INI	AL VISIT	
C90	ment and submission of a report	20.0
C90	required	30.0
C90	Comprehensive office visit including treatment - report required in addition to the report of accident	40.0
FOL	OW-UP VISITS	
C90		16.0
C90	Extended office visit including treatment - report required	30.0

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

WAC 296-23-715 MODALITIES.

Unit Value

Physician or therapist is required to be in constant attendance.

(97000 has been deleted. To report, use 97010-97039)

P97010	Physical medicine treatment to one area, initial 30	
	minutes; hot or cold packs	12.0
P97012	traction, mechanical	12.0
P97014	electrical stimulation (unattended)	12.0
P97016	vasopneumatic devices	12.0
P97018	paraffin bath	12.0
P97020	microwave	12.0
P97022	whirlpool	12.0
P97024	diathermy	12.0
P97026	infrared,	12.0
P97028	ultraviolet	12.0
P97039	unlisted modality (specify)	12.0
P97040	modality; each additional 15 minutes	3.75
P97050	Two or more modalities to the same area	13.0

AMENDATORY SECTION (Amending Order 81–28, filed 11/30/81, effective 1/1/82)

WAC 296–23–811 OFFICE VISITS AND SPECIAL SERVICES.

Definitions:

Routine office visit: A level of service pertaining to the evaluation and treatment of a condition requiring only an abbreviated history and exam.

Extended office visit: A level of service pertaining to an evaluation of patient with a new or existing problem requiring a detailed history, review of records, exam, and a formal conference with patient or family to evaluate and/or adjust therapeutic treatment management and progress.

Comprehensive office visit: A level of service pertaining to an indepth evaluation of a patient with a new or existing problem, requiring development or complete reevaluation of treatment data; includes recording of chief complaints and present illness, family history, past treatment history, personal history, system review; and a complete exam to evaluate and determine appropriate therapeutic treatment management and progress.

Unit

Unit

Value

Reporting:

Reporting requirements are outlined in WAC 296-20-06101. The department or self-insurer will accept a brief narrative report of treatment received and the patient's progress as supporting documentation for billings in lieu of routine follow-up office notes.

Drugless therapeutic modifiers:

- -22 Unusual services: When treatment services provided are greater than that usually required for listed procedures. Use of this modifier must be based on the injured worker's need for extended or unusual care. A report may be required. The modifier -22 should be added to the procedure number.
- -52 Reduced services: Under certain circumstances no treatment may be given, in these cases the procedure should be reduced by 10 units and modifier -52 should be added to the procedure number.

Material supplied by doctor:

Department or self-insurer will reimburse the doctor for materials supplied, i.e. cervical collars, heel lifts, etc., at cost only. In addition, a handling fee not to exceed five percent of the wholesale cost of the item, will be paid. See RCW 19.68.010, Professional License Statutes. Procedure Number D99070 should be used to bill these charges.

Special services:

The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the drugless therapeutic practitioner for materials, for his time or that of his employees. These services are generally provided as an adjunct to common drugless therapeutic services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

		Unit Value
D90001	Completion of report of accident	12.0
D90097	Completion of reopening application	12.0
D99032	Mileage, one way, each mile beyond 7 mile ra-	
	dius of point of origin (office or home), per mile	2.0
D99040	Completion of disability card	2.0
D99044	Doctor's estimate of physical capacities	<u>10.0</u>
D99052	Services requested between 6:00 p.m. and 8:00 a.m. in addition to basic services, provided the office is closed during this period of time Services requested on Sundays and holidays in	12.0
	addition to basic services provided office is closed	12.0
D99070	Supplies, materials provided by doctor - bill at cost	BR
D99080	Special report requested by the agency or 60 day report. See WAC 296-20-06101	BR
INITIAL	VISIT	
D90000	Routine examination, history, and/or treatment	
	(routine procedure), and submission of a report	20.0
D90017	Extended office visit including treatment - re-	
	port required	30.0
D90020	Comprehensive office visit including treatment - report required in addition to the Report of Ac-	
	cident	40.0
		

Follow-up treatment

D90050	Routine office visit including evaluation and/or	
	treatment	16.0
D90070	Extended office visit including treatment - re-	
	port required	30.0

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 296-23-115 SPECIAL ADJUNCTIVE SERVICES.

AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)

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 accident report 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)) on a monthly basis.

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.

AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)

WAC 296-23A-150 BILLING PROCEDURES. Bills for hospital services must be submitted on UB-82 bill forms, transmitted electronically on department provided software, or transmitted electronically using department file format specifications. Providers using the UB-82 bill form must follow the billing instructions provided by the Washington state hospital association. Providers using any of the electronic transfer options must follow department instructions for electronic billing in addition to instructions provided by the Washington state hospital association. The self-insurer may accept other bill forms.

- (1) The following information must appear on the UB-82 for hospital inpatient services:
 - (a) Provider name:
 - (b) Patient control number;
 - (c) Type of bill;
- (d) Department of labor and industries provider number:
 - (e) Patient name;
 - (f) Patient address;
 - (g) Birth date;
 - (h) Sex;
 - (i) Admission date;
 - (i) Patient status:
 - (k) Statement covers period;
 - (1) Date of injury;
- (m) Description (include daily rate with room accommodation revenue code);
 - (n) Revenue code;
 - (o) Units:
 - (p) Total charges;
 - (q) Payer;
 - (r) Social security number;
 - (s) Claim number;
 - (t) Employer name;
 - (u) Narrative of principal and other diagnoses;
- (v) Principal and other ICD diagnosis code(s) when applicable;
 - (w) Narrative of principal and other procedure(s);
- (x) Principal and other ICD procedure code(s) when applicable; and
- (y) Procedure date(s) for ICD procedure code(s) when applicable.
- (2) The following information must appear on the UB-82 for hospital outpatient services:
 - (a) Provider name:
 - (b) Patient control number;
 - (c) Type of bill;
- (d) Department of labor and industries provider number;
 - (e) Patient name;
 - (f) Patient address;
 - (g) Birth date;
 - (h) Sex;
 - (i) Statement covers period;
 - (j) Date of injury;
 - (k) Description;
 - (1) Revenue code when applicable;
- (m) Department of labor and industries procedure codes for radiology, pathology and laboratory, and physical therapy services;
 - (n) Units;
 - (o) Total charges;
 - (p) Payer;
 - (q) Social security number;
 - (r) Claim number;
 - (s) Employer name;
- (t) Narrative of principal and other diagnoses with side of body; and

(u) Principal and other ICD diagnosis code(s) when applicable.

Summarize inpatient charges by revenue codes as specified in the UB-82 instructions.

- (3) Supporting documentation for inpatient and outpatient services must be attached to the billings. Place the claim number on the upper right hand corner of each attachment. (a) through (j) of this subsection are needed for inpatient services, and (d) through (j) of this subsection are needed for outpatient services:
 - (a) Admission history and physical examination;
- (b) Discharge summary for stays over forty-eight hours;
 - (c) Itemized detail of summary charges;
 - (d) X-ray reports;
 - (e) Laboratory and pathology reports;
 - (f) Diagnostic studies reports;
 - (g) Emergency room reports;
 - (h) Operative reports;
 - (i) Physical therapy notes; and
 - (i) Occupational therapy notes.

Providers using any of the electronic transfer options provided by the department must send the department the required documentation normally associated with a bill, as outlined in subsection (3) of this section, within thirty days of the date billing information was sent to the department on electronic medium. ((The documents must be batched in the same order as the bills were transmitted onto electronic medium and submitted with a cover sheet identifying the file name, which is the first seven characters of the provider's labor and industries submitter identification number followed by a period, followed by the submission date in Julian form.)) Providers must comply with electronic billing instructions supplied by the department regarding the submission of hospital bill documentation. Place the claim number on the upper right hand corner of each supporting document submitted.

- (4) 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.
- (5) The department or the self-insurer may reject bills for services rendered in violation of the medical aid rules and maximum fee schedules.
- (6) Charges for professional services provided by hospital staff physicians must be submitted on the Health Insurance Claim Form, HCFA-1500. Hospitals using any of the electronic transfer options must follow department instructions for electronic billing in addition to department instructions for completing the Health Insurance Claim Form, HCFA-1500. 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.
- (7) Call-back services between 6 p.m. and 8 a.m., of surgical staff not normally on duty during this period of time, should be billed using the appropriate revenue codes.

AMENDATORY SECTION (Amending Order 8 filed 1/8/87)	36–47,		Unit alue
WAC 296-23A-244 SPINE AND PELVIS.		72200 Radiologic examination, sacroiliac joints; less than	
	Unit	three views	5.0
	Value	72202 three or more views	8.0
		72220 Radiologic examination, sacrum and coccyx, minimum of two views	6.4
72010 Radiologic examination, spine, entire, survey	16.0		18.0
study, anteroposterior and lateral	10.0	72256 Myelography, thoracic; complete procedure	18.0
level	6.5		18.0
72040 Radiologic examination, spine, cervical; antero-		72271 Myelography, entire spinal canal; complete proce-	30.0
posterior and lateral	6.0		20.0
72050 minimum of four views	10.0	,,,,,	20.0
extension studies	15.2		
72070 Radiologic examination, spine; thoracic, antero-		AMENDATORY SECTION (Amending Order 86-	-4 7,
posterior and lateral	9.0	filed 1/8/87)	
72072 thoracic, anteroposterior and lateral, including swimmer's view of the cervicothoracic junction.	12.0	WAC 296–23A–246 UPPER EXTREMITIES.	
72074 thoracic, complete, including obliques, mini-	12.0		
mum of four views	16.0		Unit
72080 thoracolumbar, anteroposterior and lateral	9.0	V	alue
72090 scoliosis study, including supine and erect stud-		73000 Radiologic examination; clavicle, complete	4.8
ies	6.0	73010 scapula, complete	6.0
72100 Radiologic examination, spine, lumbosacral; anteroposterior and lateral	9.0	73020 Radiologic examination, shoulder; one view	4.0
72110 complete with oblique views	16.0	73030 complete, minimum of two views	6.0
72114 complete, including bending views	18.5	73041 Radiologic examination, shoulder, arthrography;	100
72120 Radiologic examination, spine, lumbosacral, bend-		complete procedure	10.0
ing views only, minimum of four views	10.0	bilateral, with or without weighted distraction	7.0
72125 Computerized axial tomography, cervical spine; without contrast material	62.4	73060 humerus, minimum of two views	4.8
72126 with contrast material	72.8	73070 Radiologic examination, elbow; anteroposterior	
72127 without contrast material, followed by contrast		and lateral views	4.8
material(s) and further sections	BR	73080 complete, minimum of three views	6.0
72128 Computerized axial tomography, thoracic spine;	(2.4		10.0
without contrast material	62.4 72.8	73090 Radiologic examination; forearm, anteroposterior	
72130 without contrast material, followed by contrast	72.0	and lateral views	4.8
material(s) and further sections	BR	73100 Radiologic examination, wrist; anteroposterior	4.0
72131 Computerized axial tomography, lumbar spine;	111	and lateral views	4.0 6.0
without contrast material	60.0 70.0	73116 Radiologic examination, wrist, arthrography;	0.0
72132 with contrast material	70.0		10.0
(For coronal, sagittal, and/or oblique sections,		73120 Radiologic examination, hand; two views	4.0
see 76375)		73130 minimum of three views	6.0
72133 without contrast material, followed by contrast		73140 Radiologic examination, finger or fingers, minimum of two views	3.6
material(s) and further sections	BR	73200 Computerized axial tomography, upper extremity;	3.0
((72140 Magnetic resonance (e.g., proton) imaging, spi-	120.0))		58.0
· · · · · · · · · · · · · · · · · · ·	120.0))		64.0
(72140 has been deleted. To report see 72141-		73202 without contrast material, followed by contrast	71.0
<u>72144)</u>		material(s) and further sections	71.0
72141 Magnetic resonance (e.g., proton) imaging, spinal)R))
canal and contents (two sequences or standard ex-	120.0		<u> 20.0</u>
amination); cervical	$\frac{120.0}{120.0}$		
72144 lumbar	120.0	AMENDATORY SECTION (Amending Order 86-	-47,
(72145 has been deleted. To report, see 72125-		filed $1/8/87$)	
72132)		WAC 296–23A–252 GASTROINTESTINA	ΑĪ
		TRACT.	111
72170 Radiologic examination, pelvis; anteroposterior only	5.0		
72180 stereo	6.4		Unit
72190 complete, minimum of three views	8.0	Va	alue
(For pelvimetry, see 74710)		74210 Radiologic examination; pharynx and/or cervical	
			8.8
72192 Computerized axial tomography, pelvis; without	BR	74220 esophagus	8.8
contrast material(s)	BR	74230 ((Cineradiography)) Swallowing function, phar-	
72194 without contrast material, followed by contrast		ynx and/or esophagus, with cineradiography	12.0
material(s) and further sections	BR	and/or video	12.0
(For coronal, sagittal, and/or oblique sections,		of ((Foley-type)) balloon catheter under fluoro-	
see 76375)			BR

		Unit Value		NDATORY SECTION (Amending Order /8/87)	86-47,
74240	Radiologic examination, gastrointestinal tract, up-			AC 296–23A–254 URINARY TRACT.	
74241 74245	per; with or without delayed films, without KUB. with or without delayed films, with KUB with small bowel, includes multiple serial films	14.0 15.2 17.6			Unit Value
74246	Radiologic examination, gastrointestinal tract, upper, air contrast, with specific high density bar-	17.0	74400	Urography (pyelography) intravenous, ((including	
	ium, effervescent agent, with or without glucagon;	D.D.		kidneys, ureters and bladder)) with or without KUB	15.2
74247	with or without delayed films, without KUB with or without delayed film, with KUB	BR BR	74405	with special hypertensive contrast concentration	
74249 74250	with small bowel follow through	BR	74410	and/or clearance studies	16.0
74260	multiple serial films	14.0 BR	74415	with nephrotomography	20.0 26.0
74270	Radiologic examination; colon; barium enema	12.0	74420	Urography, retrograde, with or without kidneys, ureters, and bladder	12.0
	(74275 has been deleted. If necessary to report, use 76499)		74426	Urography, antegrade, (pyelostogram, nephrosto-	BR
74280	air contrast with high density barium, with or		74431	gram, loopogram); complete procedure Cystography, minimum of three views; complete	
	without glucagon	14.0	74441	procedure	8.8
	(74285 has been deleted. To report, see 74270, 74280)		74446	complete procedure	8.8 BR
74290	Cholecystography, oral contrast	9.6	74451	Urethrocystography, retrograde; complete procedure	9.6
74291	additional or repeat examination or multiple day examination	4.8	74456	Urethrocystography, voiding; complete procedure	14.0
74300	Cholangiography and/or pancreatography, during surgery	10.0		(74460, 74461 have been deleted. To report, use 76499)	
74301 74305	additional set during surgerypostoperative	3.0 12.0	74471	Radiologic examination, renal cyst study, trans-	
74303	(For biliary duct stone extraction, percutaneous,	12.0		lumbar, contrast visualization; complete procedure	10.0
	see 74327)		74476	Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous,	
74310 74315	intravenousoral contrast	16.0 12.0		with fluoroscopic monitoring and radiography;	
74321	Cholangiography, percutaneous, transhepatic; complete procedure	16.0	74481	complete procedure	BR
	(74325, 74326 have been deleted. To report, use 76499)			tion, percutaneous, with fluoroscopic monitoring and radiography; complete procedure	BR
74327	Postoperative biliary duct stone removal, percu-		74486	Dilation of nephrostomy or ureters with fluoro-	
	taneous via T-tube tract, basket or snare (e.g., Burhenne technique) fluoroscopic monitoring and			scopic monitoring and radiography; complete procedure	BR
74328	radiography Endoscopic catheterization of the biliary ductal	BR		NDATORY SECTION (Amending Order	86–47,
74329	system, fluoroscopic monitoring and radiography. Endoscopic catheterization of the pancreatic duc-	BR		/8/87)	
	tal system, fluoroscopic monitoring and radiogra- phy	BR		AC 296-23A-256 GYNECOLOGICAL ETRICAL.	AND
74330	iary and pancreatic ductal systems, fluoroscopic				Unit Value
74340	monitoring and radiography Introduction of long gastrointestinal tube, (e.g.,	BR		45 1 1 2 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2	v aluc
	Miller-Abbott), with multiple fluoroscopies and films	BR		(For abdomen and pelvis, see 74000-74170, 72170-72190)	
74351	Percutaneous placement of gastrostomy tube; complete procedure	BR	74710		10.0
74356		BR	74720	Radiologic examination, abdomen, for fetal age, fetal position and/or placental localization; single	
74361	Intraluminal dilation of strictures and/or obstruc-	<u>DK</u>	74725	view multiple views	4.0 6.0
	tions (e.g., esophagus or biliary tree); complete procedure	<u>BR</u>	74731	Placentography with contrast cystography; complete procedure	BR
			74741	Hysterosalpingography; complete procedure	10.8
				(74460, 74461 have been deleted. To report, use 76499)	
			((7477	Radiologic examination, fetal study, intrauterine contrast visualization, complete procedure	וו מת
			74775	Perincogram (e.g., vaginogram, for sex determi-	BR))
				nation or extent of anomalies)	BR

filed 1	$\frac{\text{NDATORY SECTION}}{8/87}$ (Amending Order 8		75/07		Value 54.0
WA	AC 296–23A–258 VASCULAR SYSTEM.	Unit	75697 75706	catheter, complete procedure	28.0
		Value	75711	Angiography, extremity, unilateral; without se-	
F	IEART		75712	rialography, complete procedureby serialography, complete procedure	30.0 32.0
75501	Angiocardiography by cineradiography; complete		75717	Angiography, extremity, bilateral; without serial-	32.0
	procedure	22.0	75718	ography, complete procedureby serialography, complete procedure	34.0
75506	Angiocardiography by serialography, single plane; complete procedure	23.0	75723	Angiography, renal, unilateral, selective, (includ-	40.0
75509	Angiocardiography by serialography, multiplane;		75725	ing flush aortogram); complete procedure Angiography, renal, bilateral, selective, (including	40.0
	complete procedure	46.0		flush aortogram); complete procedure	60.0
	(75510, 75511 CO2 or positive contrast angio- cardiography has been deleted. To report, use		75727	Angiography, visceral; selective (((including)) with or without flush aortogram), complete procedure	46.0
	76499)		75728	supraselective, complete procedure	48.0
75520	Cardiac radiography, selective cardiac catheterization, right side; complete procedure	43.0		(For selective angiography, additional visceral	
75524	Cardiac radiography, selective cardiac catheteri-			vessels studied after basic examination, see	
75520	zation, left side; complete procedure	21.5		75773)	
75528	zation, right and left side; complete procedure	55.0	75732	Angiography, adrenal, unilateral, selective; complete procedure	46.0
75552	Magnetic resonance (e.g., proton) imaging, myo-	120.0	75734	Angiography, adrenal, bilateral, selective; com-	
	cardium	120.0	75777	plete procedure	48.0
-	AORTA AND ARTERIES		75737	dure	44.0
75601	Aortography, thoracic, without serialography; complete procedure	20.0	75738	supraselective, complete procedure	46.0
75606	Aortography, thoracic, by serialography; complete		15142	Angiography, pulmonary, unilateral, selective; complete procedure	30.0
75621	procedure	30.0	75744	Angiography, pulmonary, bilateral, selective;	50.0
75621	serialography; complete procedure	32.0	75747	complete procedure	30.0
75623	Aortography, abdominal, catheter, without serial- ography, complete procedure	32.0		nonselective, complete procedure	30.0
75626	Aortography, abdominal, translumbar, by serialo-	32.0	75748 75751	venous injection, complete procedure	40.0
=====	graphy: complete procedure	40.0		procedure	60.0
75628	Aortography, abdominal, catheter, by serialography; complete procedure	48.0	75753	Angiography, coronary, unilateral selective injection, including left ventricular and supravalvular	
75631	Aortography, abdominal plus bilateral iliofemoral			angiogram and pressure recording; complete pro-	7 00
	lower extremity, catheter, by serialography; complete procedure	BR	75755	cedure	70.0
75651	Angiography, cervicocerebral, catheter, including	40.0	.5.55	tion, including left ventricular and supravalvular	
75653	vessel origin; complete procedure	40.0		angiogram and pressure recording; complete procedure	80.0
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	including vessel origin; one vessel, complete pro-	26.0	75757		
75655	two vessels, complete procedure	36.0 38.0	75761	dure	40.0
75657	three or four vessels, complete procedure	40.0	13704	injection; complete procedure	BR
75659	Angiography, brachial, retrograde; complete procedure	40.0	75767	Angiography, coronary bypass, multiple selective	BR
75661	Angiography, external carotid, cerebral, unilater-		((7577:	injection; complete procedure	DK
75663	al, selective; complete procedure	40.0	**	pass, selective, each additional vessel((s))	
73003	selective; complete procedure	50.0		studied after basic examination; complete pro- cedure	BR
75667	Angiography, carotid, cerebral, unilateral; direct puncture, complete procedure	40.0	75790	Angiography, arteriovenous shunt (e.g., dialysis	DD.
75669	catheter, complete procedure	46.0		patient)	BR
75672	Angiography, carotid, cerebral, bilateral; direct	50.0		/EINS AND LYMPHATICS	
75673	puncture, complete procedure	54.0	75802	Lymphangiography, extremity only, unilateral; complete procedure	25.0
75677	Angiography, carotid, cervical, unilateral; direct	40.0	75804	Lymphangiography, extremity only, bilateral;	23.0
75678	puncture, complete procedure	46.0		complete procedure	35.0
75681	Angiography, carotid, cervical, bilateral; direct	50.0	75806	complete procedure	35.0
75682	puncture, complete procedure	50.0 54.0	75808	Lymphangiography, pelvic/abdominal, bilateral;	35.0
75686	Angiography, vertebral; direct puncture, complete		75811	Splenoportography; complete procedure	40.0
75687	procedure catheter, complete procedure	40.0 46.0	75821	Venography, extremity, unilateral; complete pro-	160
75691	Angiography, vertebral, cervical, unilateral; direct		75823	Venography, extremity, bilateral; complete proce-	16.0
75692	puncture, complete procedure	40.0 46.0		dure	26.0
75696	Angiography, vertebral, cervical, bilateral; direct		75826	Venography, caval, inferior, with serialography; complete procedure	32.0
	puncture, complete procedure	50.0			

		Unit Value			Unit Value
75828	Venography, caval, superior, with serialography;	45.4	75990		
75832	Venography, renal, unilateral, selective; complete procedure	35.0 40.0		guidance (i.e., fluoroscopy, ultrasound, or computed tomography), with or without placement of indwelling catheter	BR
75834	Venography, renal, bilateral, selective; complete procedure	45.0		(75990 is neither organ nor area specific. For	DK
75841	Venography, adrenal, unilateral, selective; complete procedure	30.0		drainage of abscess performed without radiology or fluoroscopy, see under specific anatomic site.)	
75843 75846	Venography, adrenal, bilateral, selective; complete procedure	32.0	AME	NDATORY SECTION (Amending Order	86–47,
75847	Venography, azygos; selective, complete procedure	30.0 28.0		1/8/87) AC 296-23A-260 MISCELLANEOUS.	
75851 75861	Venography, intraosseous; complete procedure Venography, sinus or jugular, catheter; complete	32.0	VV 2	AC 290-23A-200 MISCELLANEOUS.	Unit
75871	procedure	32.0			Value
75873	cedure, including direct puncture	32.0 BR		(For arthrography of shoulder, see 73041, elbow, see 73086, wrist, see 73116, hip, see 73526, knee,	
75881 75886	Venography, orbital; complete procedure Percutaneous transhepatic portography with he-	36.0	76000	see 73581, ankle, see 73616) Fluoroscopy (separate procedure), other than	
75888	modynamic evaluation; complete procedure Percutaneous transhepatic portography without hemodynamic evaluation; complete procedure	36.0 34.0	76003	71023 or 71034	3.0
75890	Hepatic venography wedged or free, with hemo- dynamic evaluation; complete procedure	38.0	76020 76040	needle aspiration Bone age studies Bone length studies (orthoroentgenogram,	BR 6.0
75892	Hepatic venography, wedged or free, without he- modynamic evaluation; complete procedure	34.0	70040	scanogram)	10.0
75893	Venous sampling through catheter without angiography (e.g., for parathyroid hormone, renin)	5.0		(76060 Osseous survey has been expanded into 76061, 76062)	
	RANSCATHETER THERAPY AND BIOPSY		76061	Radiological examination, osseous survey; limited (e.g., for metastases)	15.2
75895	Transcatheter therapy, embolization, including angiography; complete procedure	40.0	76062 76065	complete (axial and appendicular skeleton) Radiologic examination; osseous survey, infant	BR 13.2
75897 75898	Transcatheter therapy, infusion, including angiography; complete procedure	42.0	76066	Joint survey, single view, one or more joints (specify)	BR
73076	up study for transcatheter therapy, embolization or infusion	10.0	76070 76081	Computerized tomography, bone density study Radiologic examination, fistula or sinus tract study; complete procedure	<u>BR</u> 12.0
75941	Percutaneous placement of IVC filter; complete procedure	BR	76087	Mammary ductogram or galactogram, ((unilateral)) single duct; complete procedure	15.8
75951	Transcatheter intravascular occlusion, temporary, including angiography; complete procedure	BR	76089	Mammary ductogram or galactogram, ((bilater- al)) multiple ducts; complete procedure	26.5
75956	Transcatheter intravascular occlusion, permanent, including angiography; complete procedure	BR	76090 76091	Mammography, unilateral bilateral	8.8 13.2
75961 75963	Transcatheter retrieval, percutaneous, of fractured venous or arterial catheter	BR		(For xeromammography, list 76150 in addition to code for mammography)	
75965	artery; complete procedure Percutaneous transluminal angioplasty, each addi-	<u>BR</u>	76096	((Radiologic examination,)) Localization of breast	
75967	tional peripheral artery; complete procedure Percutaneous transluminal angioplasty, visceral	<u>BR</u>		nodule or calcification; before operation, with marker and confirmation of its position with ap- propriate imaging (e.g., ultrasound or radiologic)	14.6
75969	artery; complete procedure	<u>BR</u>	76097 76098	each additional localization Radiologic examination, breast surgical specimen	7.3 BR
75971	tional visceral artery; complete procedure Transcatheter biopsy; complete procedure Percutaneous transluminal angioplasty, unilater-	BR BR	76100	Radiologic examination, single plane body section, (e.g., tomography), other than kidney	13.2
	al; complete procedure	BR	76101	Radiologic examination, complex motion (i.e., hypercycloidal) body section (e.g., mastoid poly-	
	single catheter; complete procedure Percutaneous transluminal angioplasty, bilateral;	BR	76102	tomography), other than kidney; unilateral bilateral	19.3 35.0
75981	dual catheters; complete procedure Percutaneous transhepatic biliary drainage with	BR))	76120	(For nephrotomography, see 74415) Cineradiography, except where specifically includ-	
75983	contrast monitoring; complete procedure Percutaneous placement of drainage catheter for	BR		cd	13.2
	combined internal and external biliary drainage or of a drainage stent for internal biliary drainage in patients with an inoperable mechanical biliary ob-			tion	7.0
75985	struction; complete procedure	BR		(76127 has been deleted. The use of photographic media is not reported separately but is considered to be a component of the basic procedure)	
	contrast monitoring (i.e., biliary tract, urinary tract); complete procedure	BR		(76130-76137 have been deleted. To report, use code for specific radiologic examination)	
			76150	Xeroradiography	6.0

Unit Value		Unit Value
(76300 has been deleted. For thermography of	HEART	
the breast, use 76499)	(76601 has been deleted. To report, use 76999)	
76350 Subtraction in conjunction with contrast studies BR 76355 Computerized tomography guidance for stereotactic localization	76604 Echography, chest, B-scan (includes media- stinum) and/or real time with image documenta-	
76361 Computerized tomography guidance for needle	tion	11.4 15.4
biopsy; complete procedure	76625 limited, (e.g., follow-up or limited study) 76627 Echocardiography, real time with image documentation (2D); complete	7.7
76370 Computerized tomography guidance for placement of radiation therapy fields BR	76628 limited	9.7
76375 Computerized tomography, coronal, sagittal, multiplanar, and/or oblique reconstruction	76629 Echocardiography, M-mode and/or real time with image documentation	BR BR
76400 Magnetic resonance (e.g., proton) imaging, bone marrow blood supply	(Procedure 76632 is often performed in combi-	D. (
76499 Unlisted diagnostic radiologic procedure BR	nation with M-mode or 2-dimensional echocar- diography)	
AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)	(76640 has been deleted. To report A-mode echography of the breast, use 76999)	
WAC 296–23A–262 DIAGNOSTIC ULTRA- SOUND.	76645 Echography, breast(s) (unilateral or bilateral), B-scan and/or real time with image documentation	19.2
Notes	ABDOMEN AND RETROPERITONEUM	
A-mode: Implies a one-dimensional ultrasonic measurement procedure	76700 Echography, abdominal, B-scan and/or real time with image documentation; complete study 76705 limited (e.g., single organ, ((quandrant)) quad-	22.9
M-mode: Implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and	rant, follow-up)	15.4
velocity of moving echo-producing structures B-scan: Implies a two-dimensional ultrasonic scanning procedure	nodes) B-scan and/or real time with image documentation; complete	22.9 19.2
with a two-dimensional display	PELVIS	
Real-time scan: Implies a two-dimensional ultrasonic scanning pro- cedure with display of both two-dimensional struc- ture and motion with time	76805 Echography, pregnant uterus, B-scan and/or real time with image documentation; complete	21.2
Unit	76815 limited (fetal growth rate, heart beat, anomalies, placental location)	9.7
Value	76816 follow-up or repeat (e.g., for follicles)	BR BR
HEAD AND NECK	75818 Fetal biophysical profile	BR
76500 Echoencephalography, A-mode, diencephalic midline	76855 Echography, pelvic area (Doppler)	11.4
(76505 has been deleted. To report complete A-mode echoencephalography, use 76999)	real time with image documentation; complete 76857 limited or follow-up	BR BR
	GENITALIA	
76506 Echoencephalography, B-scan and/or real time with image documentation (gray scale) (for deter-	76870 Echography, scrotum and contents	BR
mination of ventricular size, delineation of cere- bral contents and detection of fluid masses or oth-	EXTREMITIES	
er intracranial abnormalities), including A-mode encephalography as secondary component where	76880 Echography, extremity, B-scan and/or real time with image documentation	BR
indicated	VASCULAR STUDIES	
spectral analysis with amplitude quantitation 22.9	76925 Peripheral imaging, B-scan, Doppler or real-time	
76512 contact B-scan	scan ULTRASONIC GUIDANCE PROCEDURES	BR
76999)	76931 Ultrasonic guidance for pericardiocentesis; com-	
76516 Ophthalmic biometry by ultrasound echography, A-mode	plete procedure	BR
(76517 has been deleted. To report, use 76999)	procedure	5.0
76519 with intraocular lens power calculation BR 76529 Ophthalmic ultrasound foreign body localization . BR	nal pelvis aspiration; complete procedure 76943 Ultrasonic guidance for needle biopsy; complete	2.0
(76530 has been deleted. To report A-mode echography of thyroid, use 76999)	procedure	6.0
(76535 has been deleted. To report, use 76536)	drainage; complete procedure	BR
76536 Echography, soft tissues of head and neck (e.g., thyroid, parathyroid, parotid), B-scan and/or real	procedure	6.0 17.1
time with image documentation BR		

		Unit Value		,	Unit Value
76060	Ultrasonic guidance for placement of radiation			(For cortisol, RIA, urine, see 82534)	
	therapy fields, except for B-scan echography	14.3		(For aldosterone, double isotope technique, see 82087)	
		10.0		(For aldosterone, RIA, blood, see 82088)	
76970	-F (·F···),	10.0		(For aldosterone, RIA, urine, see 82089)	
	(76980 has been deleted. To report, use code for specific ultrasound examination)			(For 17-ketosteroids, RIA, see 83588)	
	(76985 has been deleted. To report, use 76986)			(For 17-OH ketosteroids, RIA, see 83599)	
76986	Echography, intraoperative	BR			
70700	(76990 has been deleted. To report, use 76999)	DIX		(For 17-hydroxycorticosteroids, RIA, see 83491)	
76991	•			(For insulin, RIA, see 83525)	
70771	Intraluminal ultrasound study (e.g., transrectal, transvesical)	BR		(For insulin antibodies, RIA, see 86337)	
76999	Unlisted ultrasonic procedure	BR		(For insulin factor antibodies, RIA, see 86338)	
AME	NDATORY SECTION (Amending Order	86_47		(For proinsulin, RIA, see 84206)	
	/8/87)	00 		(For glucagon, RIA, see 82943)	
	AC 296–23A–266 NUCLEAR MEDICIN	IE.		(For adrenocorticotrophic hormone (ACTH), RIA, see 82024)	
Notes:	Listed procedures may be performed independently course of overall medical care.	or in the		(For human growth hormone (HGH), (somatotropin), RIA, see 83003)	
	nmunoassay tests are found in the clinical patholog			(For human growth antibody, RIA, see 86277)	
	82000—84999). These codes can be appropriately use st performing such tests in a laboratory licensed and,			(For thyroglobulin antibody, RIA, see 86800)	
fied for	radioimmunoassays. The reporting of these tests is not cal pathology laboratories alone.			(For thyroid microsomal antibody, RIA, see 86376)	
D	DIAGNOSTIC	Unit		(For thyroid stimulating hormone (TSH), RIA, see 84443)	
E	NDOCRINE SYSTEM	Value		(For thyrotropin releasing factor, RIA, see 84444)	
78000	Thyroid uptake, single determination	6.0		(For plus long-acting thyroid stimulator	
78001 78003	multiple determinations	8.0		(LATS), see 84445)	
	cluding initial uptake studies)	9.0		(For follicle stimulating hormone (FSH compo-	
78006	Thyroid imaging, with uptake; single determination	16.0		nent of pituitary gonadotropin), RIA, see 83001)	
78007	multiple determinations	18.0		(For luteinizing hormone (LH component of pituitary gonadotropin), (ICSH), RIA, see 83002)	
78010 78011	Thyroid imaging; only with vascular flow	10.0 BR		(For luteinizing releasing factor (LRH), RIA,	
78015	Thyroid carcinoma metastases imaging; limited	DIC		see 83727)	
78016	area (e.g., neck and chest only)	20.0 25.0		(For prolactin level (mammotropin), RIA, see	
78017	multiple areas	BR		84146)	
78018	whole body	BR		(For oxytocin level, (oxytocinase), RIA, see 83949)	
	84480) (For calcitonin, RIA, see 82308)			(For vasopressin level (antidiuretic hormone), RIA, see 84588)	
	(For triiodothyronine, fee (FT-3), RIA (un-			(For estradiol, RIA, see 82670)	
	bound T-3 only), see 84481)			(For progesterone, RIA, see 84144)	
	(For T-4 thyroxine, CPB or resin uptake, see			(For testosterone, blood, RIA, see 84403)	
	84435)			(For testosterone, urine, RIA, see 84405)	
	(For TT-4 thyroxine, RIA, see 84436)			(For etiocholanolone, RIA, see 82696)	
	(For T-4 thyroxine, neonatal, see 84437)		78099		
	(For FT-4 thyroxine, fee, RIA (unbound T-4 only), see 84439)			medicine	BR
	(78070 has been deleted. To report parathyroid			and Toxicology section)	
	imaging, use 78099) (For parathormone (parathyroid hormone), RIA,			HEMATOPOIETIC, RETICULOENDOTHELIAL AND LYMPHATIC SYSTEM	
	see 83970)		78102	Bone marrow imaging; limited area	BR
78075	Adrenal cortical imaging	BR	78103 78104	multiple areas	BR
	(For adrenal cortex antibodies, RIA, see 86681)		781104	1 (1	BR
	(For cortisol, RIA, plasma, see 82533)			nuclide-dilution technique; (separate procedure) single sampling	8.0

		Unit			Unit Value
78111	multiple samplings	Value BR	78220	Liver function study with hepatobiliary agents;	20.0
	(For dye method, see 84605, 84610)			with serial images	20.0
	Red cell ((mass)) volume determination((;)) (separate procedure) single sampling	12.0		study with probe technique, use 78299)	
78121	multiple samplings	BR	78223	Hepatobiliary ductal system imaging, including gallbladder	BR
	arate measurement of plasma volume and red cell	0.0	78225	Liver-lung imaging (e.g., subphrenic abscess)	BR
	volume (radionuclide volume-dilution technique).	<u>8.0</u>	78230 78231	Salivary gland imaging with serial images	14.0 16.0
	(For dye method, see 84610)		78232	Salivary gland function study	BR
78130 78135 78140	Red cell survival study	20.0 30.0 20.0		(78240 has been deleted. To report pancreas imaging, use 78299)	
78160	Plasma radioiron disappearance (turnover) rate	16.0	78258		BR BR
78162 78170	Radioiron oral absorption	BR 24.0	78261 78262	Gastroesophageal reflux study	BR
78172	Chelatable iron for estimation of total body iron .	<u>BR</u>	78264 78270	Gastric emptying study	BR
	(78180 has been deleted. To report radioiron body distribution and storage pools, use 78199)		78271	test); without intrinsic factor (e.g., Schilling test) with intrinsic factor (e.g., Schilling test)	10.0 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 78280 78282	Acute gastrointestinal blood loss imaging Gastrointestinal blood loss study Gastrointestinal protein loss	BR 16.0 12.0
	(For folic acid (folate) serum, R1A, see 82746)			(78285, 78286 have been deleted. To report gas-	
	(For human hepatitis antigen, hepatitis associated agent (Australian antigen) (HAA), RIA, see 86287)			trointestinal fat or fatty acid absorption studies, use 78299)	
	(For hepatitis A antibody (HAAb), RIA, see			(For gastrin, RIA, see 82941)	
	86296)			(For intrinsic factor level, see 83528)	
	(For hepatitis A virus antibody (HAVAb), see 86297)			(For carcinoembryonic antigen level (CEA), RIA, see 86151)	
	(For hepatitis B core antigen (HB _c Ag), RIA, see 86288)		78290 78291	Meckel's localization, volvulus)	20.0
	(For hepatitis B core antibody (HB _c Ab), RIA, see 86289)		78299	LeVeen shunt)	BR
	(For hepatitis B surface antigen (HB _s Ab), RIA, see 86287)			(For chemical analysis, RIA tests, see Chemistry	BR
	(For hepatitis B surface antibody (HB _s Ab), RIA, see 86291)		N	and Toxicology section) MUSCULOSKELETAL SYSTEM	
	(For hepatitis Be antigen (HB _e Ag), RIA, see 86293)			(Bone and joint imaging can be used in the diagnosis of a variety of infectious inflammatory dis-	
	(For hepatitis Be antibody (HB _e Ab), RIA, see 86295)			eases, e.g., osteomyelitis, as well as for localiza- tion of primary and/or metastatic neoplasms)	
78185	Spleen imaging only	20.0	78300	Bone imaging, limited area (e.g., skull, pelvis)	25.0
70103	(If combined with liver study, use procedures		78305 78306	multiple areaswhole body	40.0 48.2
	78215 and 78216)		78310	vascular flow only	BR
78186	with vascular flow	25.0	78315 78350	Bone density (bone mineral content) study; single	<u>BR</u>
78191 78192	Platelet survival	BR BR	20261	photon absorptionmetry	BR BR
78193	whole body	<u>BR</u>	78351 78380	dual photon absorptionmetry	BR
78195 78199	Lymphatics and lymph glands imaging Unlisted hematopoietic, reticuloendothelial and	BR	78381	multiple areas	BR
,01,7,7	lymphatic procedure, diagnostic nuclear medicine	BR	78399	nuclear medicine	BR
	(For chemical analysis, RIA tests, see Chemistry		(CARDIOVASCULAR SYSTEM	
c	and Toxicology section) GASTROINTESTINAL SYSTEM			(78401 has been deleted. To report, see 78402-78415)	
78201	Liver imaging; static only	20.0	78402	·	
78202	with vascular flow	25.0		sessment (sequential imaging with or without time	25.0
	(For spleen imaging only, use 78185 and 78186)		78403	activity curve evaluation)	25.0
78215 78216	Liver and spleen imaging; static only with vascular flow	25.0 30.0		blood pool technique, with determination of global or regional ventricular function (specify right, left,	

		Unit Value			Unit Value
	or both) including but not necessarily limited to			breath	1.6
78404	ejection fraction and wall motion, at rest with exercise and/or pharmacologic interven-	BR	78586	Pulmonary ventilation imaging, aerosol; single projection	BR
	tion, including but not necessarily limited to		78587	multiple projections (e.g., anterior, posterior,	
	continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular		78591	lateral views)	BR
	stress at submaximal or maximal levels	BR		breath, single projection	BR
78407	with determination of ventricular volume (specify right, left, or both)	BR	78593	Pulmonary ventilation imaging, gaseous, with rebreathing and washout with or without single	
	(78409 has been deleted. To report, use 78403)	D.K.		breath; single projection	22.0
70411	•		78594	multiple projections (e.g., anterior, posterior, lateral views)	BR
78411	Cardiac blood pool imaging by first pass technique, with determination of global or regional		78599		DK
	ventricular function (specify right, left, or both)			medicine	BR
	including but not necessarily limited to ejection fraction and wall motion, at rest	BR	1	NERVOUS SYSTEM	
78412	with exercise and/or pharmacologic interven-		78600	Brain imaging, limited procedure	26.0
	tion, including but not necessarily limited to continuous vital signs and ECG monitoring, and		78601 78605	with vascular flow	31.0 30.0
	treadmill or bicycle exercise for cardiovascular		78606	with vascular flow	35.0
	stress at submaximal or maximal levels	BR	78610 78615	Brain imaging, vascular flow only	10.0
	(78413 has been deleted. To report, use 78411)		78013	Cerebral blood flow, inert radionuclide gas washout	BR
	(78405, 78406 Myocardium imaging has been		78630	Cerebrospinal fluid flow, imaging (not including	
	deleted. To report, use 78418-78424)		78635	introduction of material); cisternography ventriculography	35.0 35.0
78414	Determination of ventricular ejection fraction		78640	myelography	BR
78415	with probe technique	BR	78645	shunt evaluation	35.0
70113	(e.g., phase and amplitude analysis)	BR	78650	CSF leakage detection and localization	32.0
78418	Myocardium imaging, regional myocardial per-	DD		(For myelin basic protein, CSF, RIA, see 83873)	
78419	fusion at rest	BR	78655	Eye tumor identification	BR
	tion, including but not necessarily limited to		78660 78699	Dacryocystography (lacrimal flow study) Unlisted nervous system procedure, diagnostic nu-	BR
	continuous vital signs and ECG monitoring, and treadmill or bicycle exercise for cardiovascular			clear medicine	BR
	stress at submaximal or maximal levels	BR	C	GENITOURINARY SYSTEM	
78420	Myocardium imaging; with quantitative evalua-	D.D.	78700	Kidney imaging; only	18.0
78422	tion (e.g., pharmacokinetic temporal assessment). for evaluation of infarction (infarct avid imag-	BR	78701	with vascular flow	20.0
	ing)	BR	78704 78707	with function study (i.e., imaging renogram) with vascular flow and function study	23.0 30.0
78424	regional myocardial perfusion (redistribution resting or postexercise study)	BR	78715		BR
78425	Cardiac regurgitant index	BR	((7872(Kidney function study only, (i.e., renogram)	15.0))
78428	Cardiac shunt detection	BR	18123	Kidney function study only((, (i.e., blood clear-ance)))	BR
78435 78445	Cardiac flow imaging (i.e., angiocardiography) Vascular flow imaging (i.e., angiography, veno-	BR	78726		BR
78455	graphy)	BR		(For renin (angiotensin I), RIA, see 84244)	
70433	ogen)	BR		(For angiotensin II, RIA, see 82163)	
78457	Venous thrombosis imaging (e.g., venogram); uni-	D.D.		(For beta-2 microglobulin, RIA, see 82231,	
78458	lateral	BR BR		82232)	
78470	Cardiac output	BR	78727	Kidney transplant evaluation	BR
	(78490 has been deleted. To report tissue clear-		78730 78740	Urinary bladder residual study	BR
	ance studies, use 78499)			cystogram)	BR
	(For digoxin, RIA, see 82643)			(For estradiol, RIA, see 82670)	
	(For digitoxin (digitalis), RIA, see 82640)			(For estriol, RIA, see 82677)	
	(For cerebral blood flow study, see 78615)			(For progesterone, RIA, see 84144)	
78499	Unlisted cardiovascular procedure, diagnostic nu-	D.D.		(For prostatic acid phosphatase, RIA, see 84066)	
	clear medicine	BR	78760	Testicular imaging	BR
	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		78761	with vascular flow	BR
R	ESPIRATORY SYSTEM			(For testosterone, blood, RIA, see 84403)	
78580	Pulmonary perfusion imaging; particulate	26.0		(For testosterone, urine, RIA, see 84405)	
78581	gaseous	BR		(78770, 78775 have been deleted. To report ei-	
78582	gaseous, with ventilation, rebreathing and	BR		ther placenta imaging or placenta localization, use 78799)	
78584	washout Pulmonary perfusion imaging, particulate, with	DK		,	
	ventilation; single breath	BR		(For lactogen, human placental (HPL) chorionic somatomammotropin, RIA, see 83632)	
78585	rebreathing and washout, with or without single			• • • • • • • • • • • • • • • • • • • •	

		Unit Value	Unit Value			
	(For chorionic gonadotropin, RIA, see 82998)		(For kanamycin, see 83578)			
	(For chorionic gonadotropin beta subunit, RIA, see 84701)		78890 Generation of automated data: Interactive process involving nuclear physician and/or allied health			
	(For pregnanediol, RIA, see 84135)		professional personnel; simple manipulations and interpretation, not to exceed 30 minutes BR			
	(For pregnanetriol, RIA, see 84138)		78891 complex manipulations and interpretation, ex-			
78799	Unlisted genitourinary procedure, diagnostic nuclear medicine	BR	(use 78890 or 78891 in addition to primary			
	(For chemical analysis, RIA tests, see Chemistry and Toxicology section)		procedure) 78895 Bedside unit required BR			
N	ISCELLANEOUS STUDIES		(use 78895 in addition to primary procedure)			
•	(For specific organ, see appropriate heading)		78990 Provision of diagnostic radionuclide(s) 12.0			
	(For radiophosphorus tumor identification, ocular, see 78655)		78999 Unlisted miscellaneous procedure, diagnostic nuclear medicine			
78800	Tumor localization; limited area	BR	AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)			
	(For specific organ, see appropriate heading)		• •			
	(For eye tumor identification, see 78655)		WAC 296-23A-325 PANEL OR PROFILE TESTS.			
78801 78802 78805 78806	multiple areas	BR BR BR BR	The following list contains those tests that can be and are frequently done as groups and combinations ("profiles") on automated multichannel equipment. For any			
	(For imaging bone infectious inflammatory disease, see 78300-78381)		combination of tests among those listed immediately be low, use the appropriate number 80002–80019. Groups			
	(For Rast, see 86421, 86422)		of the tests listed here are distinguished from multiple			
	(For gamma-E immunoglobulin, RIA, see 82785)		tests performed individually for immediate or "stat" reporting.			
	(For gamma-G immunoglobulin, see 82784)		The following unit values apply when three or more of			
	(For alpha-1 antitrypsin, RIA, see 86064)		the tests listed below are performed on the same blood			
	(For alpha-1 fetoprotein, RIA, see 86244)		or urine specimen, under the conditions described in			
	(For antinuclear antibodies, RIA, see 86038)		WAC 296–23A–300.			
	(For lactic dehydrogenase, RIA, see 83610)		Albumin			
	(For amikacin, see 82112)		Albumin/globulin ratio Bilirubin, direct			
	(For aminophylline, see 82137)		Bilirubin, total			
	(For amitriptyline, see 82138)		Calcium			
	(For amphetamine, chemical quantitative, see 82145)		Carbon dioxide content Chlorides			
	(For chlordiazepoxide, see 82420, 82425)		Cholesterol Creatinine			
	(For chlorpromazine, see phenothiazine, urine, 84021, 84022)		Globulin Glucose (sugar)			
	(For clonazepam, see 82510)		Lactic dehydrogenase (LDH)			
	(For cocaine, quantitative, see 82520)		Phosphatase, alkaline			
	(For diazepam, see 82636)		Phosphorus (organic phosphate)			
	(For dihydromorphinone, quantitative, see 82649)		Potassium Protein, total			
	(For phenytoin (diphenylhydantoin), see 84045)		Sodium Transaminase, glutamic oxaloacetic (SGOT)			
	(For flucytosine, see 82741)		Transaminase, glutamic oxaloacete (SGOT) Transaminase, glutamic pyruvic (SGPT)			
	(For gentamicin, see 84695)		Urea nitrogen (BUN)			
	(For lysergic acid diathylamide (LSD), RIA, see 83728)		Uric acid Unit			
	(For morphine (Heroin), RIA, see 83862)		Value			
	(For phencyclidine (PCP), see 83992)		80002 Automated multichannel test; 1 or 2 clinical			
	(For phenobarbital, see barbiturates, 82205, 82210)		chemistry test(s) 21.0 80003 3 clinical chemistry tests 28.0 80004 4 clinical chemistry tests 32.0			
	(For tobramycin, see 84840)		80005 5 clinical chemistry tests			

	Unit Value	AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)
80006 6 clinical chemistry tests	44.0	WAC 296-23A-335 CHEMISTRY AND TOXICOLOGY.
80009 9 clinical chemistry tests	52.0 56.0 60.0	Notes: The material for examination may be from any source. Examination is quantitative unless specified. (For list of automated, multichannel tests, see 80003-80019)
80016 13-16 clinical chemistry tests. 80018 17-18 clinical chemistry tests. 80019 19-24 clinical chemistry tests. 80020 25-30 clinical chemistry tests. 80021 31 or more clinical chemistry tests.	66.8 69.6 72.4 75.2	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.
THERAPEUTIC DRUG MONITORING		Unit Value
(e.g., antiepilepsy drugs, cardiac drugs, antibiotics, sedat	ives)	
80031 Therapeutic quantitative drug monitoring in blo and/or urine; measurement one drug (if drug n specified by individual code number)	ot	82000 Acetaldehyde, blood 40.0 82003 Acetaminophen, urine 40.0
80032 2 drugs measured	BR	(Acetic anhydride, see volatiles, 84600)
80033 3 drugs measured	BR ot-	82005 Acetoacetic acid 40.0 82009 Acetone, qualitative 12.0 82010 quantitative 12.0
ic levels	BR	(For acetone bodies, see 82009-82010, 82635, 83947)
ORGAN OR DISEASE ORIENTED PANELS Organ "panels" as an approach to diagnosis have beer response to the increased use of general screening prog now in use in physicians' offices, health centers, clinics,	rams that are	82011 Acetylsalicylic acid; quantitative 32.0 82012 qualitative 32.0 82013 Acetylcholinesterase 40.0 (Acid, gastric, see gastric acid, 82926–82932)
Also included here are profiles that combine laboratory under a problem oriented classification. The lack of an experience of the combine of		(Acid phosphatase, see 84060–84065)
laboratory tests under each number is deliberate. Because	se no two lab-	82015 Acidity, titratable, urine
oratories utilize the same array of tests in a particular paratory should establish its own profile and accompany		(ACTH, see 82024)
panel by a listing of the components of that panel perflaboratory.	formed by the	(Adrenalin-Noradrenalin, see catecholamines, 82382-82384)
	Unit Value	82024 Adrenocorticotropic hormone (ACTH), RIA 120.0 82030 Adenosine; 5'-diphosphate (ADP) and 5'-mono-
80050 General health screen panel	BR	82035 5'-triphosphate, blood 40.0 82040 Albumin serum 20.0
80056 Amenorrhea profile	BR	82042 urine, quantitative (specify method, e.g., Esbach)
80059 Hepatitis panel	BR	(For albumin/globulin ratio, albumin/globulin ratio by
80061 Lipid profile	BR	electrophoretic method, see 84155–84200)
80062 Cardiac evaluation (including coronary risk) pa		82055 Alcohol (ethanol), blood; chemical
80063 Cardiac injury panel	BR	82065 Alcohol (ethanol), urine; chemical
with creatine phosphokinase (CPK) and/or la tic dehydrogenase (LDH) isoenzyme determ	c- vi-	82070 by gas-liquid chromatography 40.0 82072 Alcohol (ethanol) gelation 30.0
nation	BR	82075 Alcohol (ethanol), breath
80065 Metabolic panel		82076 Alcohol; isopropyl
80066 Malabsorption panel		82078 methyl 60.0 82085 Aldolase, blood; kinetic ultraviolet method 26.0
80068 Lung maturity profile		82086 colorimetric
80070 Thyroid panel	BR	82087 Aldosterone; double isotope technique 120.0 82088 RIA blood 100.0
80071 with thyrotropin releasing hormone (TRH) 80072 Arthritis panel		82088 RIA blood
80072 Artificis panel		82091 saline infusion test BR
80075 Parathyroid panel	BR	(Alkaline phosphatase, see 84075-84080)
80080 Prostatic panel		82095 Alkaloids, tissue; screening
80084 Pituitary panel	. BR	82096 quantitative
80085 Microcytic anemia panel	BR	82100 Alkaloids, urine, screening
80086 Macrocytic anemia panel		82101 quantitative
80090 Antibody panel (e.g., TORCH: Toxoplasma IFA	4 ,	(See also 82486, 82600, 82662, 82755, 84231)
rubella HI, cytomegalovirus CF, herpes viru		(Alpha amino acid nitrogen, see 82126)
80099 Unlisted panel		(Alpha-hydroxybutyric (HBD) dehydrogenase, see 83485, 83486)

(Alphaketoglutarate, see 83584)

	Unit Value		•	Unit Value
(4) 1 (4) (4) (5) (6) (6) (6) (6)		82251	blood, total and direct	30.0
(Alpha tocopherol (Vitamin E), see 84446)	DD	82252	feces, qualitative urine, quantitative	BR 12.0
82112 Amikacin		82260 82265	amniotic fluid, quantitative	30.0
(Amikacin serum radioimmunoassay, see 8004	0)	82268	Bismuth	80.0
82126 amino acid nitrogen, alpha	50.0	82270	Blood; occult, feces, screening	8.0 BR
82128 Amino acids, qualitative	40.0	82273	duodenal, gastric contents, qualitative	DK
82130 Amino acids, urine or plasma, chromato fractionation and quantitation	ographic 180.0	(B)	ood urea nitrogen (BUN), see 84520-84525, 84545)	
82134 Aminohippurate, para (PAH)		(B)	ood volume, see 84605-84610, 78110, 78111)	
82135 Aminolevulinic acid, delta (ALA)	50.0	82280	Boric acid; blood	100.0
82137 Aminophylline	60.0	82285	ui me i i i i i i i i i i i i i i i i i i	100.0
82138 Amitriptyline	40.0	82286	Bradykinin	BR 24.0
82141 urine		82290 82291	Bromides; blood	40.0
82142 Ammonium chloride loading test		82300		100.0
82143 Amniotic fluid scan (spectrophotometric).	50.0	82305	Caffeine	60.0
(For L/S ratio, see 83661)		82306	Calcifediol (25-OH Vitamin D-3), chromato- graphic technique	BR
(Amobarbital, see 82205-82210)		82307	Calciferol (Vitamin D), RIA	BR
82145 Amphetamine or methamphetamine, o	hemical,	(F	or 1, 25-Dihydroxyvitamin D, use 82652)	
quantitative		82308	Calcitonin, RIA	80.0
82150 Åmylase, serum	30.0 BR	82310	Calcium, blood; chemical	22.0
82156 Amylase, urine (diastase)		82315	fluorometric	22.0
82157 Androstenedione RIA	80.0	82320	emission flame photometry	22.0 24.0
82159 Androsterone		82325 82330	atomic absorption flame photometry	60.0
82160 RIA	50.0	82331	after calcium infusion test	24.0
(See also 83593-83596)		82335	Calcium, urine; qualitative (Sulkowitch)	11.0
(Angiotensin I, see renin, 84244)		82340	quantitative, timed specimen	32.0 80.0
82163 Angiotensin II, RIA	BR	82345 82355	Calcium, feces, quantitative, timed specimen Calculus (stone), qualitative; chemical	40.0
82164 Angiotensin—converting enzyme	BR	82360	Calculus (stone), quantitative; chemical	60.0
82165 Aniline		82365	infrared spectroscopy	60.0
(Antidiuretic hormone, RIA, see 84588)	•	82370	X-ray diffraction	50.0
82168 Antihistamines	BR	(C	arbamates, see individual listings)	
82170 Antimony, urine		82372	Carbamazepine, serum	BR
(Antimony, screen, see 83015)		82374	Carbon dioxide, combining power or content	10.0
(Antitrypsin, alpha-1-, see 86329)		(S	ee also 82801-82803, 82817)	
`	DD	82375	Carbon monoxide, (carboxyhemoglobin); quantita-	
82172 Apolipoprotein			tive	48.0
82175 Arsenic, blood, urine, gastric contents, hair	or nails,	82376	qualitative	48.0
quantitative	80.0		arbon tetrachloride, see 84600)	
(For heavy metal screening, see 83015)		•	arboxyhemoglobin, see 82375, 82376)	
82180 Ascorbic acid (Vitamin C), blood			Carotene, blood	40.0
(Aspirin, see acetylsalicylic acid, 82011, 82012		(C	arotene plus Vitamin A, see 84595)	
(Atherogenic index, blood, ultracentrifugation	on, quantita-	82382		BR
tive, see 83717)		82383	phrine); total urineblood	BR
82205 Barbiturates; quantitative	60.0 80.0	82384	fractionated	BR
		(F	or urine metabolites, see 83835, 84585)	
(For qualitative screen, see 82486, 82660, 827		82390	Ceruloplasmin, chemical (copper oxidase), blood	40.0
82225 Barium	DK	(F	or gel diffusion technique, see 86331; immunodiffusion	
(Bence-Jones protein, 84185)	80.0	te	chnique, see 86329)	
82230 Beryllium, urine	80.0	82400	Chloral hydrate; blood	60.0
(Beta-glucosidase, see 82963)		82405 82415	urine	40.0 40.0
82231 Beta-2 microglobulin, RIA; urine	BR	82418	Chlorazepate dipotassium	40.0
82232 serum	BR	82420	Chlordiazepoxide; blood	60.0
82235 Bicarbonate excretion, urine		82425	urine	60.0
(Bicarbonate, see 82374)	· · · · · · · · · · · · · · · · · · ·	82435	Chlorides; blood (specify chemical or electrometric)	20.0
	120.0	82436	urine (specify chemical, electrometric or Fantus	20.0
82240 Bile acids, blood, fractionated	120.0 8.0	01/17	test)sweat (without iontophoresis)	20.0 20.0
82250 Bilirubin; blood, total or direct	24.0	82437	sweat (without folitophoresis)	20.0

		Unit Value			Unit
					Value
82438 82441 82443	spinal fluid	20.0 20.0 60.0	-	Cyclic AMP, see 82030)	
	Chlorpromazine, see 84021, 84022)	00.0	,	Cyclic GMP, see 83008)	D D
82465		22.0	82614 82615	Cystine, blood, qualitative	BR 30.0
82470	Cholesterol, serum; total	30.0	82620	quantitative	40.0
82480	Cholinesterase; serum	40.0	82624	Cystine aminopeptidase	BR
82482 82484	RBCserum and RBC	60.0 80.0		hemoglobin, see 83053)	
82485		BR	(I	Delta-aminolevulinic acid (ALA), see 82135)	
((Chorionic gonadotropin, see gonadotropin, 82996-83002)		82626	Dehydroepiandrosterone (DHEA), RIA	BR
82486	Chromatography; gas-liquid, compound and meth-		(5	See also 83593)	
82487	od not elsewhere specified	BR	(I	Deoxycortisol, 11-(compound S), RIA, see 82634)	
02407	paper, 1—dimensional, compound and method not elsewhere specified	BR	82628	Desipramine	BR
82488 82489	paper, 2-dimensional, not elsewhere specified thin layer, not elsewhere specified	BR BR	82633 82634	Desoxycorticosterone, 11-RIA	BR 80.0
82490 82495	Chromium; blood	100.0 100.0	(s	ee also 83492)	
82505	Chymotrypsin, duodenal contents	30.0	(I	Dexamethasone suppression test, see 82539)	
82507 82512	Citrate	80.0 BR	82635	Diacetic acid	18.0
82520	Cocaine, quantitative	60.0	(I	Diastase, urine, see 82156)	
(0	Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)		82636	Diazepam	50.0
	Codeine, screen, see 82486, 82660, 82662, 82755, 84231)		82638 82639	Dibucaine number	34.0 BR
(0	Codeine, quantitative, see 82096, 82101)		(E	Dichloroethane, see 84600)	
(0	Complement, see 86159–86162)		(E	Pichloromethane, see 84600)	
(0	Compound S, see 82634)			Diethylether, see 84600)	
82525	Copper; blood	60.0	82640	Digitoxin (digitalis); blood, RIA	BR
82526 (C	urine	60.0	82641 82643	urine Digoxin, RIA	BR 36.0
(0	Coproporphyrins, see 84118-84121)		82646	Dihydrocodinone	BR
	Corticosteroids, see 83492-83496)			bihydrocodinone screen, see 82486-82489, 82662, 82755, 231)	
82528	Corticosterone, RIA	BR	82649	Dihydromorphinone, quantitative	75.0
(S 82529	dee also 83593-83597) Cortisol; fluorometric, plasma	36.0		hydromorphinone screen, see 82486, 82489, 82662, 755, 84231)	
82531	CPB, plasma	75.0	82651	Dihydrotestosterone (DHT)	BR
82532 82533	CPB, urine	75.0 90.0	82652	Dihydroxyvitamin D, 1, 25	BR
82534	RIA, urine	90.0	82654	Dimethadione	BR
82536	after adrenocorticotropic hormone (ACTH) administration	DD	(D	riphenylhydantoin, see 84045)	
82537	48 hours after continuous ACTH infusion	BR BR	(D	opamine, see 82382-82384)	
82538 82539	after metyrapone tartrate administration	BR	82656	Doxepin	BR
02337	dexamethasone suppression test, plasma and/or urine	BR	82660	Drug screen (amphetamines, barbiturates, alkaloids)	65.0
82540 82545	Creatine; blood	24.0	(S	ce also 82486-82489, 82662, 82755, 84231)	05.0
82546	urine	40.0 50.0			
82550	Creatine phosphokinase (CPK), blood; timed kinet-			uodenal contents, see individual enzymes; for intubation d collection, see 89100)	
82552	ic ultraviolet methodisoenzymes	26.0 30.0	(E	ndocrine receptor assays, see 84233-84235)	
82555	colorimetric	20.0		Enzyme immunoassay technique for drugs, EMIT.	30.0
82565 82570	Creatinine; blood	20.0 20.0		or enzyme immunoassay for bacteria, use 86227)	50.0
82575	clearance	40.0	82664	Electrophoretic technique, not elsewhere specified.	45.0
82585 82595	Cryofibrinogen, blood	40.0 40.0	82666	Epiandrosterone	45.0 BR
(C	rystals, pyrophosphate vs. urate, see 84208)		(S	ee also 83593, 83596)	
82600	Cyanide; blood	80.0	(E	pinephrine, see 82382-82384)	
82601 82606	tissue	80.0	82668	Erythropoietin, bioassay	BR
82607	RIA	70.0 45.0	(F	or HI method, see 86280)	
82608	unsaturated binding capacity	60.0	82670	Estradiol, RIA (placental)	90.0

		Unit Value		,	Unit Value
82671	Estrogens; fractionated	85.0	82792	by oximetry	20.0
82672	total	60.0	82793	by spectrophotometry	40.0
82673	Estriol; fluorometric	54.0	82795	by calculation from pCO ₂	6.0
82674	GLC	45.0	82800	Gases, blood; pH, only	20.0
82676	Chemical	75.0	82801	pCO ₂	24.0
82677	RIA	105.0	82802	pH, pCO ₂ by electrode	42.0
(5			82803	pH, pCO ₂ , pO ₂ simultaneous	54.0
(E	strogen receptor assay, see 84233)		82804	pO ₂ by electrode	40.0
82678	Estrone: chemical	75.0	82812	pO_2 by manometry	24.0
82679	RIA	90.0	82817	pH, pCO ₂ by tonometry	24.0
			82926	Gastric acid, free and total; single specimen	11.2
(E	thanol, see 82055-82075)		82927	each additional specimen	9.0
82690	Ethchlorvynol; blood	60.0	82928	Gastric acid, free or total; single specimen	9.0
82691	urine	60.0	82929	each additional specimen	7.5
82692	Ethosuximide	BR	82931	Gastric acid, pH titration; single specimen	24.0
		211	82932	each additional specimen	18.0
(E	thyl alcohol, see 82055-82075)		(8	2939 has been deleted. If necessary to report use 84999)	
82694	Etiocholanolone	BR	•		
(S	ee also 83593, 83596)		•	Gastric analysis, with stimulation, see 89140, 89141, 052)	
•	vans Blue, see blood volume, 84605-84610)			Gastric analysis, pepsin, see 83974)	
•		50.0	`		
82696	Etiocholanolone, RIA	10.0	(1	for gastric intubation, see 89130, 74340)	
82705	Fat or lipids, feces; screening	100.0	82938	Gastrin(serum) after secretin stimulation (e.g., for	
82710	quantitative, 24 or 72 hour specimen	BR		gastrinoma, Zollinger-Ellison syndrome)	BR
82715	Fat differential, feces, quantitative	40.0			40.0
82720	Fatty acids, blood; esterified	40.0	82941	Gastrin, RIA	48.0
82725	nonesterified	BR	((Gentamicin, see 84695)	
82727 82728	•	DIX	•		
02120	immunoradiometric assay)	BR	-	GGT, see 82977)	
(F	etal hemoglobin, see hemoglobin 83020, 83033, an	d	•	Gentamicin serum radioimmunoassay, see 80040)	
-	460)		(C	GLC, gas liquid chromatography, see 82486)	
(F	etoprotein, alpha-1, see 86329)		82942	Globulin, serum	10.5
82730	Fibrinogen, quantitative	21.0	(S	ee also 82784, 82786, 84155-84200, 86329)	
(S	ee also 85371, 85377)		82943	Glucagon, RIA	BR
		100.0	82944	Glucosamine	6.0
82735	Fluoride; blood	100.0	82946	Glucagon tolerance test	BR
82740	urine	100.0	82947	Glucose; except urine (e.g., blood, spinal fluid, joint	
82741	Flucytosine (5-fluorocytosine)	BR		fluid)	10.5
82742	Flurazepam	BR	82948	blood, stick test	8.2
82745	Folic acid (folate), blood; bioassay	BR	82949	fermentation	22.5
82746	RIA	45.0	82950	post glucose dose (includes glucose)	13.5
(F	follicle stimulating hormones (FSH), see 83000, 83001)		82951	tolerance test (GTT), three specimens (includes	27.5
		100.0		glucose)	37.5
	Formiminoglutamic acid (FIGLU), urine		82952	tolerance test, each additional beyond three	
	Free radical assay technique for drugs (FRAT)	BR		specimens	10.5
82756	Free thyroxine index (T-7)	BR BR	(F	for intravenous glucose tolerance test, see 82961)	
82757	Fructose, semen	ЬK			15 0
(F	ructose, TLC screen, see 84375)		82953	tolbutamide tolerance test	15.0
(F	furosemide test, see 84246)		`	for insulin tolerance test, see 82937)	
82759	Galactokinase, RBC	BR	(F	for leucine tolerance test, see 83681)	
82760	Galactose; blood	40.0	82054	Glucose, urine	20.0
82763	tolerance test	75.0		Glucose-6-phosphate dehydrogenase(G6PD);	20.0
82765	urine	40.0	02333	quantitative	60.0
	0.4075)		82960	screen	56.0
(F	for TLC screen, see 84375)		82961	Glucose tolerance test, intravenous	BR
82775	Galactose-1-phosphate uridyl transferase; quanti-		82963	Glucosidase, beta	BR
02/13	tative	60.0			40.0
82776	screen	18.0	82965	Olutamate demydrogenase, blood	→ 0.0
	Gallium	BR	(0	Glutamic oxaloacetic transaminase (SGOT), see 84450-	
82780	Gammaglobulin, A, D, G, M nephelometric, each.	12.0	2 .	(455)	
82784		75.0		•	
82785	Gammaglobulin, E, (e.g., RIA, EIA)	21.0	•	Glutamic pyruvic transaminase (SGPT), see 84460-	
82786	Gammaglobulin, salt precipitation method	21.0	84	465)	
(C	Gammaglobulin by gel (immuno) diffusion, see 86329)		82975	Glutamine (glutamic acid amide), spinal fluid	80.0
(0	Gamma-glutamyl transpeptidase (GGT), see 82977)		82977	Glutamyl transpeptidase, gamma (GGT)	BR BR
82790	Gases, blood, oxygen saturation; by calculation		82978 82979	Glutathione reductase, RBC	BR
02170	from pO ₂	40.0	82979 82980	Glutethimide	56.2
82791	by manometry	40.0	02700	Gistellining	J J. 2

		Unit Value	Unit Value
(G	lycohemoglobin, see 83036)		(Hormones, see individual alphabetic listings in chemistry
82995 ((82996 82997 82998 (<u>87</u>	Glycoprotein, electrophoresis Gold, blood Gonadotropin, chorionic, bioassay; qualitative quantitative Gonadotropin, chorionic, RIA 2996-82998, Gonadotropin, chorionic, ((beta subunit A)) have been deleted, see ((8470+)) 84702-84703) For immunoassay, qualitative, see 86006, 86007)	60.0 100.0 30.0 30.0 38.0))	section) 83485 Hydroxybutyric dehydrogenase, alpha (HBD), blood; kinetic ultraviolet method 22.0 83486 colorimetric method 20.0 83491 Hydroxycorticosteroids, 17-(17-OHCS); RIA 64.1 83492 gas liquid chromatography (GLC) 82.0 83493 blood, Porter-Silber type 45.0 83494 blood, fluorometric 38.0 83495 urine, Porter-Silber type 52.0 83496 urine, fluorometric 52.0
(F	or quantitative titer, see 86008, 86009)))		(See also 82531–82534, 82634, 84409)
83000 83001	Gonadotropin, pituitary, follicle stimulating hormone (FSH); bioassay	90.0 90.0	83497 Hydroxyindolacetic acid, 5-(HIAA), urine 60.0
83002 (Fe 83003 83004	Gonadotropin, pituitary, luteinizing hormone (LH)(ICSH), RIA	90.0 48.0 48.0	(For HIAA, blood, see 84260) 83498 Hydroxyprogesterone, 17-d, RIA 105.0 83499 Hydroxyprogesterone, 20- BR 83500 Hydroxyproline, urine; free only 100.0 83505 total only 100.0 83510 free and total 180.0 83523 Imipramine 67.0
,	or growth hormone secretion after arginine tolerance t, see 82173)	e	(Immunoglobulins, see 82784, 82785, 82786, 86329, 86335)
83005 83008	Guanase, blood	40.0 BR	83524 Indican, urine
83010 83011 83012 83015	Haptoglobin; chemical quantitative, electrophoresis phenotypes, electrophoresis	60.0 30.0 60.0	83526 Insulin tolerance test
83018 83020	Heavy metal screen (arsenic, bismuth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit) chromatography, DEAE column	30.0 BR 80.0	83530 Inulin clearance
	emoglobin, carboxyhemoglobin (CO), see 82375 376; colorimetric, see 85018, 85031)	'•	(For thyroxine, see 84435–84439) (For triiodothyronine (true T-3), RIA, see 84480)
83030 83033 83036 83040 83045 83050 83051 83052 83053 83055	F (fetal), chemical. F (fetal), qualitative (APT) test, fecal. glycosylated (Alc) methemoglobin, electrophoretic separation methemoglobin, qualitative methemoglobin, quantitative plasma sickle, turbidimetric solubility, S-D, etc. sulfhemoglobin, qualitative	40.0 56.0 60.0 80.0 20.0 40.0 40.0 34.0 40.0 20.0	83540 Iron, serum; chemical 20.0 83545 automated 12.0 83546 radioactive uptake method 30.0 83550 Iron binding capacity, serum; chemical 20.0 83555 automated 12.0 83565 radioactive uptake method 30.0 83570 Isocitric dehydrogenase (IDH), blood; kinetic ultraviolet 26.0 83571 colorimetric 20.0
83060 83065 83068 83069 83070 83071	sulfhemoglobin, quantitative thermolabile unstable, screen urine Hemosiderin, urine Hemosiderin, RIA	40.0 BR BR BR 12.0 25.6	(Isopropyl alcohol, see alcohol 82076) 83576 Isonicotinic acid hydrazide (1NH) 105.0 83578 Kanamycin 49.0 83582 Ketogenic steroids, urine; 17–(17–KGS) 45.0 83583 11-desoxy: 11-oxy ratio 75.0
84:	eroin, screening, see 82660, 82486, 82662, 82755 231; quantitative, see 82096, 82101)	,	83584 Ketoglutarate, alpha
83086 83087 83088 (H	IAA, see 83497) Histidine; blood, qualitative	BR BR 100.0	83586 Ketosteroids 17-(17-KS), blood; total
•	omocystine, quantitative, see 82620)		(83596 D/A/E ratio has been deleted)
83093 83094 83095	Homogentisic acid; blood, qualitative urine, qualitative urine, quantitative	BR 20.0 40.0	83597 11-desoxy: 11-oxy ratio
83150	Homovanillic acid (HVA), urine	80.0	83599 Ketosteroids, 17–OH, RIA

		Unit Value			Unit Value
83605 83610	Lactate, (lactic acid)	40.0 33.7	83799	Meperidine, quantitative	54.0
83615	Lactic dehydrogenase (LDH), blood; kinetic ultra-		(Fe	or screen, see 82486, 82489, 82662, 82755, 84231)	
00.00	violet method	26.0	83805	Meprobamate, blood or urine	60.0
83620 83624	colorimetric or fluorometricheat or urea inhibition (total not included)	20.0 24.0	(Fe	or screen, see 82486, 82489, 84231)	
83625	isoenzymes, electrophoretic separation and quan-	24.0	83825	Mercury, quantitative; blood	70.0
*****	titation	60.0	83830	urine	70.0
83626	isoenzymes, chemical separation	20.0	(M	lercury screen, see 83015)	
83628 83629	Lactic dehydrogenase, liver (LLDH) Lactic dehydrogenase (LDH), urine	20.0 20.0	•	•	52.0
83631	Lactic dehydrogenase (LDH), CSF	20.0		Metanephrines, urine	52.0
	or hydroxybutyric dehydrogenase (HBD), see 83485)		(Fe	or catecholamines, see 82382-82384)	
83632	Lactogen, human placental (HPL) chorionic soma-		83840	Methadone	60.0
03032	tomammotropin, RIA	30.0	(M	lethamphetamine, see 82145)	
83633	Lactose, urine; qualitative	20.0	(M	lethanol, see 82078)	
83634	quantitative	20.0	•		50.0
(F	or tolerance, see 82951–82952)		83842 83845	Methapyrilene	90.0
(F	or TLC screen, see 84375)		83857	Methemalbumin	32.0
•		20.0	(N	lethemoglobin, see hemoglobin 83045-83050)	
83645	Lead, screening; bloodurine	20.0 20.0	`		
83650 83655	Lead, quantitative; blood	60.0	83858	Methsuximide, serum	90.0
83660	urine	60.0	(M	fethyl alcohol, see 82078)	
83661	Lecithin - sphingomyelin (L/S ratio), amniotic	75.0	83859	Methyprylon	90.0
83670	fluid Leucine aminopeptidase (LAP), blood; kinetic ul-	73.0		ficroglobulin, beta-2, RIA, see 82231, 82232)	
03070	traviolet method	26.0	•	<u> </u>	00.0
83675	colorimetric	20.0	83860	Morphine, screening quantitative	80.0 120.0
83680	Leucine aminopeptidase (LAP), urine	26.0	83861 83862	RIA	82.0
83681	Leucine tolerance test	26.0 20.0	83864	Mucopolysaccharides, acid, blood	60.0
83685 83690	Lidocaine	30.0	83865	Mucopolysaccharides, acid, urine; quantitative	60.0
83700	Lipids, blood; total	30.0	83866	screen	21.0
83705	fractionated (cholesterol, triglycerides, phospholipids)	60.0		3870 Mucoprotein, blood has been deleted. To repo	ort
(F	for feces, see 82705–82715)		83872	Mucin, synovial fluid (Ropes test)	21.0
83715	Lipoprotein, blood; electrophoretic separation and		83873	Myeline basic protein, CSF, RIA	BR
03/13	quantitation (phenotyping)	60.0	(F	or oligoclonal bands, see 83916)	
83717	analytic ultracentrifugation separation and		`		20.0
	quantitation (atherogenic index)	100.0	83874 83875	Myoglobin, electrophoresis	30.0 40.0
83718	Lipoprotein high density cholesterol (HDL choles-	BR	83880	Nalorphine	60.0
83719	terol) by precipitation method)	DIC	83885	Nickel, urine	100.0
03117	cholesterol) by ultracentrifugation	BR	83887	Nicotine	75.0
83720	Lipoprotein cholesterol fractionation calculation by		83895	Nitrogen, total; urine, 24-hour specimen	60.0
	formula	BR 60.0	83900 83910	feces, 24-hour specimen	100.0 20.0
83725	Lithium, blood, quantitative	00.0			20.0
(L	uteinizing hormone (LH), see 83002)			forepinephrine, see 82382-82384)	25.0
83727	Luteinizing releasing factor (LRH), RIA	60.0	83915	Nucleotidase 5'	25.0
83728	Lysergic acid diethylamide (LSD), RIA	BR 30.0	83916	electrophoresis	BR
83730		30.0	(F	or myelin basic protein, CSF, see 83873)	
`	Aacroglobulins, alpha-2-Sia, see 86329)	20.0			30.0
83735	Magnesium, blood; chemical fluorometric	20.0 20.0	83917 83918	Organic acids; screen, qualitativequantitative	30.0
83740 83750	atomic absorption	40.0	83920	Ornithine carbamyl transferase (OCT)	24.0
83755	Magnesium, urine, chemical	40.0	83930	Osmolality; blood	20.0
83760	fluorometric	40.0	83935	urine	20.0
83765	atomic absorption	40.0 30.0	83938 83945	Ouabain Oxalate, urine	BR 40.0
83775 (N	Maltose tolerance, see 82951, 82952)	30.0		or alpha-oxoglutarate, see 83584)	
,			83946	Oxazepam	40.0
(N	Mammotropin, see 84146)		83947	Oxybutyric acid, beta	40.0
83785	Manganese, blood or urine	60.0	83948	Oxycodinone	52.0
83790	Mannitol clearance	BR	(O	exygen, see gases, blood, 82790-82817)	
(N	Marijuana, see tetrahydrocannabinol THC, 84408)		83949	Oxytocinase, RIA	52.0
83795	Melanin, urine, qualitative	60.0	03777	Onjustiniano, ren-	J2.0

		Unit Value			Unit Value
(F	Para-aminohippuric acid, see 82134)		84120	Porphyrins; copro- and uro-, fractionated, urine	64.0
	Paraldehyde, blood, quantitative	60.0 165.0	84121 84126 84128	uro-, copro-, and porphobilinogen, urine Porphyrins, feces, quantitative Porphyrins, plasma	80.0 100.0 82.0
	PBI, see 83533)	103.0		Porphyrin precursors, see 82135)	02.0
83971	Penicillin, urine	50.0		For protoporphyrin, RBC, see 84202, 84203)	
83972	Pentazocine	60.0	•	• • • •	24.0
83973	Pentose, urine, qualitative	13.5	84132 84133	Potassium; blood urine	24.0 24.0
(F	For TLC screen, see 84375)		84135	Pregnanediol; RIA	BR
83974	Pepsin, gastric	23.0	84136 84138	other method (specify)	BR BR
83975 83985	Pepsinogen, blood	40.0	84139	other method (specify)	BR
03903	Pesticide other than chlorinated hydrocarbons, blood, urine, or other material	BR	84141 84142	Primidone	60.0 60.0
(F	Pesticide, chlorinated hydrocarbons, see 82441)		84144	Progesterone, any method	105.0
	pH, body fluid, except blood	BR	(P	rogesterone receptor assay, see 84234)	
	For blood, see 82800, 82802, 82803, 82817)		(F	For proinsulin, RIA, see 84206)	
•	Phencyclidine (PCP)	38.0	84146	Prolactin (mammotropin), RIA	225.0
	Phenobarbital, see barbiturates 82205–82210)	30.0	84147	Propoxyphene	60.0
83995	Phenol, blood or urine	60.0	(F	For screen, see 82486 et seq.)	
84005	Phenolsulphonphthalein (PSP), test, urine	20.0	84149	Propranolol	BR
84021	Phenothiazine, urine; qualitative, chemical	100.0	84150 84155	Prostaglandin, any one, RIA	BR 20.0
(S	see also 82486 et seq.)		84160	refractometric	12.0
84022	quantitative, chemical	BR	84165 84170	electrophoretic fractionation and quantitation Protein, total and albumin/globulin ratio	60.0 40.0
(S	ee also individual drugs)			for serum albumin, see 82040; serum globulin, se	_
84030	Phenylalanine (PKU), blood; Guthrie	12.0		(942)	·
(P	Phenylalanine-tyrosine ratio, see 84030, 84510)		84175	Protein, other sources, quantitative	24.0
84031	fluorometric	12.0	84176	Protein, special studies (e.g., monoclonal protein	D.D.
84033	Phenylbutazone	20.0	84180	analysis)	BR 24.0
84035 84037	Phenylketones; blood, qualitative urine, qualitative	20.0 20.0	84185	Bence-Jones	12.0
84038	Phenylpropanolamine	20.0	84190 84195	electrophoretic fractionation and quantitation Protein, spinal fluid; semi-quantitative (Pandy)	80.0 20.0
84039 84040	Phenylpyruvic acid; blood	20.0 20.0	84200	electrophoretic fractionation and quantitation	80.0
	for qualitative chemical tests, urine, see 81005)	20.0	84201	Protirelin, thyrotropin releasing hormone (TRH) test	BR
84045		610	84202	Protoporphyrin, RBC; quantitative	30.0
84060	Phenytoin	61.0 24.0	84203 84205	screen Protiptylene	20.0 68.0
84065	prostatic fraction	40.0	84206	Proinsulin, RIA	60.0
84066 84075	prostatic fraction, RIA	60.0 24.0	84207	Pyridoxine (Vitamin B-6)	BR
84078	heat stable (total not included)	16.0	84208 84210	Pyrophosphate vs. urate, crystals (polarization) Pyruvate, blood	12.0 30.0
84080 84081	isoenzymes, electrophoretic method Phosphatydylglycerol	BR BR	84220	Pyruvic kinase, RBC	30.0
84082	Phosphates, tubular reabsorption of (TRP)	60.0	84228 84230	Quinine	30.0 40.0
(P	hosphates, inorganic, see 84100-84105)		84231	Radioimmunoassay (RIA) not elsewhere specified.	BR
(P	hosphates, organic, see 82480-82484)		(R	teinsch test, see 83015)	
84083	Phosphoglucomutase, isoenzymes	60.0	84232	Releasing factor	BR
84085	Phosphogluconate, 6-, dehydrogenase, RBC	18.0	84233 84234	Receptor assay; estrogen (estradiol)	BR BR
84087 84090	Phospholipids, blood	30.0 30.0	84235	endocrine, other than estrogen or progesterone	DIC
	ee also 83705)		84236	(specify hormone)	BR
	for lecithin/sphingomyelin ratio, see 83661)		84238	progesterone and estrogennonendocrine (e.g., acetylcholine) (specify recep-	BR
-	Phosphorus (phosphate); blood	24.0	84244	tor)	BR 60.0
84105	urine	24.0		ce also 82163, angiotensin II)	00.0
(P	ituitary gonadotropins, see 83000-83002)		84246	furosemide test	BR
(P	KU, see 81005, 84030, 84031)			tenin converting enzyme, see 82164)	DΚ
84106	Porphobilinogen, urine; qualitative	20.0		4250, 84251 resine uptake have been deleted. To report	
84110 84118	quantitative	20.0 30.0		e 84479, 84435)	ι,
84119	qualitative	24.0	84252	Riboflavin (Vitamin B-2)	BR

	,	Unit Value			Unit Value
(S	alicylates, see 82011, 82012)		84443	Thyroid stimulating hormone (TSH), RIA	60.0
-	aline infusion test, see 82091)		(Th	yroid stimulating hormone (TSH), neonatal, see	
•	ecretin test, see 89100 and appropriate analyses)		848	,	
84255 84260	Selenium, blood, urine or tissue	100.0 120.0	84444 84445	Thyrotropin releasing factor (TRF), RIA plus long acting (LATS)	BR BR
	or urine metabolites, see 83497)		•	bramycin, see 84840)	
84275	Sialic acid, blood	50.0	84446	Tocopherol alpha (Vitamin E)	38.0
	ickle hemoglobin, see 83020, 83052, 83053, 85660)		(To	Ibutamide tolerance, see 82951-82952)	
84285		100.0		Toxicology, screen; general	BR 45.0
84295 84300	Sodium; blood	24.0 24.0		sedative (acid and neutral drugs, volatiles)	24.0
(S	omatomammotropin, see 83632)		84455	colorimetric or fluorometric	20.0
(S	omatotropin, see 83003; chorionic, see 83632)			Transaminase, glutamic pyruvic (SGPT), blood; timed kinetic ultraviolet method	24.0
84310	Sorbitol dehydrogenase, serum	26.0	84465	colorimetric or fluorometric	20.0
84315	Specific gravity (except urine)	8.0	(Tr	ansferrin, see 86329)	
(F	or urine specific gravity, see 81000)			Trichloroethanol	60.0
84317 84318	Starch, feces, screening Stercobilin, qualitative, feces	8.0 BR		Trichloroacetic acidichloroacetaldehyde, see 82400-82405)	36.0
(S	tone analysis, see 82355-82370)		84476	Trifluoperazine	36.0
84324	Strychnine	75.0		Triglycerides, blood	30.0
(S	ugar, see under glucose)		`	e also 83705)	
84375	Sugars, chromatographic, TLC or paper chromatography	80.0	84480	Triiodothyronine (T-3), resin uptake	BR 36.0
(S	ulfhemoglobin, see hemoglobin, 83055-83060)			only)	BR
(8	4382 has been deleted)		84483 84485	Trimethadione	36.0 30.0
84395	Sulfonamide, blood, chemical	20.0	84488	Trypsin, feces; qualitative, 24-hour specimen	30.0
(8	4397 has been deleted)		84490	quantitative	30.0
(1	~3, see 84435, 84479, 84480)			abular reabsorption of phosphate, blood and urine, see 182)	
(Τ	7-4, see 84435-84439)		84510	Tyrosine, blood	40.0
(8	4401 has been deleted)			tracentrifugation, lipoprotein, see 83717)	
84403	Testosterone, blood, RIA	105.0		rate vs. pyrophosphate crystals, see 84208)	
(8	4404 has been deleted)		· ·	Urea nitrogen, blood (BUN); quantitative	22.0
84405	Testosterone, urine, RIA	120.0	84525	stick test	8.0 20.0
84406 84407	Testosterone, binding protein	BR BR	84540 84545	Urea nitrogen urine	40.0
84408	Tetrahydrocannabinol THC (marijuana)	BR	84550	Uric acid; blood, chemical	20.0 26.0
84409	Tetrahydrocortisone or tetrahydrocortisol	105.0	84555 84560	Uric acid, urine	20.0
(S	See also 83491–83497)		84565 84570	Urobilin, urine; qualitative quantitative, timed specimen	12.0 24.0
84410 84420	Thallium, blood or urine	100.0 60.0	84575	Urobilin, feces, quantitative	60.0
84425	Thiamine (Vitamin B-1)	BR	84577 84578	Urobilinogen, feces, quantitative	30.0 24.0
84430 84434	Thiocyanate, blood	30.0 40.0	84580	quantitative, timed specimen	24.0
	Thyrotropin releasing hormone (TRH) test, see 84201)		84583 84584	semiquantitative	20.0 24.0
84435	Thyroxine, (T-4), CPB or resin uptake	33.0		roporphyrins, see 84120, 84121)	
84436 84437	Thyroxine, true (TT-4), R1A Thyroxine (T-4), neonatal	21.0 20.0	,	alproic acid, see 80031)	24.0
	Thyroxine, free (FT-4), RIA (unbound T-4 only). 34441 Thyroxine (T-4) method has been deleted. To re-	45.0	84585 84588 84589	Vanillymandelic acid (VMA), urine	24.0 BR 10.0
	ort, use 84435–84439) Thyroxine binding globulin (TBG)	52.0	84590	Vitamin A, bloodincluding carotene	40.0 60.0
84442		52.0	84595		50.0
	Thyroxine, free thyroxine index, T-7, see 82756)		•	e also 82380)	
	Thyroid hormones, PBI, thyroxine, etc., see 84480, 4250)		-	tamin B-1, see 84425) tamin B-2, see 84252)	

Unit Value	Unit Value
(Vitamin B-6, see 84207) (Vitamin B-12, blood, see 82606, 82607)	(85003 Adelson-Crosby immersion method has been deleted. To report, use 85999)
(Vitamin B-12, absorption (Schilling), see 78270, 78271)	(Blood cell morphology only, see 85548)
(Vitamin C, see 82180)	85005 Blood count; basophil count, direct 10.0
(Vitamin D, sec 82306, 82307)	85007 differential WBC count (includes RBC morphology and platelet estimation) 7.5
(Vitamin E, see 84446)	(See also 85548, 85585)
84597 Vitamin K	(For other fluids, e.g., CSF, see 89051, 89190)
(VMA, see 84585)	85009 differential WBC count, buffy coat
84600 Volatiles (acetic anhydride, carbon tetrachloride,	85012 eosinophil count, direct
dichloroethane, dichloromethane, diethylether) 45.0	(For nasal smear, see 89180)
(For acetaldehyde, sec 82000)	85014 hematocrit 8.0
84605 Volume, blood, dye method (Evans bluc) 30.0 including total plasma and total blood cell vol-	85018 hemoglobin, colorimetric
ume 50.0	85021 hemogram, automated (RBC, WBC, Hgb, Hct
(Volume, blood, RISA or Cr-51, see 78110, 78111)	and indices only)
84613 Warfarin BR 84615 Xanthurenic acid BR	WBC count (CBC)
84620 Xylose tolerance test, blood	hemogram and platelet count, automated, and manual differential WBC count (CBC)
84630 Zinc, quantitative; blood 100.0 84635 urine 100.0	hemogram and platelet count, automated, and au-
84645 Zinc sulphate turbidity	85025 hemogram and platelet count, automated, and au-
(84680 has been deleted. To report use 82677)	tomated complete differential WBC (CBC) 17.0 85027 hemogram, automated, with platelet count 12.0
84681 C-peptide, any method BR 84695 Gentamicin 38.5	((85028 hemogram, automated, and differential WBC
((84701 Gonadotropin, chorionic; beta subunit, RIA 66.7))	count (CBC) with platelet count
84702 Gonadotropin, chorionic; quantitative 30.0 84703 qualitative 30.0	(85028 has been deleted. To report, see 85023- 85025)
84800 Thyroid stimulating hormone (TSH), neonatal 60.0	85029 Additional automated hemogram indices (e.g., red
84810 Tobramycin	cell distribution width (RDW), mean platelet vol- ume (MPV), red blood cell histogram, platelet
Note: Gas-liquid chromatography, paper chromatography,	histogram, white blood cell histogram, three part
electrophoresis, nuclear medicine, enzyme immunoassay and	differential); one to three indices
radioimmunoassay techniques are being extended constantly for the analysis of many drugs, hormones and other substanc-	85031 Blood count; hemogram, manual, complete CBC
es. Where these methodologies are not specifically listed under the compound in question, such tests should be coded under	(RBC, WBC, Hgb, Hct, differential and indices) 16.5 85041 red blood cell count (RBC) only 8.0
the listing for the specific general methodology. (For	(See also 85021–85031, 89050)
immunodiffusion, immunoprecipitin, and counter- immunoelectrophoretic methods other than enzyme and	85044 reticulocyte count
radioimmunoassay techniques, see immunology section.)	85048 white blood cell (WBC) 8.0
AMENDATORY SECTION (Amending Order 86-47,	(See also 85021-85031)
filed 1/8/87)	85095 Bone marrow smear and/or cell block; aspiration
WAC 296-23A-340 HEMATOLOGY.	only
(Includes blood clotting (coagulation) procedures. For blood banking procedures, see under Immunology)	85097; for cell block interpretation, see 88304, 88305)
(Agglutinins, see Immunology)	aspiration, staining and interpretation
(Antifactor (specific coagulation factors), see 85300-85341)	(For special stains, see 85535, 85540, 85560, 88312-88313)
(Antiplasmin, see 85410)	85102 Bone marrow needle biopsy 75.0
(Antiprothrombinase, see 85311)	85103 staining and interpretation
(Antithrombin III, see 85300)	85150 Calcium clotting time
(Basophil count, see 85005)	85160 Calcium saturation clotting test
Unit	cedure
Value	85171 quantitative
85000 Bleeding time; Duke	85172 inhibition by drugs BR 85175 Clot lysis time, whole blood dilution 40.0
85002 Ivy or template	(Clotting factor I (fibrinogen), see 82730, 85371–85377)
	(

		Unit Value		Unit alue
		40.0	85426 von Willebrand factor assay	<u>BR</u>
	Clotting factor II prothrombin, specific	40.0	(Fragility, red blood cell, see 85547, 85555-85557)	
(S 85220	ee also 85610-85618) factor V (AcG or proaccelerin) labile factor	40.0	85441 Heinz bodies; direct	9.0 19.5
85230	factor VII (proconvertin, stable factor)	40.0	(Hematocrit (PCV), see 85014, 85021–85031)	
85240 85242	factor VIII (AHG), one stagefactor VIII (AHG), two stage	40.0 40.0		
85244	factor VIII related antigen quantitation	BR	(Hemoglobin, see 83020–83068, 85018–85031)	26.0
85250 85260	factor IX (PTC or Christmas)	40.0 40.0	05 100 Tremogrami, retail, 2 merentary,	20.0
85270	factor XI (PTA)	40.0	(See also 83030, 83033)	
85280 85290	factor XII (Hageman) factor XIII (fibrin stabilizing)	40.0 40.0	(Hemogram, see 85021-85031)	
85291	factor XIII (fibrin stabilizing), screen solubility	40.0	(Hemolysins, see 86006, 86281, 86282)	
85292	preallikrein assay (Fletcher factor assay) high molecular weight kinninogen assay	BR		60.0 60.0
82593	(Fitzgerald factor assay)	BR	05550 Neparin protamino territoria	18.0
85300	Clotting inhibitors or anticoagulants; antithrombin	40.0	(Ivy bleeding time, see 85002)	
85301	antithrombin III, antigen assay	BR		30.0
85302	protein C assay antithromboplastin	BR 40.0	85540 Leucocyte alkaline phosphatase with count	20.0
85310 85311	antiprothrombinase	40.0	85544 Lupus erythematosus (LE) cell prep	20.0
85320	antiprothromboplastin	40.0 40.0	(Lysozyme, see 85548)	
85330 85340	antifactor VIIIcross recalcification time (mixtures)	40.0	85547 Mechanical fragility, RBC	30.0 9.0
85341	PTT inhibition test	BR 30.0	85548 Morphology of red blood cells, only	52.0
85345 85347	Coagulation time; Lee and White	20.0	(Nitroblue tetrazolium dye test, see 86384)	
85348	other methods	BR	85555 Osmotic fragility, RBC	15.0
-	Complete blood count, see 85021–85031)		85556 incubated, qualitative	18.0 60.0
	Differential count, see 85007 et seq.)		(Packed cell volume, see 85014)	
	Orug inhibition, clot retraction, see 85172)		(Partial thromboplastin time, see 85730-85732)	
`	Duke bleeding time, see 85000)		(Parasites, blood, e.g., malaria smears, see 87207)	
	Eosinophil count, direct, see 85012)		85560 Peroxidase stain, WBC	15.0
	Eosinophils, microscopic examination for, in various boouids, see 89180)	ıy	(Plasmin, see 85400)	
(1	Ethanol gel, see 85363)		(Plasminogen, see 85420)	
85360	Euglobulin lysis	40.0	(Plasminogen activator, see 85665)	
	Fetal hemoglobin, see 83030–83033, 85460)		85575 Platelet; adhesiveness (in vivo)	45.0
85362	Fibrin degradation (split) products (FDP)(FSP); ag-		85576 aggregation (in vitro), any agent	BR 30.0
03302	glutination, slide	12.0	85577 retention (in vitro), glass bead	30.0 14.0
85363 85364	ethanol gel	10.0	85585 estimation on smear, only	10.0
65504	microtiter	36.0	(See also 85007)	
85365 85367	immunoelectrophoresisprecipitation	BR 18.0	85590 phase microscopy	20.0
85368	protamine paracoagulation (PPP)	BR	85595 electronic technique	20.0
85369	staphylococcal clumping	12.0	(Protamine paracoagulation (PPP), see 85368)	
(Fibrinogen, quantitative, see 82730)		85610 Prothrombin time	16.0
85371	Fibrinogen, semiquantitative; latexturbidimetric	40.0 22.5	(See also 85618)	
85372 85376	Fibrinogen; thrombin with plasma dilution	24.0	85612 Russell viper venom type (includes venom)	36.0 30.0
85377	thrombin time dilution	36.0 20.0	85614 two stage	40.0
85390 85392	Fibrinolysins; screening	BR	85618 Prothrombin – Proconvertin, P & P (Owren)	18.0
85395	semiquantitative	30.0 105.0))	(Red blood cell count, see 85021-85031)	
((8539 ((85396 has been deleted, use 85999)	103.0))	85630 Red blood cell size (Price-Jones)	40.0 30.0
85398	Fibrinolysis, quantitative	45.0	85635 Reptilase test	33.0
85400	Fibrinolytic mechanisms; plasmin	BR BR	(Reticulocyte count, see 85044)	
85410 85420	plasminogen, except antigenic assay	BR	(Rumpel-Leede test, see 85165)	
	For plasminogen activator, see 85665)		85650 Sedimentation rate (ESR); Wintrobe type	14.0
85421	plasminogen, antigenic assay	BR	85651 Westergren type	10.5

	Unit Value			Unit Value
85660 Sickling of RBC, reduction, slide method (Sickling, electrophoresis, see 83020)	14.0	86009 86011	each additional antigen	12.0 44.0
		86012	Antibody absorption, cold auto absorption; per serum	30.0
(Sickling, solubility, S–D, see 83053)	22052\	(1	For elution, see 86019)	30.0
(Sickling, turbidimetric (Sickledex dithionate), see 8	33032)	,		45.0
(Siderocytes, see 85535)		86013 86014	Antibody, platelet antibodies (agglutinins)	45.0 45.0
(Smears for parasites, malaria, etc., see 87207)		86016	Antibodies, RBC, saline; high protein and	
(Staphylococcal clumping test, see 85369)			antihuman globulin technique	30.0
85665 Streptokinase titer (plasminogen activator) 85670 Thrombin time; plasma		•	See also 86032)	
85675 titer	12.0	86017	with ABO Rh(D) typing (for holding blood in- stead of complete crossmatch)	24.0
85700 Thromboplastin generation test; screening (Hich Pitney)	ks- 40.0	86018	enzyme technique including antihuman globulin .	17.0
85710 definitive, with platelet substitute		86019 86021	elution, any method	45.0 60.0
85711 with patient's platelets 85720 all factors		86022	platelet antibodies	75.0
	DK	86023 86024	platelet associated immunoglobulin assay RBC antibodies (8-10 cell panel) standard tech-	BR
(For individual clotting factors, see 85210 et seq.)			nique	38.0
85730 Thromboplastin time, partial (PTT); plasma whole blood	or 30.0	86026	RBC antibodies (8-10 cell panel), with enzyme technique including antihuman globulin	52.0
85732 substitution, plasma		(1	For absorption and elution, see 86012–86013, 86019)	32.0
(For thromboplastin inhibition test, see 85341)		86028	• , ,	12.0
(Tourniquet test, see 85165)			saline or high protein, each (Rh, AB, etc.)	12.0
85810 Viscosity, blood	40.0	•	Anti-DNA, see 86225)	
85820 serum or plasma	40.0		Anti-deoxyribonuclease titer, see 86215)	
(Von Willebrand factor assay, see 85426)		86031	Antihuman globulin test; direct (Coombs) 1-3 dilutions	12.0
(WBC count, see 85021-85031, 85048, 89050)		86032	indirect, qualitative (broad, gamma or	
85999 Unlisted hematology procedure	BR	86033	nongamma, each)indirect, titer (broad, gamma or nongamma each)	15.0
AMENDATORY SECTION (Amending Ord	ler 86–47,	86034	enzyme technique, qualitative	12.0 30.0
filed 1/8/87)		86035	drug sensitization, identification (e.g., penicillin).	75.0
WAC 296–23A–345 IMMUNOLOGY.		(F	for antibody detection (screening), see 86016, 86017)	
(Includes serology, immunohematology and blood ing)	bank-		Antinuclear antibodies (ANA), RIA	55.0
(Acetylcholine antireceptor antibody, see 86685)			antinuclear antibodies, fluorescent technique, see 86255,	
(Acid hemolysins, see 86281)		86	256)	
(Actinomycosis, see 86000-86009)			Antistreptococcal carbohydrate, anti-A CHO	40.0
(Adrenal cortex antibodies, RIA, see 86681)		(A	intistreptococcal antibody, anti-DNAse, see 86215)	
	Unit	(A	intistreptokinase titer, see 86590)	
	Value	86060 86063	Antistreptolysin O titer	20.0
86000 Agglutinins; febrile, each	14.0		Antitrypsin, alpha–1; RIA	10.0 20.0
panel (typhoid O & H, paratyphoid A & B, bi cella and Proteus OX-19)		86066 86067	Pi (Protease inhibitor) typing	20.0
86004 warm	36.0		` ' ' ' '	20.0
(Agglutinins and autohemolysins, see 86004, 8 86013, 86281-86283, 86006-86009)	6011-		autoagglutinins, see 86282, 86283) autoantibodies, see specific antigens)	
(Agglutinins, auto, see 86282-86283, 86011, 86013)		(B	lastomycosis, see 86006-86009)	
(Agglutinins, cold, see 86006, 86013, 86282, 86283)		86068	Blood crossmatch, complete standard technique, in-	
(Alpha-1 antitrypsin, see 86064, 86067, 86329)			cludes typing and antibody screening of recipient and donor; first unit	60.0
(Alpha-1 feto-protein, see 86244)		86069	each additional unit	45.0
(Amebiasis, see 86171, 86280)		86072 86073	Blood crossmatch; enzyme technique	10.5
(Anti-AChR (acetylcholine receptor) antibody tite 86685)	er, see	86074	protein	26.0 15.0
86006 Antibody, qualitative, not otherwise specified; fir	-at		or enzyme technique, see 86018)	
antigen, slide or tube	12.0		Blood crossmatch, minor only (plasma, Rh immune	
86007 each additional antigen	7.5		globulin), includes recipient and donor typing and	
first antigen	18.0		antibody screening; first unit	44.0

	,	Unit Value			Unit Value
86076	each additional unit	27.0	86227	Enzyme immunoassay for infectious agent antigen .	BR
8	For incompatibility problems, see 86004, 86011-86014, 6016-86026, 86031-86035, 86068-86076)			For precipitin or agglutination rapid test for infectious gent, use 86403)	
	For typing, antibody screening and blood in lieu of rossmatch, see 86017)		(For enzyme immunoassay for drugs, use 82662)	
86080	Blood typing; ABO only	12.0 18.0		Enzyme immunoassay for infectious agent antibody	BR
86082 86090	ABO and Rho(D)	20.0	`	For HTLV-III antibody tests, see 86312-86314) Enzyme immunoassay for chemical constituent	BR
86095	Blood typing, RBC antigens other than ABO or Rho(D); antiglobulin technique, each antigen	10.5			DK
86096	direct, slide or tube, including Rh subtypes, each		`	Eosinophils, nasal smear, see 89190) ((Extractable)) Antibody to specific nuclear antigen	
86100	antigen Blood typing; Rho(D) only Rh genotyping, complete	10.5 12.0 45.0		(((ENA), antibody)), any method, each	30.0
86105	For Rho variant Du, see 86095)	43.0		86240 and 86241 have been deleted)	D D
	anti-Rh immunoglobulin testing (RhoGAM			Fc receptor assay, specify method Feto-protein, alpha-1, RIA or EIA	BR 57.0
86115	type)	68.0		86245 has been deleted)	
86120	special (Kell, Duffy)	BR		Filariasis, see 86280)	
86128	ing and storage	45.0	86255		24.0
	86129, 86131, 86134, 86138, and 86139 have been leleted)		86256	titer Fluorescent technique for antigen identification in tissue,	36.0
	Bovine milk antibody, see 86008, 86009)			ee 88346)	
•	Brucellosis, see 86000–86002)		86265	Frozen blood, preparation for freezing, each unit in-	
	C-reactive protein	20.0	86266	cluding processing and collection	BR BR
	Candidiasis, see 86008)		86267	with freezing and thawing	BR
86149	Carcinoembryonic antigen (CEA); gel diffusion	60.0	((FTA, see 86650)	
86151	RIA	60.0	((Gc grouping, see 86335)	
((Cat scratch disease, see 86171)		((Gel (agar) diffusion tests, see 86331)	
86155	Chemotaxis assay, specify method	BR	((86272 and 86273 have been deleted)	
((Coccidioidomycosis, see 86006-86009, 86171, 86490)		((Gm grouping, see 86335)	
	Cold agglutinin or hemolysin, see 86006-86013, 86282,		((Gonadotropins, chorionic, see 82996-82998, 84701)	
	86283)	52.0	86277	Growth hormone, human (HGH), antibody, RIA	BR
86158 86159	Complement; C'1 esterase	52.0 52.0	((HAA, see 86285-86287)	
86162	total (CH 50)	70.0 BR	((Ham test, see 86281)	
86163 86164	C'3 esterase	BR	86280	Hemagglutination inhibition tests (HAI), each (e.g.,	
	(For complement fractions, quantitative, see 86329)		94291	amebiasis, rubella, viral)	60.0
	Complement fixation tests, each (e.g., cat scratch fe-		80281	(Ham test)	24.0
	ver, coccidioidomycosis, histoplasmosis, psittacosis, rubella, streptococcus MG, syphilis)	40.0	86282 86283		30.0 75.0
	(Coombs test, see 86031-86035)			(Cold, see 86006–86009; warm, see 86004; acid, see	:
86185	Counterelectrophoresis, each antigen	24.0		86281) Hepatitis B surface antigen (HB _s Ag) (Australian	
	(For HAA, see 86285–86287)		86285	antigen, HAA); counterelectrophoresis method	18.0
	(Crossmatch, see 86068-86076)		86286	counterelectrophoresis with concentration of se-	24.0
	(86201 and 86202 have been deleted)		86287	RIA ((method)) or EIA	36.0
	(Cryptococcosis, see 86008, 86009, 86255, 86256)			(For gel diffusion technique, see 86331; CF, see 86171;	;
	(Cysticercosis, see 86280)			HAI, see 86280)	
((862(99 - Cytotoxic testing	BR))	86288 86289	and the second of the second o	BR BR
86215 86225	Deoxyribonuclease, antibody Deoxyribonucleic acid (DNA) antibody	36.0 36.0	86290 86291	IgM antibody (e.g., RIA, EIA, RPHA)	BR
	(Diphtheria, see 86280)			EIÅ, RPHA)	BR BR
	(Direct antiglobulin test (Coombs), see 86031)		86293 86295	and the same of	BR
	(Donath-Landsteiner screen, see 86008, 86009)		86296		BR
	(Drug sensitization, RBC, see 86035)			(86297 Hepatitis A virus antibody has been deleted. To)
	(Echinococcosis, see 86171, 86280)		1	report, use 86296)	

		Unit Value	•	Unit Value
86299 IgM an 86300 Heterop type tes 86305 quan 86310 plus	tibody	BR BR 20.0 30.0	86378 Migration inhibitory factor test (MIF) (Milk antibody, antibovine, see 86008–86009) (Mitochondrial antibody, liver, see 86255–86256) (Mononucleosis screening slide, see 86006–86007) 86382 Neutralization test, viral	BR BR
(Histoplas (HLA typ	smosis, see 86006-86009, 86171) sing, see 86812-86817) ss, see individual alphabetic listing in chemistry	,	86384 Nitroblue tetrazolium dye test (NTD)	BR
86314 confi (Human § (86315 ha	-III antibody detection; ELISA	BR BR	individual)	37.5 15.0
86325 other speci 86327 cross 86329 Immun cerulop comple	fluids (e.g., urine) with concentration, each men	100.0 100.0 BR	(Platelet associated immunoglobulin assay, see 86023) (86392, 86393, and 86398 have been deleted) 86402 Precipitin determination, gel diffusion, in aspergillosis, bagassosis, farmer lung, pigeon breeder disease, silo filler disease, other alveolitis (specify) 86403 Precipitin (e.g., latex bead) or agglutination rapid test for infectious agent antigen	BR BR
86331 gel d (For ceru	oplasmin by chemical method, see 82390)	30.0 30.0	(For enzyme immunoassay for infectious agent antigen, use 86227) 86405 Precipitin test for blood (species identification)	BR
86335 Immun (Insulin a	a, see 82785; RIST, see 86423) oglobulin typing (Gc, Gm, Inv), each ntibody, see 86016) antibodies, RIA	BR BR	(Pregnancy test, see 82996, 82997, 86006–86009) (86415 and 86416 have been deleted) (Psittacosis, CF, see 86171)	БK
86338 Insulin 86340 Intrinsi (Intrinsic	factor antibodies, RIA	32.0 32.0	86421 Radioallergosorbent test (RAST); up to 5 antigens . 86422 6 or more antigens	BR BR BR
86006, 86	cation, see individual antigen or antibody; also 007) preparation, see 85544))	(86424, 86425, 86426, and 86427 have been deleted) 86430 Rheumatoid factor, latex fixation	12.0
(Leishma (Leptospi	r, see 86006, 86007, 86255, 86256) niasis, see 86280) rosis, see 86006–86009) glutinins, see 86013, 86021)		(RPR, see 86592) (Rubella, CF, see 86171; HAI, see 86280) (Schistosomiasis agglutination, see 86006-86009) (Serologic test for syphilis (STS), see 86171, 86592,	
86344 Leukoo (86345, 8	yte histamine release test (LHR)yte phagocytosis	BR BR	86593) 86455 Skin test; anergy testing, one or more antigens 86490 coccidioidomycosis, each test	BR 20.0 20.0
(Lympho	yte transfusion (leukapheresis) cyte culture, see 86353) as been deleted)	BR	86540 mumps	20.0 20.0 12.0
ture (N 86357 Lymph	ocyte transformation, phytomitogen nemoglutination, PHA) or other mitegen cul- 1C) (e.g., tuberculin, candida)	120.0 165.0 BR	86520, 86530, 86550, 86565, and 86570 have been deleted) (Smooth muscle antibody, see 86255, 86256) (Sporotrichosis, see 86006–86009)	
•	see 87207) as been deleted)		(Streptococcus MG, see 86171) 86590 Streptokinase, antibody	27.0
86376 Micros	sis, see 86280) omal antibody (thyroid); RIA r method (specify)	BR 30.0	(Streptolysin O antibody, see antistreptolysin O, 86060-86063) (Streptobacillus, see 86008, 86009)	

	Unit Value	Unit Value
general G. 1911 Consultation tests quality		(88109 has been deleted. For interpretation of smear, use 88104; for cell block interpretation, see 88150)
86592 Syphilis, precipitation or flocculation tests, qualitative VDRL, RPR, ((DRT)) ART	9.0	(For cervical or vaginal smears, see 88150)
(See also 89006, 89007)		(For gastric intubation with lavage, see 89130-89141)
86593 Syphilis, precipitation or flocculation tests, quantita-	15.0	(For x-ray localization, see 74340)
tive	15.0	((★))88125 Cytopathology, forensic (e.g., sperm)
(Syphilis serology, see also 86171)		((*))88130 Sex chromatin identification; (Barr bodies) 40.0 ((*))88140 peripheral blood smear, polymorphonu-
(Tetanus, see 86280)		clear "drum sticks"
(Thyroglobulin antibody, see 86006–86009, 86171)		(For guard stain, see 88313)
(Thyroglobulin anitbody, RIA, see 86800)	BR	((*))88150 Cytopathology, smears, cervical or vaginal
86594 Thyroid autoantibodies	BR	(e.g., Papanicolaou), screening ((and inter- pretation)) by technician under physician su- pervision, up to three smears
(86597 tissue typing has been deleted. To report, u 86810-86822)	ise	88151 requiring interpretation by physician
86600 Toxoplasmosis, dye test	80.0	((*))88155 with definitive hormonal evaluation (e.g.,
(For CF, see 86171; IFA, see 86255, 86256)		maturation index, karyopyknotic index, estrogenic index) 40.0
86630 Transfer factor test (TFT)	BR	((*))88160 Cytopathology, any other source; screening and interpretation
Abs)	30.0 80.0	88161 preparation, screening and interpretation BR 88162 extended study involving over 5 slides and/or multiple stains
TPA, TPMB, TPCF, RPCF)	BR	(For obtaining specimen, see percutaneous needle biopsy
(Trichinosis, see 86006-86009)		under individual organ in Surgery)
(Trypanosomiasis, see 86171, 86280)		(For aerosol collection of sputum, see 89350)
(Tuberculosis, see 86580, 86585, 87116-87118, 87190)		(For special stains, see 88312-88314)
(Vaccinia immune globulin, see 86274)		88170 Fine needle aspiration with or without preparation
(VDRL, see 86592, 86593)		of smears; superficial tissue (e.g., thyroid, breast, prostate)BR
(Viral antibodies, see 86171, 86280, 86382)		88171 deep tissue under radiologic guidance BR
(Visceral larval migrans, see 86280)		(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943; for fluoroscopic guidance use
(Warm agglutinins, see 86004)		76003)
(86670 has been deleted) 86681 Adrenal cortex antibodies, RIA	31.0 BR 31.0	88172 Evaluation of fine needle aspirate with or without preparation of smears; immediate cytohistologic study to determine adequacy of specimen(s) BR 88180 Flow cytometry; each cell surface marker
pretransplant crossmatch (donor) lymphocyte vs. recipient serum for nonspecific antibodies	BR	88182 cell cycle or DNA analysis
86812 HLA typing, A, B, or C (e.g., A10, B7, B27), single antigen	BR	(For electron microscopy, see 88348)
86813 HLA typing, A, B, and/or C (e.g., A10, B7, B27), multiple antigens	BR	CYTOGENETIC STUDIES
86816 HLA typing, DR, single antigen	BR BR	((*))88260 Chromosome analysis; lymphocytes, count 1-
86821 lymphocyte culture, mixed (MLC)	BR	4 cells, screening
86822 lymphocyte culture, primed (PLC)	BR BR	((*))88262 count 1-20 cells for mosaicism, 2 karyotypes
AMENDATORY SECTION (Amending Order	86–47,	((*))88265 Chromosome analysis; myeloid cells, 2 karyotypes (Philadelphia chromosome) 225.0
filed 1/8/87)		((*))88267 amniotic fluid, count 1-4 cells, 1 karyotype
WAC 296–23A–355 CYTOPATHOLOGY.	I I	((*))88268 skin, count 1-4 cells, 1 karyotype 600.0 88270 other tissue cells, count 1-4 cells, 1 karyotype BR
((*))88104 Cytopathology, fluids, washings or brushings,	Unit Value	((*))88280 additional karyotyping, each study 75.0 ((*))88285 additional cells counted, each study 15.0
with centrifugation except cervical or vagin-	45.0	88299 Unlisted cytogenetic study BR
al; smears and interpretation	45.0	SURGICAL PATHOLOGY
pretation	60.0	(Procedures 88300 through 88399 include accession, handling and reporting)
pretation (e.g., Saccomanno technique)	BR	((*))88300 Surgical pathology, gross examination only . 20.0

	Unit		Unit
	Value	89051 with differential count	/alue 20.0
Note: Only one of the numbers 88302-88309 should be used porting specimens (single or multiple) that are removed d a single surgical procedure.		89060 Crystal identification by compensated polarizing lens analysis; synovial fluid	BR
((*))88302 Surgical pathology, gross and microscopic		(89070 has been deleted)	
examination of presumptively normal		(89080 has been deleted)	
tissue(s), for identification and record pur-	60.0	89100 Duodenal intubation and aspiration; single specimen	
((*))88304 Surgical pathology, gross and microscopic		(e.g., simple bile study or afferent loop culture) plus appropriate test procedure	40.0
examination of presumptively abnormal tissue(s); uncomplicated specimen	75.0	89105 collection of multiple fractional specimens with	40.0
((*))88305 single complicated or multiple uncompli-	,,,,	pancreatic or gallbladder stimulation, single or double lumen tube	BR
cated specimen(s), without complex dis- section	105.0		DK
((*))88307 single complicated specimen requiring	103.0	(For chamical applying and Chamicagnet 1.75 in Land	
complex dissection or multiple complicated specimens	150.0	(For chemical analysis, see Chemistry and Toxicology)	
88309 complex diagnostic problem with or without ex-		89125 Fat stain, feces, urine, sputum	15.0
tensive dissection	BR	specimen, for chemical analyses or cytopathology	20.0
(For fine needle aspiration, preparation and interpretation of smears, see 88170–88173)		89132 after stimulation	45.0
,		collections (e.g., gastric secretory study); one hour.	60.0
((*))88311 decalcification procedure (list separately in addition to code for surgical pathology ex-		89136 two hours	90.0
amination)	12.0	histalog, pentagastrin)	05.0
((*))88312 Special stains (list separately in addition to code for surgical pathology examination);		89141 three hours, including gastric stimulation 13	20.0
Group I stains for microorganisms (e.g.,		(For radiologic localization of gastric tube, see 74340)	
Gridley, acid fast, methenamine silver), each ((*))88313 Group II, all other (e.g., iron, trichrome)	25.0	(For chemical analyses, see 82926-82932)	
except immunocytochemistry and immun-		(Joint fluid chemistry, see Chemistry and Toxicology, this	
operoxidase stains, each	12.0	section)	
(For immunocytochemistry and immunoperoxidase tissue studies, see 88342)			12.0
88314 histochemical staining with frozen section(s)	BR	(89180 has been deleted. To report, use 89190)	
88318 Determinative histochemistry to identify chemical	DK		BR
components (e.g., copper, zinc)	BR		10.5
constituents	BR	(Occult blood, feces, see 82270)	
88323 Preparation of slides on referred material 88331 Preparation of frozen section(s)	BR BR	(Paternity tests, see 86385, 86386)	
88332 each additional frozen section during same visit	DK	(89210 has been deleted)	
to surgical operating suite	BR	89300 Semen analysis; presence and/or sperm motility of sperm including Huhner test	12.0
88342 Immunocytochemistry (including tissue immunoperoxidase), each antibody	D.D.	89310 motility and count	40.0
·	BR	89320 complete (volume, count, motility and differential)	30.0
(88345 has been deleted. To report, use 88346)		(Skin tests, see 86455-86585 and 95005-95199)	.0.0
88346 Immunofluorescent study, each antibody	BR BR	//00000 0 1 1111 /	D))
88349 scanning	<u>BR</u>	89325 Sperm ((agglutination, with antibody titer)) evalua-	R))
88355 Morphometric analysis; skeletal muscle	BR BR		BR
(88360 Whole organ sections has been deleted. To report,		(For medicolegal identification of sperm, see 88125)	
use 88399)		(For complete spinal fluid examination, see 89070)	
(88370 has been deleted. To report, use 88342)		(89345 has been deleted)	
88399 Unlisted surgical pathology procedure	BR	89330 Cervical mucus penetration test, with or without	
		spinnbarkeit test	BR
AMENDATORY SECTION (Amending Order 86-filed 1/8/87)	-4 7,	nique (separate procedure) 2	0.0
			0.5
WAC 296–23A–360 MISCELLANEOUS.		(For chloride and sodium analysis, see 82437, 84295)	
	Unit	(Tissue culture, see 86595)	
(Basal metabolic rate has been deleted. If necessary to re-	'alue	(Tissue typing, see 86810-86822)	
port, use 89399)		89365 Water load test	BR
(89005-89007 have been deleted)		89399 Unlisted miscellaneous pathology test	BR
89050 Cell count, miscellaneous body fluids (e.g., CSF,			
joint fluid), except blood	12.0		

AMENDATORY SECTION (Amending Order 86-47, filed 1/1/87 [1/8/87])

WAC 296-23A-425 TESTS AND MEASURE-MENTS.

		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 a. Orthotic "check-out" b. Prosthetic "check-out" c. Activities of daily living "check-out" d. Biofeedback evaluation	24.0
	((e. Physical capacities evaluation))	
97701	each additional 15 minutes	12.0
97720	Extremity testing for strength, dexterity or stami-	
	na; initial 30 minutes, each visit	24.0
97721	each additional 15 minutes	12.0
97730	Performance-based physical capacities evaluation	#25.5
	with report. Flat fee	<u>\$375</u>
	(97740, 97741 have been deleted. To report, see 97530, 97531)	
97752	and isokinetic exercise (e.g., by use of Cybex ma-	24.0
99070	chine)	24.0
	visit or other services rendered. List item provid-	BR
	ed. Bill at cost	ВК

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 87-16-005 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-83-Filed July 23, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, Joseph R. Blum, 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 regulation is necessary for the conservation of chinook salmon stocks.

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

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

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED July 23, 1987.

By Joseph R. Blum Director

NEW SECTION

WAC 220-56-19000N SALTWATER SEASONS AND BAG LIMITS. Notwithstanding the provisions of WAC 220-56-190:

- (1) Effective 12:01 a.m. July 26, 1987, until further notice it is unlawful to fish for salmon in Punchcard Area 4, Pacific Ocean waters and Washington waters west of the Buoy 10 line except as provided for in this subsection:
- (a) In those waters north of a line projected due west from the mouth of the Queets River and west of the mouth of the Sekiu River:
 - (i) Open to salmon angling until further notice.
- (ii) Bag limit F, except that no chinook salmon may be retained.
 - (iii) Barbless hooks required.
- (iv) The following waters are closed to salmon angling: Those waters inside and bounded by a line projected true north one mile from the mouth of the Sekiu River thence westerly meandering one mile off-shore to Tatoosh light, thence north on the Bonilla-Tatoosh line one mile (Duncan Rocks) and thence true west five miles (two miles beyond territorial sea) thence southerly meandering five miles off-shore to intersect a line projected true west from Cape Alava, and southerly at a distance of one mile off-shore from the Cape Alava line meandering along the shoreline at one mile to intersect a true west line projected from the mouth of the Queets River.
- (b) In those waters south of a line projected due west from the Grays Harbor Buoy (G.H. buoy) near the entrance to Grays Harbor and north of a line projected due west from Leadbetter Point and west of a line three miles to the west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside six miles)
- (i) Open to salmon angling until further notice or until either chinook or coho quotas are taken, whichever comes first.
- (ii) Bag limit F, except that only one chinook salmon may be retained per day.
 - (iii) Barbless hooks required.
- (c) In those waters south of a line projected due west of Leadbetter Point, north of a line projected due west from Klipsan Beach (46 degrees 28 minutes, 12 seconds North Latitude), and west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce NOAA, National Ocean Survey (outside three miles):
- (i) Open to salmon angling until further notice or until either chinook or coho salmon quotas are taken, whichever comes first. from these waters and those waters south of the red buoy line at the mouth of the Columbia River and north of Cape Falcon, Oregon.
 - (ii) Bag Limit F.
 - (iii) Barbless hooks required.
- (iv) No fish taken in the fishery provided for in subsection (c) may be landed at a coastal Washington port north of Leadbetter Point nor at any Willapa Bay nor Grays Harbor port.

- (d) In all open areas provided for in this subsection it is unlawful to fish for salmon from 12:01 a.m. Friday to 11:59 p.m. Saturday of each week.
 - (2) Effective July 12, 1987 until further notice:
- (a) In Punch Card Areas 5 and 6, special bag limit of two salmon per day, but chinook salmon must be not less than 22 inches in length, and it is unlawful to fish for salmon from 12:01 a.m. to 11:59 p.m. Friday of each week.
- (b) In Punch Card Areas 7, 8, and 9, special bag limit of two salmon per day, but chinook must be not less than 22 inches in length. this subsection does not effect the chinook closure through August 31 in Port Susan. See WAC 220-56-199.
- (3) Effective 12, 1987, until further notice those waters of Area 8 lying easterly of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island, northerly of a line projected from Polnell Point to Rocky Point, northerly of the State Highway 532 Bridge between Camano Island and the mainland, and south of the Burlington Northern Railroad Bridge at the north end of Swinomish Slough are closed to salmon angling, except that it is lawful to fish for and possess pink salmon taken from these waters during the period August 22 through September 11, 1987. The special daily bag limit is two pink salmon. Barbless hooks are required and any salmon other than pink salmon must be released immediately.

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

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. July 26, 1987:

WAC 220-56-19000M SALTWATER SEASONS AND BAG LIMITS. (87-80)

WSR 87-16-006 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-84-Filed July 23, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Joseph R. Blum, 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 net restrictions in Areas 4B, 5, 6, 6A, 6C, 7 and 7A provide protection for Canadian and Puget Sound chinook during sockeye fisheries under the direction of the Pacific Salmon Commission. Areas 5 and 6C troll fishery scheduled in WAC 220-47-50101, 220-47-50201 and 220-47-503 closed to provide protection to Skagit River origin coho salmon. Openings in Areas 7B,

7C, 12B and 12C provide opportunity to harvest non-Indian allocations. Purse seine closure in Area 12B to protect returning pink salmon. All other areas closed to prevent overharvest.

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

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

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

APPROVED AND ADOPTED July 23, 1987.

By Judith Merchant for Joseph R. Blum

pn R. Blum Director

NEW SECTION

WAC 220-47-800 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective July 26, 1987, 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 4B Under control of Pacific Salmon Commission. Drift gill net gear restricted to 6-inch maximum mesh when open.
- *Areas 5, 6C Under control of Pacific Salmon Commission. Drift gill net gear restricted to 6-inch maximum mesh when open. Closed to commercial troll fishing.
- *Areas 6, 6A, 7, 7A Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open.
- *Areas 7B, 7C Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM nightly, July 27 through the morning of July 29. Fishery exclusion zones applicable to Areas 7B and 7C commercial fisheries are described in WAC 220-47-307.
- *Area 12B (excluding that portion north and east of a line projected from Hood Point to Quatsap Point) Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM the night of July 27 through the morning of July 31. Fishery exclusion zones applicable to Area 12B commercial fisheries are described in WAC 220-47-307. That portion north and east of a line from Hood Point to Quatsap Point remains closed to all commercial fishing.
- *Area 12C Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM the night of July 27 through the morning of July 31; and purse seines using the 5-inch strip may fish from

5:00 AM to 9:00 PM July 28 through July 30, and from 5:00 AM to 4:00 PM July 31. Fishery exclusion zones applicable to Area 12C commercial fisheries are described in WAC 220-47-307.

*Areas 6B, 6D, 7D, 7E, 8, 8A, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – Closed.

WSR 87-16-007 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 87-18—Filed July 23, 1987]

I, Joseph A. Dear, 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, WAC 296-21-013, 296-23-615 and 296-23-811 dealing with procedures and payment methods for obtaining physical capacities information from attending doctors and licensed physical and occupational therapists, and WAC 296-23A-425 which provides for payment for performance-based physical capacities evaluation.

I, Joseph A. Dear, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules were not available from code reviser's office to be included in previous filing which dealt with physical capacities evaluations and were implemented May 20, 1987. The first emergency filing will expire before the rules are effective on August 24, 1987.

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 July 23, 1987.

By Joseph A. Dear Director

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

WAC 296-21-013 SPECIAL SERVICES AND BILLING PROCEDURES. The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the physician for materials, for his time or that of his employees. These services are generally provided as an

adjunct to common medical services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

	Unit Value
99000	Handling and/or conveyance of specimen for transfer from the physician's office to a laboratory 6.0
99001	Handling and/or conveyance of specimen for transfer from the patient in other than a physician's office to a laboratory (distance may be indicated)
99002	other service in connection with the implementation of an order involving devices (e.g., designing, fitting, packaging, handling, delivery or mailing) when devices such as orthotics, protectives, prosthetics are fabricated by an outside laboratory or shop but which items have been designed, and are to be fitted and adjusted by the attending physician 12.0
	(For routine collection of venous blood, use 36415)
	(99012 Telephone calls has been deleted. To report, use 99013–99015)
99013	Telephone call for consultation or medical management; simple or brief, under 15 minutes 5.0
	(e.g., to report on tests and/or laboratory results; to clarify or alter previous instructions; to adjust therapy)
99014	intermediate, 15 – 30 minutes 10.0
	(e.g., to provide advice to an established patient on a new problem; to initiate therapy that can be handled by telephone; to discuss results of tests in detail)
99015	lengthy or complex
	(e.g., lengthy counseling session with anxious or distraught patient; detailed or prolonged discussion with family member regarding seriously ill patient)
99024	Post-operative follow-up visit, in- cluded in global service
99025	

	Unit Value		Unit Value
99030	Mileage, one way, each mile beyond 7 mile radius of point of origin (of-		form at department request (see WAC 296-20-06101 for reporting
99040	fice or home), per mile	99082	requirements)
99044	Doctor's estimate of physical capac- ities	99083	Copies of medical records requested by the department or self-insurance
99050 99052	Services requested after office hours in addition to basic service		or their representative(s), not required to support billing for services rendered, per page
	p.m. and 8:00 a.m. in addition to basic services provided the office is closed during this period of time 12.0	99084 99085	Maximum allowed per claim 4.6 Physician called on to convey in- structions by telephone to hospital
99054	Services requested on Sundays and holidays in addition to basic services		emergency room or nurse practi- tioner clinic—to be paid only to ini- tial attending physician upon com-
99056	Services provided at request of patient in a location other than physician's office which are normally	99150	pletion of report of accident form 12.0 Detention, prolonged, with patient requiring ((attention)) physician at-
99058	provided in the office		tendance beyond usual service (e.g., critically ill patient, 30 minutes ((or less)) to one hour)
	(For hospital-based emergency care facility services, see 90500 et seq.)	99151 CRITICA	more than one hour 50.0 L CARE
99062	Emergency care facility services: When the nonhospital-based physician is in the hospital but is involved in patient care elsewhere and is called to the emergency facility to provide emergency services	a variet stant at bleeding tions, cr not alwa	care includes the care of critically ill patients in y of medical emergencies that requires the con- tention of the physician (cardiac arrest, shock, the respiratory failure, postoperative complica- tically ill neonate). Critical care is usually, but they, given in a critical care area, such as the cor- are unit, intensive care unit, respiratory care
	(For hospital-based emergency care facility services, see 90500 et seq.)	critical o suscitati	the emergency care facility. The descriptors for care are intended to include cardiopulmonary re- on and a variety of services attendant to this re as well as other acute emergency situations.
99064 99065	Emergency care facility services: When the nonhospital-based physician is called to the emergency facility from outside the hospital to provide emergency services; not during regular office hours	Separate this peri put mea gastroine rhythmia on a per	e procedure codes for services performed during od, such as placement of catheters, cardiac outsurement, management of dialysis, control of testinal hemorrhage, electrical conversion of ara, etc., are excluded when this descriptor is used hour basis. (The physician may list his services ly if he desires.)
99070	Supplies and materials (except spectacles) provided by the physician over and above those usually included with the office visit or other services rendered (list drugs, trays, supplies or materials cast room and/or casting supplies pro-	99160	Critical care, initial, including the diagnostic and therapeutic services and direction of care of the critically ill or multiple injured or comatose patient, requiring the prolonged presence of the physician; each
99080	vided). Bill at cost	99162 ((99165	hour

Unit

Value

	(For monitoring intra-aortic balloon counter pulsation, see 33972)
	(For subsequent visits, see appropriate critical care visit, 99171–99174 or hospital visits, 90200–90280)
99170	Gastric intubation, and aspiration or lavage for treatment (e.g., for ingested poisons)
99171	Critical care, subsequent follow-up visit, brief examination, evaluation
99172	and/or treatment for same illness SV limited examination, evaluation and/or treatment, same or new
99173	illness
99174	new illness
OTHER	SERVICES
99175	
	(For diagnostic intubation, see 82926-82932, 89130-89141)
	(For gastric lavage for diagnostic purposes, see 91055)
99180	Hyperbaric oxygen pressurization; initial
99182	Subsequent
99185	Hypothermia; regional BR
99186	total body BR
99190	Assembly and operation of pump with oxygenator or heat exchanger (with or without ECG and/or pres-
	sure monitoring); each hour 60.0
99191	3/4 hour
99192	1/2 hour
99195	Phlebotomy, therapeutic (separate procedure) 20.0
99199	Unlisted special service or report BR
	(For monitoring cardiac output, see 78470, 93561, 93962)
	(For monitoring intra-aortic balloon counterpulsation, see 33972)
	(For subsequent visits, see appro- priate hospital visits, 90200– 90280)

(For physicians assigned to critical care units or other long-term attendance, use special reports)

DEFINITIONS

Definitions and items of commonality.

Terms and phrases common to the practice of medicine are defined as follows and apply to procedures 90000 through 90696.

- (1) NEW PATIENT: A patient who is new to the physician or a known patient with a new industrial injury or condition, and whose medical and administrative record need to be established.
- (2) ESTABLISHED PATIENT: A patient known to the physician and/or whose records are usually available.
- (3) INITIAL VISIT: Initial care, including physical examination and initiation of diagnostic and treatment program, for a condition regardless of whether the patient is known to the physician.
- (4) FOLLOW-UP VISIT: Subsequent care for a patient and condition known to the physician.
- (5) CONSULTATION: A consultation includes services rendered by a physician whose opinion or advice is requested by a physician or other appropriate source for the further evaluation and/or management of the patient. When the consulting physician assumes responsibility for the continuing care of the patient, any subsequent service rendered by him will cease to be a consultation. The consulting physician cannot assume care without the concurrence of the patient or the referring doctor. See WAC 296-20-051. Five levels of consultation are recognized: Limited, intermediate, extensive, comprehensive, and consultation of complexity. See WAC 296-21-030 for description.
- (6) REFERRAL: (Transfer) A referral is the transfer of the total or specific care of a patient from one physician to another and does not constitute a consultation. Initial evaluation and subsequent services are designated as listed below in levels of service.
- (7) INDEPENDENT PROCEDURE: Certain listed procedures are commonly undertaken as an integral part of a total service. When such a procedure is undertaken as a separate entity, the designation "independent procedure" is appropriate. For example: A patient being seen in consultation by an ophthalmologist and it is necessary for him to perform a gonioscopy or a ophthalmoscopy with intravenous fluorescein as diagnostic procedures in connection with the consultation, then they would be considered as independent procedures. Another example would be cardiac monitoring with electronic equipment in intrathoracic or other critical surgery.
- (8) LEVELS OF SERVICE: Examinations, evaluations, treatment, counseling, conferences with or concerning patients, and services which necessitate wide variations in skill, effort and time required for the diagnosis and treatment of illness and the promotion of optimal health. Six levels are recognized:

MINIMAL: A level of service including injections, dressings, minimal care, etc., not necessarily requiring the presence of the physician.

For example:

- (a) Routine immunization for tetanus administered by a nurse.
- (b) Blood pressure determination by a nurse for medication control.
 - (c) Removal of sutures from laceration.

BRIEF: A level of service requiring a brief period of time, with minimal effort by the physician.

For example:

- (a) Certification of time loss in a stable or chronic case.
- (b) Reexamination of minor trauma (e.g., contusion or abrasion).
- (c) Examination of conjunctiva by the physician in a patient with subconjunctival hemorrhage, irrigation, medication and removal of foreign body with instrument.
- (d) Review of interval history, physical status, and adjustment of medication in patient with compensated arteriosclerotic heart disease on chronic diuretic therapy.

LIMITED: A level of service requiring limited effort or judgment, such as abbreviated or interval history, limited examination or discussion of findings and/or treatment.

For example:

- (a) Review and examination of uncomplicated sprains and strains with initiation, continuation and/or change of treatment.
- (b) Examination of an extremity fracture not requiring reduction.
- (c) Post-operative care in instances where the unit value is for surgical procedure only.

INTERMEDIATE: A level of service such as a complete history and physical examination of one or more organ systems, complicated with a new diagnostic or management problem not necessarily relating to the primary diagnosis that necessitates the obtaining and evaluation of pertinent history and physical or mental status findings, diagnostic tests and procedures, and the ordering of appropriate therapeutic management or an in depth counseling or discussion of the findings, but not requiring a comprehensive examination of the patient as a whole.

For example:

- (a) Review of interval history, examination of neck veins, lungs, heart, abdomen and extremities, discussion of findings and prescription of treatment in decompensated arteriosclerotic heart disease.
- (b) Review of interval history, examination of musculoskeletal system, discussion of findings, and adjustment of therapeutic program in low back and/or arthritic disorders.
- (c) Review of recent illness: Examination of pharynx, neck, axilla, groin, and abdomen; interpretation of laboratory tests and prescription of treatment in infectious mononucleosis.
- (d) Evaluation of a chest, post trauma, with impaired respiration with development of shock.

EXTENDED: A level of service requiring an unusual amount of effort or judgment with report to include a detailed history, review of medical records, examination, conclusions of x-ray or laboratory studies, diagnosis and recommendations for treatment, and a formal conference with patient or family. This service may, or may not involve a complete examination of the patient as a whole.

For example:

- (a) Re-examination of neurological findings, detailed review of hospital studies and course, and formal conference with patient and family jointly concerning findings and plans in a diagnostic problem of suspected intracranial disease in a young adult.
- (b) Detailed intensive review of studies and hospital course and thorough reexamination of pertinent physical findings of a patient with a recent coronary infarct with complications requiring constant physician bedside attention.
- (c) Review of results of diagnostic evaluation, performance of a detailed examination and a thorough discussion of physical findings, laboratory studies, x-ray examinations, diagnostic conclusions and recommendations for treatment of complicated chronic pulmonary disease.
- (d) Detailed review of studies and hospital course and thorough reexamination of pertinent physical findings of a patient with a recent coronary infarct and formal conference with patient or family to review findings and prognosis.
- (e) Reevaluation of a psychotic delusional patient who develops severe and acute abdominal pain involving a mental status reassessment but not a psychiatric diagnostic interview, and a conference with the consulting surgeon and nursing personnel.
- (f) Detailed intensive review of studies and hospital course and thorough reexamination of pertinent findings of a patient with a recently diagnosed uterine adenocarcinoma who also has a pulmonary coin lesion under consideration for thoracotomy; this service involves several abbreviated conferences with consultants, and family or patient.

COMPREHENSIVE: A level of service providing an in depth evaluation of the patient with a new or existing problem requiring the development or complete reevaluation of medical data. This procedure includes the recording of a chief complaint(s), and present illness, family history, past medical history, personal history, system review, a complete physical examination, and the ordering of appropriate diagnostic tests and procedures.

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

WAC 296-23-615 OFFICE VISITS AND SPECIAL SERVICES.

DEFINITIONS:

Routine office visit: A level of service pertaining to the evaluation and treatment of a condition requiring only an abbreviated history and exam, i.e.:

- (1) Palpation, exam and adjustment of one or more areas.
 - (2) Brief exam and no adjustment.

Extended office visit: A level of service pertaining to an evaluation of patient with a new or existing problem requiring a detailed history, review of records, exam, and a formal conference with patient or family to evaluate and/or adjust therapeutic treatment management and progress.

Comprehensive office visit: A level of service pertaining to an indepth evaluation of a patient with a new or existing problem, requiring development or complete revaluation of treatment data; includes recording of chief complaints and present illness, family history, past treatment history, personal history, system review, and a complete exam to evaluate and determine appropriate therapeutic treatment management and progress.

REPORTING:

Reporting requirements are outlined in WAC 296-20-06101. The department or self-insurer will accept a brief narrative report of treatment received and the patient's progress as supporting documentation for billings in lieu of routine follow-up office notes.

CHIROPRACTIC MODIFIERS:

- -22 Unusual services: When treatment services provided are greater than that usually required for listed procedures. Use of this modifier must be based on the injured worker's need for extended or unusual care. A report is required; the modifier -22 should be added to the procedure number.
- -52 Reduced services: Under certain circumstances no treatment may be given, in these cases the procedure should be reduced and modifier -52 should be added to the procedure number.

MATERIAL SUPPLIED BY DOCTOR:

Department or self-insurer will reimburse the doctor for materials supplied, i.e. cervical collars, heel lifts, etc., at cost only. In addition, a handling fee, not to exceed five percent of the wholesale cost of the item, will be paid. See RCW 19.68.010, professional license statutes. Use procedure number C99070.

SPECIAL SERVICES:

The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the chiropractor for materials, for his time or that of his employees. These services are generally provided as an adjunct to common chiropractic services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

		Unit Value
	Completion of report of accident	12.0
C90097	Completion of reopening application	12.0

		Unit Value
C99032	Mileage, one way, each mile beyond 7 mile radius of point of origin (of-	
	fice or home), per mile	2.0
C99040 C99044	Completion of disability card Doctor's estimate of physical capaci-	2.0
C99052	ties	<u>10.0</u>
C99054	closed during this period of time Services requested on Sundays and holidays in addition to basic services	12.0
C99070	provided office is closed Supplies, materials provided by doc-	12.0
<i>C</i>)	tor. Bill at cost	BR
C99080	Special report requested by the agency or 60-day report (see WAC 296-20-06101)	BR
INITIAL V	/ISIT	
C90000	Routine examination, history, chiro- practic adjustment and submission	
C90017	of a report Extended office visit including treat-	20.0
	ment - report required	30.0
C90020	Comprehensive office visit including treatment – report required in ad-	
	dition to the report of accident	40.0
FOLLOW-	-UP VISITS	
C90050	8 - 1	160
C90070	adjustment Extended office visit including treat-	16.0
	ment - report required	30.0

AMENDATORY SECTION (Amending Order 81–28, filed 11/30/81, effective 1/1/82)

WAC 296-23-811 OFFICE VISITS AND SPE-CIAL SERVICES.

Definitions:

Routine office visit: A level of service pertaining to the evaluation and treatment of a condition requiring only an abbreviated history and exam.

Extended office visit: A level of service pertaining to an evaluation of patient with a new or existing problem requiring a detailed history, review of records, exam, and a formal conference with patient or family to evaluate and/or adjust therapeutic treatment management and progress.

Comprehensive office visit: A level of service pertaining to an indepth evaluation of a patient with a new or existing problem, requiring development or complete reevaluation of treatment data; includes recording of chief complaints and present illness, family history, past treatment history, personal history, system review, and a complete exam to evaluate and determine appropriate therapeutic treatment management and progress.

D99080

D90000

D90017

D90020

D90050

MENTS.

97600

97700

Follow-up treatment

filed 1/1/87 [1/8/87])

INITIAL VISIT

Special report requested by the

agency or 60 day report. See

WAC 296-20-06101

Routine examination, history,

and/or treatment (routine proce-

dure), and submission of a report

Extended office visit including

treatment - report required

Comprehensive office visit includ-

ing treatment - report required

in addition to the Report of Acci-

dent

Routine office visit including eval-

uation and/or treatment

treatment - report required

AMENDATORY SECTION (Amending Order 86-47,

WAC 296-23A-425 TESTS AND MEASURE-

Patient assessment and evaluation

by a therapist, with report.....

Office visit, including one of the

following tests or measurements,

with report; initial 30 minutes

D90070 Extended office visit including

Unit

Value

BR

20.0

30.0

40.0

16.0

30.0

Unit

Value

16.0

24.0

Reporting:

Reporting requirements are outlined in WAC 296-20-06101. The department or self-insurer will accept a brief narrative report of treatment received and the patient's progress as supporting documentation for billings in lieu of routine follow-up office notes.

Drugless therapeutic modifiers:

- -22 Unusual services: When treatment services provided are greater than that usually required for listed procedures. Use of this modifier must be based on the injured worker's need for extended or unusual care. A report may be required. The modifier -22 should be added to the procedure number.
- -52 Reduced services: Under certain circumstances no treatment may be given, in these cases the procedure should be reduced by 10 units and modifier -52 should be added to the procedure number.

Material supplied by doctor:

Department or self-insurer will reimburse the doctor for materials supplied, i.e. cervical collars, heel lifts, etc., at cost only. In addition, a handling fee not to exceed five percent of the wholesale cost of the item, will be paid. See RCW 19.68.010, Professional License Statutes. Procedure Number D99070 should be used to bill these charges.

Special services:

The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the drugless therapeutic practitioner for materials, for his time or that of his employees. These services are generally provided as an adjunct to common drugless therapeutic services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services

an additi	ional charge over and above the usua asic services.			a. Orthotic "check-out" b. Prosthetic "check-out" c. Activities of daily living "check-out" d. Biofeedback evaluation	2 ¢
D90001 D90097	Completion of report of accident Completion of reopening applica-	12.0	97701	((c. Physical capacities evaluation)) each additional 15 minutes	12.0
D99032	tion Mileage, one way, each mile be-	12.0	97720	Extremity testing for strength, dexterity or stamina; initial 30 minutes,	12.0
	yond 7 mile radius of point of origin (office or home), per mile	2.0		each visit	24.0
D99040	Completion of disability card	2.0	97721	each additional 15 minutes	12.0
D99044	Doctor's estimate of physical ca-		<u>97730</u>	Performance-based physical capacities evaluation with report. Flat fee	<i>\$375</i>
D99052	Services requested between 6:00 p.m. and 8:00 a.m. in addition to	<u>10.0</u>		(97740, 97741 have been deleted. To report, see 97530, 97531)	<u> </u>
	basic services, provided the office is closed during this period of time	12.0	97752	Muscle testing, torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine)	24.0
D99054	Services requested on Sundays and holidays in addition to basic services provided office is closed.	12.0	99070	Supplies and materials provided by the therapist over and above those	20
D99070	Supplies, materials provided by doctor – bill at cost	BR		usually included with office visit or other services rendered. List item provided. Bill at cost	BR

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 87-16-008 NOTICE OF PUBLIC MEETINGS COUNCIL ON VOCATIONAL EDUCATION

[Memorandum-July 23, 1987]

Vance Airport Inn at Sea-Tac Seattle, Washington August 7, 1987

The meeting site is barrier free. Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Council on Vocational Education, 120 East Union, Room 207, EK-21, Olympia, WA 98504, (206) 753-3715 by August 3, 1987.

WSR 87-16-009 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed July 23, 1987]

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 Military training leave—Paid, amending WAC 356-18-130:

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: July 22, 1987 By: Leonard Nord Secretary

STATEMENT OF PURPOSE

Amending WAC 356-18-130 Military training leave—Paid.

Purpose: Specifies time period in which employees are eligible to receive paid military training leave.

Statutory Authority: RCW 41.06.150(8).

Summary and Reasons: To bring these rules in line with the recent court decision (Domingo vs. Employment Security) and a recent decision of the Higher Education Personnel Board on this identical issue (Gunther vs.

Spokane Community College). This amendment would change calendar days to working days.

Responsibility for Drafting: Larry Goodman, Washington Federation of State Employees, 1212 Jefferson Street S.E., Suite 300, Olympia, WA 98501, phone 352-7603; Implementation and Enforcement: Department of Personnel.

Agency Submitting Proposal: Department of Personnel, governmental agency.

Comments: None.

Result of Federal Law or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 36, filed 7/1/77 [7/1/71], effective 8/1/77 [8/1/71])

WAC 356-18-130 MILITARY TRAINING LEAVE-PAID. (1) Paid leave not to exceed 15 ((calendar)) working days in any one calendar year shall be allowed an employee ordered to active duty training in:

- (a) Washington National Guard.
- (b) U.S. Army, Navy, Air Force, Coast Guard or Marine Corps Reserve.
 - (c) Any organized reserve or armed forces of the United States.
- (2) Such leave shall be in addition to any vacation leave to which an employee might otherwise be entitled and shall not involve any loss of efficiency rating, privileges or pay.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 87-16-010 ADOPTED RULES SPOKANE COMMUNITY COLLEGES

[Resolution No. 27—Filed July 23, 1987]

Be it resolved by the board of trustees of Washington Community College District 17, acting at Spokane, Washington, that it does adopt the annexed rules relating to student conduct.

This action is taken pursuant to Notice No. WSR 87-13-070 filed with the code reviser on June 17, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.50-.140 which directs that [Spokane Community Colleges] has authority to implement the provisions of [no information supplied by institution].

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July 21, 1987.

By Girard Clark Chairperson, Board of Trustees

Chapter 132Q-04 WAC
<u>STUDENT</u> RULES OF ((STUDENT)) CONDUCT
AND PROCEDURES ((OF)) <u>FOR</u> ENFORCEMENT

WAC 132Q-04-010 PURPOSE ((OF)) FOR ADOPTION OF STUDENT RULES. (1) All colleges administered by the board of trustees for Washington State Community College District 17 are maintained by the state of Washington for the accomplishment of certain special purposes; namely, the provision of programs of instruction in higher education, the advancement of knowledge through scholarship and research, and the provision of related community services. Like any other social institution having its own special purpose, a college must maintain conditions conducive to the effective performance of its functions. Consequently, the college has special expectations regarding the conduct of the various participants in the academic community. Student conduct which distracts from or interferes with accomplishment of college purposes is not acceptable.

- (2) Admission to a college within the district carries with it the presumption that students will conduct themselves as responsible members of the academic community. This includes an expectation that students will obey the law, will comply with rules and regulations of the college and its departments, will maintain a high standard of integrity and honesty and will respect the rights, privileges and property of other members of the college community.
- (3) It is assumed that students are((5)) and wish to be treated as adults. As such, the students will accept responsibility for their own conduct. In order to accomplish educational purposes of the college and also to provide students a full understanding of the rules that will enable the college to maintain conditions conducive to the effective performance of the college's functions, the following rules regarding the conduct of students are hereby adopted. Sanctions for violations of the rules of student conduct herein adopted will be administered by the college in the manner provided by said rules. When violations of laws of the state of Washington and/or the United States are also involved, the college may refer such matters to proper civil authorities. In case of minors, this conduct may be referred to parents or legal guardians.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-020 DEFINITIONS. As used in this chapter, ((chapter 132Q-04 WAC,)) the following words and phrases shall mean:

- (1) "Assembly" shall mean any overt activity engaged in by two or more persons, the object of which is to gain publicity, advocate a view, petition for a cause or disseminate information to any person, persons or group of persons.
- (2) "Board" shall mean the board of trustees of Washington State Community College District 17.
- (3) "College" shall mean any community college which may be created by the board of trustees of Washington State Community College District 17.
- (4) "College facilities" shall mean and include any or all real property owned, rented, leased, or operated by

the board of trustees of Washington State Community College District 17, and shall include all buildings and appurtenances affixed thereon or attached thereto.

- (5) "College personnel" refers to any person employed on a full-time or part-time basis except those who are faculty ((members)) as defined in ((subparagraph 8 infra)) subsection (8) of this section, by any community college administered by the board of trustees for Washington State Community College District 17.
- (6) "Disciplinary action" shall mean and include the expulsion, suspension or admonition of any student by the appropriate college president or college dean of student personnel services for the violation of any designated rule of student conduct for which a student is subject to disciplinary action.
- (7) "District" shall mean Washington State Community College District 17.
- (8) (("Faculty members" shall mean any employee of any community college administered by the board of trustees of Washington State Community College District 17, who received a probationary faculty appointment or faculty appointment under the terms of the community college tenure law, RCW 28B.50.850 through 28B.50.869, as now law or hereinafter amended:)) "Faculty" shall mean any employee of Washington State Community College District 17 which includes full-time and part-time faculty, administrators, counselors, librarians, or department heads who are employed by any community college administered by the board of trustees.
- (9) "President" unless otherwise designated shall mean the duly appointed president or chief executive officer of any campus of Washington State Community College District 17.
- (10) "Rules of student conduct" shall mean those rules regulating student conduct as herein adopted in this chapter ((132Q-04 WAC)).
- (11) (("Student" shall mean and include any person who is enrolled in any community college administered by the board of trustees for Washington State Community College District 17.)) A student is defined as any person who is or has been officially registered at any college or instructional unit with Washington State Community College District 17 and with respect to whom the college maintains education records or personally-identifiable information.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-030 JURISDICTION. All rules herein adopted concerning student conduct and discipline shall apply to every student attending a community college within the district whenever said student is engaged in or present at any approved college-related activity occurring on or off college facilities. It shall also mean for enforcement of the rules of conduct to include facilities in which students are engaged in official college training and/or activities including places of training internships, cooperative education, practicums or supervised work experiences.

WAC 132Q-04-050 DRUGS. Any student who shall use, possess, be demonstrably under the influence of, or sell any narcotic drug as defined in RCW 69.50.101(o) as now law or hereinafter amended, or any controlled substance as defined in RCW 69.50.101(d) as now law or hereinafter amended, shall be subject to disciplinary action except when the use or possession of a drug is specifically authorized by a licensed practitioner as defined by RCW 69.50.101 (t)(1), (2), and (3)((7)) as now law or hereinafter amended. For purposes of this ((regulation)) section, "sell" shall include the statutory meaning defined in RCW 69.50.410.

NEW SECTION

WAC 132Q-04-055 FIREARMS. Any student who shall possess a firearm on campus without prior approval of the dean of student personnel services office shall be subject to disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-060 CHEATING. (1) Any student who, for the purpose of fulfilling or partially fulfilling any assignment or task required by ((a)) the faculty ((member)) as part of the student's program of instruction, shall knowingly tender any work product that the student fraudulently represents to the faculty ((member)) as the student's work product, shall be deemed to have cheated. Cheating shall be cause for disciplinary action.

(2) Any student who aids or abets the accomplishment of cheating as defined in subsection (1) of this section, shall also be subject to disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 24, filed 9/12/85)

WAC 132Q-04-095 COMPUTER TRESPASS. Any student who, without authorization, intentionally gains access to a computer system or electronic data owned or used by the ((Community Colleges of Spokane ()) Washington State Community College District 17(())) shall be subject both to disciplinary action pursuant to this chapter ((132Q-04 WAC)) and to criminal prosecution pursuant to chapter 273, Laws of 1984, and any or all other statutory laws or regulations pertaining thereto.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-100 RIGHT OF ASSEMBLY. (1) Students shall have the right of "assembly" as defined in WAC 132Q-04-020 upon college facilities that are generally available to the public((; provided that)). Such assembly shall:

- (a) Be conducted in an orderly manner; and
- (b) Not unreasonably interfere with vehicular or pedestrian traffic; or

- (c) Not unreasonably interfere with classes, schedules, meetings or ceremonies, or with educational functions of the college; and
 - (d) Not unreasonably interfere with college functions.
- (2) A student who conducts or participates in an assembly violative of any provision of this ((rule)) section shall be subject to disciplinary action.
- (3) Nonstudents who participate in or aid or abet any assembly or assemblies in violation of this section shall be subject to possible prosecution under the state criminal trespass law and/or any other possible civil or criminal remedies available to the college. Faculty ((members)) and other college personnel who participate in or aid or abet any assembly or assemblies violative of this section shall be subject to appropriate discipline.
- (((4) Any student who commits any other act on college facilities which is punishable as a gross misdemeanor or a felony under the laws of the state of Washington and which act is not a violation of any other provision of the rules of student conduct, shall be subject to disciplinary action.))

NEW SECTION

WAC 132Q-04-105 OTHER PUNISHABLE ACTS. Any student who commits any other act on college facilities which is punishable as a misdemeanor or a felony under the laws of the state of Washington and/or the United States and which act is not a violation of any other provision of the rules of student conduct, shall be subject to disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-110 COMMERCIAL ACTIVITIES. (1) College facilities will not be used for commercial solicitation, advertising or promotional activities except when such activities clearly serve educational objectives, including but not limited to display of books of interest to the academic community or the display or demonstration of technical or research equipment, and when such commercial activities relate to educational objectives and are conducted under the sponsorship or ((at)) the request of a college department or the office of student activities of the college, provided that such solicitation does not interfere with or operate to the detriment of the conduct of college affairs or the free flow of pedestrian or vehicular traffic.

(2) For the purpose of this regulation, the term "commercial activities" does not include handbills, leaflets, newspapers, and similarly related materials as regulated in WAC 1320-04-140.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-120 OUTSIDE SPEAKERS. (1) Any recognized campus student organization with the written certification of its advisor, may invite speakers on that campus subject to the legal restraints imposed by the laws of the United States and the state of Washington.

- (2) The appearance of an invited speaker on a campus does not represent an endorsement, either implicit or explicit, of views or opinions of the speaker by the college, its students, its faculty, its college personnel, its administration or its board.
- (3) The scheduling of facilities for hearing invited speakers shall be made through the student senate or the student activities council of the campus at which the speaker will appear.
- (4) The appropriate student senate or student activities council will be notified at least seven days prior to the appearance of an invited speaker, at which time a proper form (available in the office of the director of student activities) must be completed with all particulars regarding speaker, time, place, etc., signed by the sponsoring organization's advisor, and filed with the director of student activities. Exceptions to the seven—day ruling may be made by the director of student activities with the approval of the dean of student personnel services.
- (5) The appropriate student senate or student activities council may require a question period or arrange to have views other than those of the invited speakers represented at the meeting, or at a subsequent meeting. The president of the college or a designated representative, may assign ((a)) faculty ((member)) to preside over any meeting where a speaker has been invited.

WAC 132Q-04-130 TRESPASS. (1) The president of the college, or, in such president's absence, the acting president, is authorized in the instance of any event that the president deems to be disruptive of order or which the president deems impedes the movement of persons or vehicles or which the president deems to disrupt or threatens to disrupt the ingress and/or egress of persons from college facilities, and the president acting through the dean of student personnel services or such other person designated by the president, shall have the power and authority to:

- (a) Prohibit the entry of, or withdraw the license or privilege of a person or persons or any group of persons to enter onto or remain upon any portion of a college facility; or
- (b) To give notice against trespass by any manner provided for by law, to any person, persons, or group of persons against whom the license or privilege has been withdrawn or who have been prohibited from, entering onto or remaining upon all or any portion of a college facility; or
- (c) To order any person, persons, or group of persons to leave or vacate all of any portion of a college facility.
- (2) Any student who shall disobey a lawful order given by the president, or the president's designee, pursuant to the requirements of ((section 1)) subsection (1) of this ((rule)) section, shall be subject to disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-140 DISTRIBUTION OF MATE-RIALS. (1) Handbills, leaflets, newspapers, and similarly related matter distributed free of charge by any student or students or by members of recognized student organizations or by college personnel, may be distributed upon college facilities designated by the director of student activities; provided that such distribution does not interfere with the ingress and egress of persons or interfere with the free flow of vehicle or pedestrian traffic.

- (2) Newspapers, leaflets, and similarly related materials offered for sale by any student or nonstudent person or organization may be distributed and sold only through the college book store as are other commercial forms of merchandise, subject to reasonable rules and regulations that may be imposed by the bookstore manager.
- (3) All handbills, leaflets, newspapers, and similarly related matter must bear identification as to the publishing agency and distributing organization or individual.
- (4) All students and nonstudents shall be required to register with the director of student activities prior to the distribution or sale of any handbill, leaflet, newspaper or related matter, including, but not limited to, posting materials on college bulletin boards and distributing materials in college parking lots.
- (5) Any student who violates any provision of this rule relating to the distribution and sale of handbills, leaflets, newspapers or related materials, shall be subject to disciplinary action.
- (6) Any distribution of the materials regulated in this section shall not be construed as approval of the same by the college or by the board of trustees of Washington State Community College District 17.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-150 RIGHT TO DEMAND IDENTIFICATION. (1) For the purpose of determining whether probable cause exists for application of any section of the code of student conduct to any conduct by any person on a college facility, any faculty ((member)) or other college personnel expressly authorized by the president of the college or chief executive officer may demand that any person on college facilities produce evidence of student enrollment at the college, by tender of said person's student identification card ((to the faculty member or authorized college personnel)).

(2) Refusal by a student to produce a student identification card, as required by subsection (1) of this section, shall be cause for disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-170 INITIATION OF PROSE-CUTION. (1) Faculty ((members)), the dean of student personnel services, or the dean's designee, and the president shall have concurrent authority to invoke sanctions for violations of the rules of student conduct and to require the commencement of the disciplinary proceedings provided for in WAC 132Q-04-180 through 132Q-04-270.

- (2) Faculty ((members)) shall have the authority to take such summary actions as may be necessary to maintain order and proper conduct in the classroom in order to assure the effective cooperation of students in the accomplishment of objectives of the course of instruction. Such actions may be appealed to the president of the college at any time before the end of the next succeeding quarter in which the student is enrolled.
- (3) A request for the imposition of disciplinary action for a violation of the rules of student conduct shall be referred in writing to the dean of student personnel services within twenty days of the discovery of the facts giving rise to the request. Such a request may be made by any member of the administration, faculty, or college personnel or any student. All such requests must be in writing and signed by the individual making such request.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-180 INITIAL DISCIPLINARY PROCEEDINGS. (1) All disciplinary proceedings will be initiated by the dean of student personnel services, or ((a designated representative)) the dean's designee, who may also establish advisory panels to advise or act for the office ((in)) of disciplinary proceedings.

- (2) It is the responsibility of the appropriate administrator as designated by the dean of student personnel services to be involved in the gathering of information and documentation relative to disciplinary problems that occur in their areas of responsibilities and submit such in written form.
- (3) Any student accused of violating any provisions of the rules of student conduct will be called for an initial conference with the dean of student personnel services, or ((a designated representative)) the dean's designee, and will be informed of what provision or provisions of the rules of student conduct the student is charged with violating, and what appears to be maximum penalties which might result from consideration of the disciplinary proceeding.
- (((3))) (4) After considering the evidence in the case and interviewing the student or students accused of violating the rules of student conduct, the dean of student personnel services, or ((a designated representative)) the dean's designee, may take any of the following actions((-)):
- (a) Terminate the proceeding, exonerating the student or students((-));
- (b) Dismiss the case after whatever counseling and advice may be appropriate;
- (c) Impose minor sanctions directly (warning, reprimand, disciplinary probation or fine) subject to the student's rights of appeal described below;
- (d) Refer the matter to the college disciplinary committee for ((a recommendation to the president of the college as to)) appropriate action. The student shall be

- notified in writing when such a ((recommendation)) referral is made;
- (e) Issue an order of dismissal pursuant to the conditions of WAC 132Q-04-260(((d))) (4).
- (((4))) (5) A student accused of violating any provision of the rules of student conduct shall be given written notification of any disciplinary action taken by the dean of student personnel services, or ((a designated representative)) the dean's designee. In case of an unmarried student under ((18)) eighteen years of age, written notification of the disciplinary action taken by the dean of student personnel services, or ((a designated representative)) the dean's designee, shall also be sent to the parents or guardian of the student.
- (((5))) (6) No disciplinary action recommended by the dean of student personnel services, or ((a designated representative)) the dean's designee, is final unless the student fails to exercise his right of appeal as provided in WAC 132Q-04-190.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-190 APPEALS. Any disciplinary action taken by the dean of student personnel services, or ((a designated representative)) the dean's designee, may be appealed to the college disciplinary committee; and disciplinary action taken by the college disciplinary committee may be appealed by the student to the president of the college. All appeals by a student must be made in writing to the disciplinary committee or the president and presented to the committee or president within seven days after the student has been notified of the action taken by the disciplinary committee or the president.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-200 COMPOSITION OF COLLEGE DISCIPLINARY COMMITTEE. Each campus of Spokane Community College and after July 1, 1970, each college created by the board of trustees ((for)) of Washington State Community College District 17 shall have a college disciplinary committee composed of six members((7)) plus the chairperson who shall be chosen ((by)) no later than October 15 of each academic year. The membership shall be selected as follows:

- (1) The recognized faculty organization ((at each college)) shall appoint two members and an alternate who are teaching on the appropriate campus or college; such members shall serve a two-year term.
- (2) The college president shall appoint two members from the college administration who shall serve at the pleasure of the president.
- (3) Student membership shall be appointed by the respective student governments on each college campus. Student membership must include a male and female student and two alternates who shall serve for no more than one year.
- (4) The ((chairman)) chairperson of the college disciplinary committee shall be the dean of student personnel services, or ((a designated representative)) the dean's

<u>designee</u>; provided, however, that no person who personally participates in any disciplinary action reviewed by the disciplinary committee may serve as ((chairman)) chairperson, nor may said person cast a vote on the merits of the issue decided by the disciplinary committee pursuant to WAC 132Q-04-240.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-210 PROCEDURES FOR HEARING BEFORE THE COLLEGE DISCIPLINARY COMMITTEE. (1) The college disciplinary committee for each campus, and after July 1, 1970 for each college, will hear, de novo, ((and make recommendations to the president of the college on)) all disciplinary cases referred to it by the dean of student personnel services ((or)), the dean's ((designated representative)) designee, or cases where the student appeals the dean's decision.

- (2) The student has a right to a fair and impartial hearing before the disciplinary committee on any charge of violating the rules of student conduct. The student's failure to cooperate with the hearing procedures hereinafter outlined, however, shall not preclude the disciplinary committee from making its findings of fact, conclusions and recommendations as provided hereafter. Failure by the student to cooperate may be taken into consideration by the committee ((in recommending to the president the appropriate disciplinary action)).
- (3) The student shall be given written notice by registered or certified mail of the time and place of the hearing before the college disciplinary committee, and be afforded not less than ((20)) twenty days notice thereof. Said notice shall contain:
- (a) A statement of the time, place and nature of the disciplinary proceeding((:));
- (b) A statement of the charges including reference to the particular sections of the rules of student conduct involved((:));
- (c) A list of witnesses who will appear and a summary description of any documentary or other physical evidence that will be presented by the college at the hearing.
- (4) The student shall be entitled to hear and examine the evidence brought forward and be informed of the identity of its source and shall be entitled to present evidence in the student's own behalf and to cross-examine witnesses testifying against the student as to factual matters. The student shall have all authority possessed by the college to obtain information provided requests for such information is specifically described, in writing, and tendered to the dean of student personnel services no later than three days prior to the hearings, or to request the presence of witnesses or the production of other evidence relevant to the issues of the hearings.
- (5) The student may be represented by counsel of choice at the disciplinary hearing. If the student elects to choose a duly licensed attorney admitted to practice in any state in the United States as counsel, the student must tender three days' notice excluding weekends and

holidays thereof to the dean of student personnel services.

- (6) In all disciplinary proceedings the college may be represented by a designee appointed by the dean of student personnel services; said designee may then present the college's case against the student accused of violating the rules of student conduct, provided that in those cases in which the student elects to be represented by a licensed attorney, the dean of student personnel services may elect to have the college represented by an assistant attorney general.
- (7) An adequate summary of all the evidence and facts presented to the disciplinary committee during the course of the proceedings will be taken. A copy thereof shall be available at the office of the dean of student personnel services.
- (8) The ((chairman)) chairperson of the college disciplinary committee shall preside at the disciplinary hearing and make rulings on all evidentiary procedural matters heard in the course of the disciplinary hearing.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-04-220 CONDUCT OF DISCIPLINARY HEARINGS. (1) Hearings conducted by the college disciplinary committee generally will be held in closed session, except when a student requests that persons other than those directly involved be invited to attend. If at any time during the conduct of a hearing invited guests are disruptive ((of the proceedings)), the ((chairman)) chairperson of the committee may exclude such persons from the hearing room.

(2) Any student attending the disciplinary committee hearing as an invited guest who continues to disrupt said proceedings after the ((chairman)) chairperson of the committee has asked him to cease and desist therefrom, shall be subject to disciplinary action.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-230 EVIDENCE ADMISSIBLE IN HEARINGS. (1) Only those matters presented at the hearing in the presence of the accused student, except where the student fails to attend after receipt of proper notice, will be considered in determining whether the college disciplinary committee had sufficient cause to believe that the accused student is guilty of violating the rules the student is charged with having violated.

- (2) In determining whether sufficient cause, as stated in ((the foregoing subparagraph 1)) subsection (1) of this section, does exist, members of the disciplinary committee shall give probative effect to evidence which possesses probative value commonly accepted by reasonable, prudent persons in the conduct of their affairs.
- (3) The ((chairman)) chairperson of the college disciplinary committee shall, in the course of presiding at the disciplinary hearing, give effect to the rules of privilege recognized by law and exclude incompetent, irrelevant, immaterial and unduly repetitious evidence.

WAC 132Q-04-240 DECISION BY THE COM-MITTEE. (1) Upon conclusion of the disciplinary hearing, the college disciplinary committee shall consider all the evidence therein presented and decide by majority vote ((whether to recommend to the president any)) of the members of the committee which of the following ((actions)) is to be taken:

- (a) That the college terminate the proceedings and exonerate the student or students;
- (b) That the college impose minor sanctions directly, such as warning, reprimand or minor fine, subject to the student's right of appeal as hereinafter described;
- (c) That the college impose any of the disciplinary actions as provided in WAC 132Q-04-260; or
- (d) ((Recommend to the president that the student be dismissed from college.)) Issue an order to dismiss under the conditions of WAC 132Q-04-260(4).
- (2) Upon conclusion of the disciplinary hearing of a student appeal, the college disciplinary committee shall consider all the evidence therein presented and decide by majority vote of the members of the committee to uphold the previous decision, terminate the proceeding and exonerate the student or students, or impose any disciplinary action authorized under WAC 132Q-04-260.
- (3) The student will be provided with a copy of the committee's findings of fact and conclusions regarding whether the student did violate any rule or rules of the code of student conduct. The committee shall also advise the student of the right to present, within seven calendar days, a written statement to the president of the college appealing the ((recommendation)) decision of the college disciplinary committee.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-250 FINAL DECISION REGARDING APPEAL OF DISCIPLINARY COMMITTEE ACTION. (1) The president of the college or any representative designated, except the dean of student personnel services, shall((7)) after reviewing the record of the case, include in the report of the college disciplinary committee any statement filed by the student, approval of the recommendations of the college disciplinary committee or give directions as to what lesser disciplinary action shall be taken.

(2) If the president decides that discipline is to be imposed or altered after the review provided by ((the above)) subsection (1) of this section, the president or ((a)) the president's designee shall notify the student in writing of the discipline imposed. In case of an unmarried student under ((legal)) eighteen years of age, written notice of any action involving dismissal or disciplinary action shall also be sent to parents or guardian of the student.

AMENDATORY SECTION (Amending Resolution No. 23, filed 9/14/84)

WAC 132Q-04-260 DISCIPLINARY ACTION. The following disciplinary actions are hereby established

((and)) any of which shall be the sanctions imposed upon violators of the rules of student conduct:

(((a))) (1) Disciplinary warning: Notice to a student, either verbally or in writing, that the student has been in violation of the rules of student conduct or has otherwise failed to satisfy the college's expectations regarding conduct. Such warnings imply that continuation or repetition of the specific conduct involved or other misconduct will result in one of the more serious disciplinary actions described ((below and on the next page)) in this section.

(((b))) (2) Reprimand: Formal action censuring a student for violation of the rules of student conduct. Reprimands are always made in writing to the student by the officer or agency taking the action, with copies to the office of student personnel services. A reprimand indicates to the student that continuation or repetition of the specific conduct involved or other misconduct will result in one of the more serious disciplinary actions described ((below and on the next page)) in this section.

(((c))) (3) Disciplinary probation: Formal action placing conditions upon the student's continued attendance for violation of rules of student conduct. The office placing the student on disciplinary probation will specify, in writing, the period of probation and the conditions, such as limiting the student's participation in extracurricular activities. Disciplinary probation may be for a specified term or for an indefinite period which may extend to graduation or other termination of the student's enrollment in the college. Violation of disciplinary probation shall be cause for disciplinary action.

(((d))) (4) Dismissal: Termination of student status for violation of the rules of student conduct. Dismissal may be for a stated or for an indefinite period. The notification dismissing a student will indicate, in writing, the term of the dismissal and any special conditions which must be met before readmission. There is no refund of fees for the quarter in which the action is taken, but fees paid in advance for a subsequent quarter ((are to)) must be refunded.

((((e))) (5) Fines: The office of student personnel services may assess monetary fines against individual students for violation of the rules of student conduct. Failure to pay such fines promptly will result in the cancellation of the student's registration and will prevent the student from reregistering.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-04-270 READMISSION AFTER DISMISSAL. Any student dismissed from the college for disciplinary reasons may be readmitted only on written petition to the office which initiated the action resulting in ((his)) the dismissal. Such petitions must indicate how specified conditions have been met and, if the term of the dismissal has not expired, any reasons which support a reconsideration of the matter. Because the president of the college participates in all disciplinary actions dismissing students from the college, decisions on such petitions ((for)) of readmission must be reviewed and approved by the president before readmission is granted.

Chapter 132Q-05 WAC STUDENT SUMMARY SUSPENSION RULES

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-010 PURPOSE OF SUMMARY SUSPENSION RULES. (1) The board of trustees of Washington State Community College District ((No.)) 17 recognizes the need to provide the college's administrators with a summary system of student discipline that can swiftly and fairly respond to immediate disorder on campus facilities within the district. The board further desires to create and operate such a system within the framework of fundamental due process as presently embodied in the historic notions embodied in the jurisprudential tool of the temporary restraining order. ((Therefore the board adopts the following rules.))

(2) It is to be understood, however, that nothing within the rules adopted in this chapter ((132Q-05 WAC)) shall be construed to supplant the provisions of the rules of conduct and procedures of enforcement embodied in chapter 132Q-04 WAC and the student disciplinary system created therein. Rather, the provisions of the rules of this chapter shall be deemed to be ((supplimentary)) supplementary to the rules of student conduct by providing a method of suspension during the pendency of the investigation and prosecution for student violations that will be subsequently heard on their merits pursuant to the system embodied in the said rules of student conduct.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-020 DEFINITIONS. As used in this chapter, ((132Q-05 WAC,)) the following words and phrases shall mean:

- (1) "Board" shall mean the board of trustees of Washington State Community College District ((No.)) 17((, state of Washington)).
- (2) "College" shall mean ((Spokane Community College and)) any ((other)) community college which may be created by the board of trustees of Washington State Community College District ((No:)) 17((, state of Washington)).
- (3) "College facilities" shall mean and include any or all real property owned or operated by the board of trustees of Washington State Community College District ((No.)) 17, ((state of Washington,)) and shall include all building and appurtenances affixed thereon or attached thereto.
- (4) "District" shall mean Washington State Community College District ((No:)) 17((, state of Washington)).
- (5) "President", unless otherwise designated, shall mean the duly appointed president or chief executive officer of any campus within Washington State Community College District ((No.)) 17((, state of Washington)).
- (6) "Rules of student conduct" shall mean those rules regulating student conduct as adopted in chapter 132Q-04 WAC.

- (7) "Student" shall mean and include any person who is enrolled in any community college administered by the board of trustees ((for)) of Washington State Community College District ((No.)) 17((, state of Washington)).
- (8) "Faculty" shall mean any employee of Washington State Community College District 17 which includes full-time and part-time faculty, administrators, counselors, librarians, or department heads who are employed by any community college administered by the board of trustees.

NEW SECTION

WAC 132Q-05-033 CLASSROOM CONDUCT. Each faculty member has the right to suspend up to three class days any student who by any act of misconduct disrupts any college class by engaging in conduct that renders it difficult or impossible to maintain the decorum of the class (see WAC 132Q-04-067; also see WAC 132Q-04-170(2)).

NEW SECTION

WAC 132Q-05-036 CONDUCT AT COLLEGE FUNCTIONS. Each college employee has the right to remove or have removed from a college function and/or the college for up to three class days any student who by an act of misconduct, substantially disrupts any college function by engaging in conduct that renders it difficult, or impossible, to continue such function in any orderly manner (see WAC 132Q-04-068).

AMENDATORY SECTION (Amending Order 1~69, filed 12/8/69)

WAC 132Q-05-040 INITIATION OF SUMMARY SUSPENSION PROCEEDINGS. If the president, or ((in his absence his)) the president's designee, has cause to believe that any student has violated any law of the state or the United States, or any of the rules of student conduct contained in chapter 132Q-04 WAC, and the president, or ((his)) president's designee, also has further cause to believe that the student's violations involve((s)):

(((a))) (1) Participation in any mass protest or demonstration violative of WAC 132Q-04-100, and that immediate disciplinary action is necessary to restore order on any college campus or instructional unit; or

(((b) Violation of any other rule of student conduct and there also appears to be)) (2) A significant probability that said violation or violations will continue to ((the great injury)) disrupt the educational environment of the college, so as to render the disciplinary proceeding process contained in chapter 132Q-04 WAC ineffectual.

Then the president, or ((his)) president's designee, shall, pursuant to the following rules, have authority to suspend said student for a maximum of ((the)) ten days prior to any subsequent disciplinary proceeding initiated under the rules of student conduct contained in chapter 132Q-04 WAC.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-050 NOTICE OF SUMMARY PROCEEDINGS. (1) If the president desires to exercise the authority conferred by WAC 132Q-05-040 against any student, he or she shall direct the dean of student personnel services to cause notice thereof to be served upon said student ((by registered or certified mail at the student's last known address, or by causing personal service of such notice upon said student)).

- (2) The notice shall be entitled "notice of summary suspension proceeding" and shall state:
- (a) The charges against the student, including reference to the law and/or rules of student conduct involved and
- (b) That the student charged must appear before the dean of student personnel services, or the dean's designee, at a time to be set by the dean, but not later than ((24)) twenty-four hours from the date and time of receipt of the "notice of summary suspension proceeding."

AMENDATORY SECTION (Amending Order 70-2, filed 9/22/70)

WAC 132Q-05-060 PROCEDURES OF SUM-MARY SUSPENSION HEARING. (1) At the summary suspension hearing, the college, through the office of the dean of student personnel services, or the dean's designee, shall make a determination as to whether there is probable cause to believe that the violation stated in the notice of summary suspension proceedings to the student did occur.

- (2) The student may offer oral testimony of himself or herself or of any person, submit any statement or affidavit on his or her own behalf, examine any affidavit and cross—examine any witness who may appear against him, and submit any matter in extenuation or mitigation of the offense or offenses charged.
- (3) The dean of student personnel services shall at the time of the summary suspension proceeding determine whether there is probable cause to believe that a violation of law or of the rules of student conduct has occurred, pursuant to WAC 132Q-05-040 (((a) or (b))) (1) or (2). In the course of making such a decision, said dean may only consider the sworn affidavit or oral testimony of persons who have alleged that the student charged has committed a violation of law or of the rules of student conduct and oral testimony and affidavits submitted by the student charged.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-070 DECISION BY DEAN OF STUDENT PERSONNEL SERVICES. If the dean of student personnel services, following the conclusion of the summary suspension proceeding, finds that there is probable cause to believe that:

(((a))) (1) The student against whom specific violations of law or of the rules of student conduct are alleged has committed one or more such violations upon any college facility; and

- (((tb))) (2) That summary suspension of said student is necessary to attain peace and order on the campus; and
- (((c))) (3) Such violation or violations of the law or of the rules of student conduct constitute grounds for disciplinary probation or dismissal pursuant to WAC 132Q-04-260,

Then the dean of student personnel services may, with the written approval of the president, suspend such student from college for a maximum of ten days.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

- WAC 132Q-05-080 NOTICE OF SUSPENSION. (1) If a student is suspended ((for ten days)) pursuant to the above rules, said student will be provided with a written copy of the dean of student personnel services' findings of fact and conclusions, as expressly concurred in by the president, as to whether said dean had probable cause to believe that the conditions for summary suspension ((outlines)) outlined in WAC 132Q-05-040 exists and whether immediate suspension of said student should ((issue)) be issued.
- (2) The student suspended pursuant to the authority of this rule shall be served a copy of the notice of suspension by personal service or by registered mail. Notice by mail shall be sent to said student's last known address. The suspension shall be effective for a ten day period dating from the day the notice of suspension is mailed or personal service accomplished.
- (3) During the period of summary suspension, the suspended student shall not enter the campus other than to meet with the dean of student personnel services or to attend the summary suspension hearing. However, the dean of student personnel services may grant the student special permission to enter for the express purpose of meeting with faculty, college personnel, or students in preparation for the hearing.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-090 SUSPENSION FOR FAIL-URE TO APPEAR. If the student, against whom specific violations of the rules of student conduct or law have been alleged has been served pursuant to the notice required in WAC 132Q-05-050, fails to appear at the time designated for the summary suspension proceeding, the dean of student personnel services may, with the written concurrence of the president, suspend the student from college for a maximum amount of ten days.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-100 APPEAL. (1) Any student aggrieved by an order issued at the summary suspension proceeding may appeal the same to the board of trustees. No such appeal shall be entertained, however, unless written notice of the appeal, specifically describing alleged errors in the findings of the dean of student personnel services and the president, is tendered at the office

of the president within ((72)) seventy-two hours following the date notice of summary suspension was served or mailed to the student.

- (2) The board shall, as soon as reasonably possible, examine the allegations contained within the notice of appeal, along with the findings of the dean and president, the record of the summary suspension proceeding, and determine therefrom whether the summary suspension order is justified. Following such examination, the board of trustees may, at its discretion, suspend the summary suspension pending determination of the merits of the disciplinary proceeding pursuant to the rules of student conduct.
- (3) The board shall notify, by registered or certified mail, the appealing student within ((48)) forty-eight hours following its consideration of the notice of appeal, as to whether the summary suspension shall be maintained or stayed pending disposition of the disciplinary proceeding pursuant to the rules of student conduct.

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-05-110 SUMMARY SUSPENSION PROCEEDINGS NOT DUPLICITOUS. (1) As indicated in WAC 132Q-05-010, the summary suspension proceeding shall in no way substitute for the disciplinary proceedings provided for in the rules of student conduct, chapter 132Q-04 WAC. At the end of the ((ten day)) suspension, the student suspended shall be reinstated to ((his)) full rights and privileges as a student, subject to whatever sanctions may have been or may be in the future imposed pursuant to the rules of student conduct or these rules of summary suspension.

(2) Any disciplinary proceeding initiated against the student because of violations alleged against any student in the course of the summary suspension proceeding provided for herein, shall be de novo; provided, that the records made and evidence presented during the course of any facet of a summary suspension proceeding brought against the student shall be available for the use of the student and of the college in a disciplinary proceeding initiated under the rules of student conduct.

AMENDATORY SECTION (Amending Order 74-1, filed 9/23/74)

WAC 132Q-05-120 REPORTING, RECORD-ING AND MAINTENANCE OF RECORDS. (1) Records of all summary suspension ((hearings)) proceedings shall be kept in the office of student personnel services. Except in proceedings where the student is exonerated, all documentary or other physical evidence produced or considered in summary suspension proceedings and all recorded testimony shall be preserved insofar as possible for at least five years. No record of proceedings wherein the student is exonerated, other than the fact of the exoneration, shall be maintained in the student's file or other college repository after the date of the student's graduation.

(2) The office of student personnel services shall keep accurate records of all summary suspension proceedings

taken by that office. All summary suspensions will be entered on the student's record and may be removed at the time of graduation or earlier at the discretion of the office of student personnel services.

- (3) In any case in which a student, summarily suspended pursuant to these rules is subsequently exonerated in the course of disciplinary proceedings provided for in the rules of student conduct, all records related to the summary suspension of the student shall be removed from the student's record. ((The office of student personnel services shall be responsible for such removal:))
- (4) Any failure by the college to remove records of the summary suspension proceeding when such is to be done pursuant to this section, may be ((cured)) secured by a student petitioning the office of student personnel services for removal of such a notation.

Chapter 132Q-06 WAC ((FAMILY EDUCATIONAL RIGHTS AND PRIVA-CY ACT)) STUDENT CONFIDENTIAL STUDENT RECORDS

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

WAC 132Q-06-010 CONFIDENTIALITY OF STUDENT RECORDS. The college continually receives requests from outside sources for information about students, both past and present. The ((staff)) college personnel and faculty of the college are reminded that Public Law 93-380, the Family Educational Rights and Privacy Act of 1974 states that the college adopt a policy on student education records to insure that information contained in such records is treated in a responsible manner with due regard to the personal nature of the information contained in these records. In order to prevent embarrassment or possible legal involvement of the college and its employees because of improper disclosure of information, it is important that college policy be implemented in the release of such information.

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

WAC 132Q-06-015 DEFINITION OF A STU-DENT. A student is defined as any person who is or has been officially registered at any college or instructional unit with Washington State Community College District ((No.)) 17 and with respect to whom the college maintains education records or personally-identifiable information.

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

WAC 132Q-06-020 EDUCATION RECORDS—STUDENT'S RIGHT TO INSPECT. (1) A student has the right to inspect and review his/her education records. A list of the types of education records maintained by the college and the record locations may be obtained by the student at the college's dean of ((student's)) student personnel services' office.

- (a) For purposes of this section the term "education records" means those records, files, documents, and other materials which contain information directly related to a student.
 - (b) The term "education records" does not include:
- (i) Records of instructional, supervisory and administrative personnel and educational personnel ancillary thereto which are in the sole possession of the maker thereof and which are not accessible or revealed to any other person except a substitute.
- (ii) Records of the campus security department which are kept apart from those records described in ((WAC 132Q-06-020 (1)))(a) of this subsection and which are maintained solely for law enforcement purposes and which are not made available to persons other than law enforcement officials of the same jurisdiction.
- (iii) In the case of persons who are employed by an educational agency or institution but who are not in attendance at such agency or institution, records made and maintained in the normal course of business which relate exclusively to such person in that person's capacity as an employee and are not available for use for any other purpose.
- (iv) Records on a student which are created or maintained by a physician, psychiatrist, psychologist or other recognized professional or paraprofessional acting in his/her professional or paraprofessional capacity, or assisting in that capacity and which are created, maintained or used only in connection with the provision of treatment to the student, and are not available to anyone other than persons providing such treatment; provided, however, that such records can be personally reviewed by a physician or other appropriate professional of the student's choice.
- (2)(a) Recommendations, evaluations or comments concerning a student that are provided in confidence, either expressed or implied, as between the author and the recipient, shall be made available to the student, except as provided in ((paragraphs)) (b), (c) and (d) of this ((section)) subsection.
- (b) The student may specifically release his or her right to review where the information consists only of confidential recommendations respecting:
 - (i) Admission to any educational institution; or
 - (ii) An application for employment; or
 - (iii) Receipt of an honor or honorary recognition.
- (c) A student's waiver of his or her right ((of)) to access ((to)) confidential statements shall apply only if:
- (i) The student is, upon request, notified of the names of all persons making confidential statements concerning him((;)) or her; and
- (ii) Such confidential statements are used solely for the purpose for which they were originally intended((;)); and
- (iii) Such waivers are not required as a condition for admission to, receipt of financial aid from, or receipt of any other services or benefits from the college.
- (d) Recommendations, evaluations or comments concerning a student that have been provided in confidence, either expressed or implied, as between the author and the recipient, prior to January 1, 1975, shall not be subject to release under ((WAC 132Q-06-020 (2)))(a) of

- this subsection. Such records shall remain confidential and shall be released only with the consent of the author. Such records shall be used by the institution only for the purpose for which they were originally intended.
- (3) Where requested records or data include information on more than one student, the student shall be entitled to receive or be informed of only that part of the record or data that pertains to the student.
- (4) Students have the right to obtain copies of their education records. Charges for the copies shall not exceed the cost normally charged by the college (except in cases where charges have previously been approved by the boards of trustees' action for certain specified services, such as transcripts and grade sheets).
- (5) The dean of student((s)) personnel services is the official custodian of academic records; and, therefore, is the only official who may issue a transcript of the student's official academic record.
- (6) Student education records may be destroyed in accordance with a department's routine retention schedule. In no case will any record which is requested by a student for review in accordance with ((WAC 132Q-06-020)) this section and WAC 132Q-06-025 be removed or destroyed prior to providing the student access.

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

- WAC 132Q-06-025 REQUESTS AND APPEAL PROCEDURES. (1) A request by a student for review of information should be made in writing to the college individual(s) or office(s) having custody of the particular record.
- (2) An individual(s) or office(s) must respond to a request for education records within a reasonable period of time, but in no case more than forty-five days after the request has been made. A college individual(s) or office(s) which is unable to comply with a student's request within the ((above-state)) above-stated time period shall inform the student of that fact and the reasons in writing.
- (3) (a) A student who feels that his or her request has not been properly answered by a particular individual(s) or office(s) should contact the appropriate dean or director responsible for the individual(s) or office(s) for mediation.
- (b) In cases where a student remains dissatisfied after consulting with the appropriate dean or director, the student may then request a hearing by the college records committee. Following the hearing the college's records committee shall render its decision within a reasonable period of time. In all cases the decision of the college's records committee shall be final.
- (c) In no case shall any request for review by a student be considered by the college's records committee which has not been filed with that body in writing within ninety days from the date of the initial request to the custodian of the record.
- (d) The college's records committee shall not review any matter regarding the appropriateness of official academic grades.

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

WAC 132Q-06-030 RELEASE OF PERSONAL-LY-IDENTIFIABLE RECORDS. (1) The college shall not permit access to or the release of education records or personally-identifiable information contained therein, other than "directory information," without the written consent of the student, to any party other than the following:

- (a) College ((staff)) personnel, faculty and students when officially appointed to a faculty council or administrative committee, when the information is required for a legitimate educational interest within the performance of their responsibilities to the college, with the understanding that its use will be strictly limited to the performance of those responsibilities.
- (b) Federal and state officials requiring access to education records in connection with the audit and evaluation ((or)) of a federally—supported or state—supported education program or in connection with the enforcement of the federal or state legal requirements which relate to such programs. In such cases the information required shall be protected by the federal or state official in a manner which will not permit the personal identification of students and their parents to other than those officials and such personally—identifiable data shall be destroyed when no longer needed for such audit, evaluation or enforcement of legal requirements.
- (c) Agencies or individual's requesting information in connection with a student's application for((;)) or receipt of financial aid.
- (d) Organizations conducting studies for or on behalf of the college for purposes of developing, validating or administering predictive tests, administering student aid programs, and improving instruction, if such studies are conducted in such a manner as will not permit the personal identification of students by persons other than the representatives of such organizations, and such information will be destroyed when no longer needed for the purposes for which it was provided.
- (e) Accrediting organizations in order to carry out their accrediting functions.
- (f) Any person or entity designated by judicial order or lawfully-issued subpoena, upon condition that the student is notified of all such orders or subpoenas in advance of the compliance therewith. ((Any college individual(s))) The college president, the president's designee, or office(s) receiving a subpoena or judicial order for education records should immediately notify the attorney general.
- (2) Where the consent of a student is obtained for the release of education records, it shall be in writing, signed and dated by the person giving such consent, and shall include:
 - (a) A specification of the records to be released;
 - (b) The reasons for such release; and
- (c) The names of the parties to whom such records will be released.
- (3) In cases where records are made available without student release as permitted by ((WAC 132Q-06-030)) subsection (1) (b), (c), (d), (e) and (f) of this section,

the college shall maintain a record kept with the education record released which will indicate the parties which have requested or obtained access to a student's records maintained by the college and which will indicate the legitimate interest of the investigating party. Releases in accordance with ((\frac{WAC-132Q-06-030}{)}) subsection (1)(a) of this section need not be recorded.

- (4) Personally-identifiable education records released to third parties, with or without student consent, shall be accompanied by a written statement indicating that the information cannot be subsequently released in a personally-identifiable form to any other parties without obtaining consent of the student.
- (5) The term "directory information" used in ((WAC 132Q-06-030)) subsection (1) of this section is defined as student's name, ((address, telephone number,)) date and place of birth, major field of studies, participation in officially-recognized activities ((in sports)), weight and height of members of athletic teams, dates of ((attendance)) enrollment, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Students may request that the college not release directory information except through written notice to the dean of ((student's office)) student personnel services.
- (6) Information from education records may be released to appropriate persons in connection with an emergency if the knowledge of such information is necessary to protect the health or safety of a student or other person(s).

AMENDATORY SECTION (Amending Order 76-1, filed 1/26/76)

WAC 132Q-06-040 RECORDS COMMITTEE. The college's records committee shall be responsible for reviewing unusual requests for information and for assisting in the interpretation of these rules. The committee shall also be responsible for hearing appeals as defined in WAC 132Q-06-025. The committee shall consist of the dean of student((s;)) personnel services, or the dean's designee; dean of instruction, or ((supervisor)) dean of instruction's designee, ((two)) one faculty, ((two)) one student((s)), and one faculty or administrator at large. Members shall be appointed by the president of the college.

Chapter 132Q-20 WAC
((PARKING AND TRAFFIC CONTROL)) FACULTY AND STUDENT TRAFFIC RULES AND REGULATIONS

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-010 PURPOSE FOR ADOPTING RULES. Pursuant to the authority granted by RCW 28B.50.140(10), the board of trustees of Washington State Community College District ((No.)) 17 is granted authority to make rules and regulations for pedestrian and vehicular traffic on property owned, operated or maintained by the college district. The rules and regulations contained in this chapter pertain to all faculty,

students, college personnel, and visitors who use district facilities unless exempted by the chief executive officer of the district and are established for the following purposes:

- (1) To protect and control pedestrian and vehicular traffic; and
- (2) To assure access at all times for emergency traffic; and
- (3) To minimize traffic disturbance during class hours; and
- (4) To facilitate the work of the community colleges ((of the district by assuring access to their vehicles and to assign the limited parking space for the most efficient use of its vehicles)).

AMENDATORY SECTION (Amending Order 72-5, filed 10/9/72)

WAC 132Q-20-020 DEFINITIONS. As used in this chapter the following words and phrases shall mean:

- (1) "Board" shall mean the board of trustees of Washington State Community College District ((No.)) 17((, state of Washington)).
- (2) "Campus" shall mean any or all real property owned, operated or maintained by Washington State Community College District ((No.)) 17((, state of Washington)).
- (3) "Dean of student((s)) personnel services" shall mean the dean of student personnel services of Spokane Community College or Spokane Falls Community College.
- (4) "College" shall mean ((Spokane Community College or Spokane Falls Community College and)) any ((other)) community college ((centers or facilities established within)) or separate instructional unit which may be created by the board of trustees of Washington State Community College District ((No:)) 17.
- (5) "Faculty ((members))" shall mean any employee of Washington State Community College District ((No.)) 17 ((who is certified to teach in a community college in the state of Washington)) which includes full-time and part-time faculty, administrators, counselors, librarians, or department heads who are employed by any community college administered by the board of trustees.
- (6) "Campus ((patrolman)) patrol" shall mean an employee of the college, or a law enforcement student, who is responsible to the dean of student((s)) personnel services for campus security.
- (7) (("Staff" shall mean the classified employees of Washington state Community College District No. 17.
- (8)) "Student" shall mean any person who is enrolled in any community college operated by Washington State Community College District ((No.)) 17.
- (((9))) (8) "Vehicle" shall mean an automobile, truck, motor-driven cycle, scooter, or any vehicle empowered by a motor.
- (((10))) (9) "Visitors" shall mean any person or persons, excluding students as <u>previously</u> defined ((above)), who come upon the campus as guests and ((any)) person or persons who lawfully visit the campus for purposes which are in keeping with the colleges' role as institutions of higher learning in the state of Washington.

- (((11))) (10) "Permanent permits" shall mean permits which are valid for a school term.
- (((12) "School term" shall mean, unless otherwise designated, the time period commencing with fall quarter of a community college teaching year and extending through subsequent quarters until the start of the following fall quarter.
- (13))) (11) "Temporary permits" shall mean permits which are valid for a specific period designated on the permit.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-030 APPLICABLE TRAFFIC RULES AND REGULATIONS. The other traffic rules and regulations which ((are)) may also be applicable upon the campuses are as follows:

- (1) The motor vehicle and other traffic laws of the state of Washington; and
- (2) The ((traffic code of the city of Spokane, Washington)) Spokane municipal code.

AMENDATORY SECTION (Amending Order 73-4, filed 2/23/73)

WAC 132Q-20-040 PERMITS REQUIRED FOR VEHICLES ON CAMPUS. Students, faculty ((members, staff members)), administration, college personnel, guests and visitors shall not stop, park, or leave a vehicle whether attended or unattended upon the campus without a parking permit issued pursuant to WAC 132Q-20-050, except guests and visitors who will be given a reasonable time to secure a temporary permit from the dean of student((s or his)) personnel services, or the dean's designee. All students who plan to park on campus and are attending educational programs on campus that meet ten or more times per quarter are required to purchase a valid quarterly permit. Failure to obtain a permit shall be grounds for disciplinary action. The fee for the parking permit shall be established from time to time by the board of trustees of Washington State Community College District ((No:)) 17 and shall be published ((in the student handbook)). Students attending education programs on campus that meet less than ten times are to obtain temporary guest permits.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-050 AUTHORIZATION FOR ISSUANCE OF PERMITS. The ((dean of students, or his designee, is)) colleges are authorized to issue parking permits to students, faculty ((members, staff members)), college personnel, guests and visitors of the college pursuant to the following regulations:

(1) Upon payment of the appropriate fee a student who intends to use college parking facilities may be issued a parking permit upon the registration of his or her vehicle with the college at the beginning of each ((school term)) college quarter (fall quarter, winter quarter, spring quarter, and summer quarter).

- (2) Upon payment of the appropriate fee faculty ((and staff members may)), college personnel, and students will be issued parking permits ((upon the registration of)) for their vehicle((s at the beginning of fall quarter: PROVIDED, That new faculty and staff members employed during the regular academic year may be issued parking permits upon the registration of their vehicles at the time they begin their employment at the college)) if they intend to use college parking facilities.
- (3) The dean of student((s, or his)) personnel services, or the dean's designee, may issue temporary and special parking permits when such permits are necessary to enhance the business or operation of the college.

AMENDATORY SECTION (Amending Order 74-1, filed 9/23/74)

WAC 132Q-20-060 VALID PERMIT. A valid parking permit is:

(1) An unexpired parking permit registered and properly displayed; or

(2) A short-term parking permit authorized by the dean of student((s, or his)) personnel services, or the dean's designee, and properly displayed; or

(3) A special parking permit authorized by the dean of student((s, or his)) personnel services, or the dean's designee, and properly displayed; or

(4) A ((guest)) guest's permit authorized by the dean of student((s or his)) personnel services, or the dean's designee, and properly displayed; or

(5) A shop permit authorized by a vocational – technical instructor and properly displayed.

AMENDATORY SECTION (Amending Order 74-1, filed 9/23/74)

WAC 132Q-20-070 DISPLAY OF PERMIT. All permanent parking permits shall be permanently affixed to the inside of the rear window on the lower left corner directly behind the driver. For convertibles and pickups with campers, permits must be placed in the lower right-hand corner of the front windshield, and for motorcycles, placed either on front shock absorbers or battery covers (flat surface) or toolbox covers (right-hand side). Temporary permits shall be hung on the rear-view mirror in such a manner that they may be viewed through the front windshield.

- (1) Expired permits ((shall)) should be removed before the new permits are attached.
- (2) Permits not displayed pursuant to the provisions of this section shall not be valid.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-080 TRANSFER OF PERMITS. Parking permits are not transferable. If a vehicle is sold ((or)), traded, or if there is a new purchase, a new permit will be issued to the permit holder at ((no additional)) a nominal cost if the permit holder does the following:

- (1) Records permit number and informs the auto registration clerk;
 - (2) Scrapes permit off the window;

(3) Brings permit or remnant to appropriate office, which office shall then issue the permit holder a new parking permit registered under a new number.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-090 PERMIT REVOCATION. Parking permits are the property of the college and may be recalled by the dean of student((s)) personnel services for any of the following reasons:

(1) When the purpose for which the permit was issued

changes or no longer exists; or

- (2) When a permit is used ((by)) for an unregistered vehicle or by an unauthorized individual; or
 - (3) Falsification on a parking permit application; or
 - (4) Continued violations of parking regulations; or
 - (5) Counterfeiting or altering a parking permit.

AMENDATORY SECTION (Amending Order 73-4, filed 2/23/73)

WAC 132Q-20-110 RIGHT TO APPEAL PER-MIT REVOCATION OR REFUSAL TO GRANT PERMIT. When a parking permit has been recalled pursuant to WAC 132Q-20-090, or has been refused in accordance with WAC 132Q-20-100, or when a fine or penalty has been levied against a violator of the rules and regulations set forth in this chapter, such action by the dean of student((s, or his)) personnel services, or the dean's designee, may be appealed ((by students)) pursuant to WAC 132Q-04-190; provided, however, that faculty, ((administrative staff)) administrators, and ((classified staff)) college personnel of Washington State Community College District ((No.)) 17 shall appeal permit revocations, refusals to grant permits, and fines or penalties levied for violations by the dean of student personnel services to the respective college presidents whose decision on the matter shall be final. Refusal to pay ((fines)) a fine still existing after exhaustion of the appellate process shall be grounds for disciplinary action. In the case of students, failure to pay fines after the exhaustion of the appellate process shall be grounds for the college, in addition to disciplinary action, to deny admission for subsequent enrollment ((at either of the community colleges within)) with Washington State Community College District ((No.)) 17. In the case of District 17 employees, failure to pay fines could result in the denial of issuing a permit, and/or impounding of vehicles.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-130 DESIGNATION OF PARK-ING SPACE. The parking space available on campus shall be designated and allocated by the dean of student((s, or his)) personnel services, or the dean's designee, in such a manner ((as)) which will best effectuate the objectives of the rules and regulations in this chapter.

(1) Faculty and ((staff)) college personnel spaces will be so designated for their use; and

- (2) Student spaces will be so designated for their use; provided, physically handicapped students and others designated by the dean of student((s or his)) personnel services, or the dean's designee, may be granted special permits to park in close proximity to the classrooms used by such students; and
- (3) Parking spaces will be designated for use of visitors on campus.
- (((4) Time controlled parking spaces regulated by either parking meters or number coded coin slot boxes.))

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-150 ((DAY))PARKING HOURS. ((The rules and regulations pertaining to the use of certain parking permits in specific areas as contained in WAC 132Q-20-140 shall be in force during the hours from 7:00 a.m. to 6:00 p.m.)) Parking is permitted on campus between the hours of 6:30 a.m. to 11:00 p.m. for faculty, college personnel, and students. The rules and regulations pertaining to the use of certain parking permits in specific areas are contained in WAC 132Q-20-140. Students, faculty, and college personnel may park in any of the spaces or stalls designated in WAC 132Q-20-140 except visitor's areas on a firstcome, first-served basis between the hours of 5:00 p.m. and 11:00 p.m. Custodial and other authorized personnel may park on campus from 10:00 p.m. to 6:30 a.m., and are still required to follow regular parking regulations and obtain parking permits.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-160 ((NIGHT)) OVERNIGHT PARKING. ((Night students and faculty members may park in any of the spaces or stalls designated in WAC 132Q-20-140 except visitors areas, on a first come, first served basis between the hours of 6:00 p.m. and 2:00 a.m.)) Overnight parking is prohibited except when approval is granted by the dean of student personnel services or the dean's designee.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-170 REGULATORY SIGNS AND DIRECTIONS. The dean of student((s, or his)) personnel services, or the dean's designee, is authorized to erect signs, barricades and other structures and to paint marks or other directions upon the entry ways and streets on campus and upon the various parking lots owned or operated by the colleges. Such signs, barricades, structures, markings, and directions, shall be so made and placed as in the opinion of the dean of student((s, or his)) personnel services, or dean's designee, which will best effectuate the objectives stated in WAC 132Q-20-010 and will best effectuate the rules and regulations contained in this chapter.

Drivers of vehicles shall observe and obey the signs, barricades, structures, markings and directions erected pursuant to this section. Drivers shall also comply with the directions given them by the campus ((patrolman)) patrol in the control and regulation of traffic.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-180 SPEED LIMIT. No vehicle shall be operated on the campuses at a speed in excess of ((twenty)) fifteen miles per hour in parking lots; and fifteen miles per hour on campus roads or such ((tower)) slower speed as is reasonable and prudent in the circumstances. No vehicle of any type shall at any time use the campus parking lots for testing, racing, or other unauthorized activities.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-190 ((PEDESTRIAN'S)) PEDESTRIANS' RIGHT-OF-WAY. (1) The operator of a vehicle shall yield the right of way, slowing down or stopping, if need be, to so yield to any pedestrian, but no pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that is is impossible for the driver to yield.

- (2) Whenever any vehicle slows or stops so as to yield to pedestrian traffic, the operator of any other vehicle approaching from the rear shall not overtake and pass such a vehicle which has slowed or stopped to yield to pedestrian traffic.
- (3) Every pedestrian crossing at any point other than within a marked ((cross walk)) crosswalk or within an unmarked ((cross walk)) crosswalk at an intersection shall yield the right-of-way to all vehicles.
- (4) Where a sidewalk is provided, pedestrians shall proceed upon such a sidewalk.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-200 SPECIAL TRAFFIC AND PARKING REGULATIONS AND RESTRICTIONS AUTHORIZED. Upon special occasions causing additional and/or heavy traffic and during emergencies, the dean of student((s or his)) personnel services, or the dean's designee, is authorized to impose additional traffic and parking regulations and restrictions for the achievement of the objectives specified in WAC 132Q-20-010.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-210 TWO-WHEELED MOTOR BIKES OR BICYCLES. (1) All two-wheeled vehicles empowered by a motor shall park in a space designated for motorcycles only.

(2) No vehicle shall be ridden on the sidewalks on campus at any time unless authorized by the dean of student((s or his)) personnel services, or the dean's designee.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-220 REPORT OF ACCIDENTS. The operator of any vehicle involved in an accident on campus resulting in injury to or death of any person or total of claimed damage to either or both vehicles exceeding ((\$\frac{\pmathbf{5}100.00}{\pmathbf{0}}\)) \$\frac{\pmathbf{3}300.00}{\pmathbf{0}}\) shall immediately report such accident to the dean of student((\$\frac{\pmathbf{s}}{\pmathbf{0}}\)) personnel services, or the dean's designee, and shall within twenty-four hours after such accident, file a state of Washington motor vehicle accident report.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-230 EXCEPTIONS FROM TRAFFIC AND PARKING RESTRICTIONS. These rules and regulations shall not apply to ((city, county)) city-owned, county-owned, or state-owned emergency vehicles.

AMENDATORY SECTION (Amending Order 72-5, filed 10/9/72)

WAC 132Q-20-240 ENFORCEMENT. (1) Enforcement of the parking rules and regulations will begin the first day of classes of the fall quarter and will continue through subsequent quarters until the start of the following fall quarter.

(2) The dean of student((s, or his)) personnel services, or the dean's designee, shall be responsible for the enforcement of the rules and regulations contained in this chapter. The dean of student((s)) personnel services is hereby authorized to delegate this responsibility to the campus ((patrolman)) patrol or other subordinates.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-250 ISSUANCE OF TRAFFIC TICKETS. Upon the violations of any of the rules and regulations contained in this chapter, the dean of student((s, his)) personnel services, or the dean's designee or subordinates, may issue a summons or traffic ticket setting forth the date, the approximate time, permit number, license information, infraction, officer, and schedule of fines. Such summons or traffic tickets may be served by attaching or affixing a copy thereof in some prominent place outside such vehicle or by personally serving the operator or owner.

AMENDATORY SECTION (Amending Order 72-2, filed 2/7/72)

WAC 132Q-20-260 FINES AND PENALTIES FOR STUDENTS. The dean of student((s, or his)) personnel services, or the dean's designee, is authorized to impose the following fines and penalties for the violation of the rules and regulations contained in this chapter:

- (1) Except as provided under subsection (2) of this section, fines will be levied for all violations of the regulations contained in this chapter.
- (2) Community Colleges of Spokane and its recognized instructional units are authorized to:

- (a) Place an "administrative hold" in the records;
- (b) Deny registration for subsequent quarters; and
- (c) Deny graduation from the college to any student that fails to promptly pay any financial obligation due the college including the payment for parking citations.
- (3) Vehicles which are parked on any campus within Washington State Community College District ((No.)) 17 and which are in violation of any of the regulations contained in this chapter ((132Q-20 WAC)), may be impounded or detained by use of mechanical devices at the discretion of the dean of student((s)) personnel services. If a vehicle is impounded, it may be taken to such place for storage as the dean of student((s, or his)) personnel services, or the dean's designee, selects. The expenses of such impoundings and storage shall be charged to the owner or operator of the vehicle and paid by him or her prior to its release. The college and its employees shall not be liable for loss or damage of any kind resulting from such impounding and storage.
- (((3))) (4) At the discretion of the dean of student((s)) personnel services, an accumulation of traffic violations by a student will be cause for disciplinary action, and the dean of student((s)) personnel services shall initiate disciplinary proceedings against such student pursuant to WAC ((132Q-04-170 and)) 132Q-04-180.
- (((4) A schedule of fines shall be set and reviewed annually by a committee of students appointed by the dean of students. This schedule shall be published in the student handbook, quarterly schedule, summary of parking regulations, and traffic summons form.)) (5) The duly elected associated student government officers of Spokane Falls Community College and Spokane Community College may, in a joint meeting with the District 17 executive committee, recommend a proposed schedule of fines prior to adoption of a new fine schedule.

NEW SECTION

WAC 132Q-20-265 FINES AND PENALTIES FOR ALL DISTRICT EMPLOYEES. (1) Fines levied for all violations are subject to payment to the district in accordance with the established fine schedule.

(2) Faculty and other district employees have the right of due process and may appeal a decision of the dean of student personnel services to the college president or chief administrator of a recognized institutional unit whose decision shall be final.

AMENDATORY SECTION (Amending Order 71-4, filed 7/26/71)

WAC 132Q-20-270 LIABILITY OF COLLEGE. The college assumes no liability under any circumstances for vehicles parked on campus.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 132Q-20-280 DELEGATION OF AUTHORITY.

WAC 132Q-20-290 EFFECTIVE DATE.

WAC 132Q-20-300 SEVERABILITY.

Chapter 132Q-94 WAC FACULTY AND STUDENT HEALTH AND SAFETY REGULATIONS

AMENDATORY SECTION (Amending Order 72-1, filed 1/28/72)

WAC 132Q-94-010 DECLARATION OF PUR-POSE. ((The board of trustees of Community College District No. 17 expressly finds by the adoption of the following health and safety regulations that a need exists for the safe operation of equipment and machinery by students in facilities operated by Community College District No. 17. Additionally, the board of trustees finds that certain health regulations are necessary for the successful operation of certain classes and programs operated by Community College District No. 17 and that these rules, chapter 132Q-04 WAC shall apply to all students attending those community colleges operating within Community College District No. 17.)) By adoption of the following health and safety regulations the board of trustees of the Washington State Community College District 17 expresses its firm commitment to the safety and health of its students. The board further recognizes the importance of students developing safe work habits, particularly in the areas of equipment and machinery operation, and in the handling of potentially hazardous chemical substances. This chapter shall apply to all students whether in a work study position or attending classes offered within the Washington State Community College District 17.

AMENDATORY SECTION (Amending Order 72-1, filed 1/28/72)

- WAC 132Q-94-020 RATIONALE. ((In adopting the herein-mentioned rules, the board of trustees of Community College District No. 17 specifically finds that the herein-mentioned health and safety rules are based on the following standards.
- (1) Accident prevention is a problem of organization and education. It does not rest upon involved theory but consists largely of the desire to institute a common sense safety program and the determination to carry out the program effectively.
- (2) Effective accident prevention embodies these five principles:
 - (a) Instructor leadership
 - (b) Student cooperation
 - (c) Effective organization
 - (d) Thorough training
 - (e) Good supervision
- (3) There is no organization too large or too small to enter into accident prevention activities; no place of work is entirely free from occupational hazards and no one is entirely free from the possibility of accidents.
- (4) There should be no conflict between the Community College District No. 17 and the students in the field of accident prevention. Both stand to gain by an accident prevention program.

- (5) All safety programs are for the benefit of both Community College District No. 17 and individual students enrolled in all programs operated by the district.
- (6) The safety problem, therefore, is largely one of education, good supervision and the development of definite and continued interest in safety among students.
- (7) There is a direct relationship between an orderly job and accident prevention. A well-kept operation with well-supervised students enhances the prevention of injury.)) Adoption of these health and safety rules by the board of trustees is based on the following standards:
- (1) The possibility of accidental injury to an individual exists at all times and in all places and no place of work nor any human activity is exempt from the possibility of accidents.
- (2) All community college safety programs are for the benefit of both the Washington State Community College District 17 and the individual students enrolled within the institution. There is no conflict of interests between the students and the college in the area of an accident prevention program; through accident prevention, everyone benefits.
- (3) Accident prevention requires both organization and education, consisting largely of the desire to provide and maintain an environment free of hazards through institution of a common—sense safety program and the determination to carry out the program effectively.
- (4) Effective accident prevention includes instructor leadership, student cooperation, effective organization, thorough training, and good supervision.

AMENDATORY SECTION (Amending Order 72-1, filed 1/28/72)

WAC 132Q-94-030 STUDENTS' RESPONSI-BILITIES. ((Each student attending those community colleges within Community College District No. 17 shall make it his individual responsibility to keep himself, his co-workers and his machine or equipment free from accidents to the best of his ability. In order that each student may be better qualified to cooperate with his fellow students and instructor in preventing accidents, he shall obey these and other safety rules governing his work:

- (1) The student shall consider the benefits of accident prevention to himself and to his job and shall act accordingly.
- (2) The student shall make an effort to understand his job.
- (3) The student shall anticipate every way in which a man might be injured on the job and conduct his own work to avoid accident.
- (4) The student shall be on the alert constantly for any unsafe condition or practice.
- (5) The student shall report immediately to his supervisor any and all unsafe conditions and practices.
- (6) The student shall ascertain from the supervisor where medical help may be obtained if it is needed.
- (7) The student shall not engage in practical jokes and "horseplay" while attending classes or on the job.
- (8) The student shall keep physically fit and obtain sufficient rest to be able to carry on the job.
- (9) The student shall make a prompt report to the supervisor, first aid attendant or person in charge of every

accident regardless of the degree of severity in which he is injured.

- (10) The student shall be certain that after he has received appropriate instructions that he understands them completely before he starts to work.
- (11) The student shall at all times apply the principles of accident prevention in his daily work and shall use proper safety devices and protective equipment and observe safe practice rules.
- (12) The student shall not report to the job while he is under the influence of intoxicants or drugs and shall not use same while on the job.)) Students attending Washington State Community College District 17 shall, to the best of their ability, make it their individual responsibility to keep themselves and their fellow students free from accidents. In the interest of accident prevention, students shall obey the approved district safety rules and procedures including those outlined below, as well as other, more specific safety rules, as outlined by their instructors:
- (1) Students shall consider the benefits of accident prevention to themselves, to others, and to their work, and shall act accordingly, conducting their work to avoid accidents through observation of safe work practices.
- (2) Students shall study and observe all safe practices governing their specific area of work or class assignment, and shall make a concerted effort to understand their job and area of assignment.
- (3) Students shall ascertain emergency procedures from their instructor or supervisor.
- (4) Students shall remain alert for any unsafe condition(s) or practice(s), immediately reporting any observed to their instructor or supervisor.
- (5) Students shall promptly report any accident in which they are injured, regardless of the degree of severity, to their instructor or supervisor.
- (6) Students shall not engage in practical jokes or horseplay while attending class or while on the job.
- (7) Students shall not report to class or a work study position while under the influence of intoxicants or drugs, nor shall such items be used or consumed while on the premises of the Washington State Community College District 17 or representing the Washington State Community College District 17 at an off-site location.
- (8) Students who receive their instructor's or supervisor's permission to operate a state vehicle shall comply with existing fleet policies and procedures of Washington State Community College District 17.
- (9) Students shall comply with existing smoking regulations of the Washington State Community College District 17.

AMENDATORY SECTION (Amending Order 72-1, filed 1/28/72)

WAC 132Q-94-120 PROHIBITING UNSAFE ACTS OR UNHEALTHFUL PRACTICES. ((Nothing contained in this chapter shall prohibit an instructor or supervisor from immediately prohibiting an unsafe practice which is not specifically outlined in this chapter.

Additionally, any violation of sound health practices not specifically enumerated in this chapter shall not be permitted, and the instructor or supervisor in charge may prohibit such practices. In the event the instructor terminates any unsafe or unhealthful practice pursuant to this section, he shall immediately notify the dean of instruction of his action.)) Nothing contained in this chapter shall prohibit an instructor or supervisor from immediately prohibiting an unsafe practice which is not specifically outlined in this chapter.

Any violation of sound health and safety practices not specifically enumerated in this chapter shall not be permitted, and the instructor or supervisor in charge may prohibit such practices.

NEW SECTION

WAC 132Q-94-125 PETS PROHIBITED IN COLLEGE BUILDINGS. For reasons of health, sanitation, and safety, no person shall be permitted to bring or leave any dog, cat, or any other pet in any school building, nor leave such pet unattended on any district property. All dogs, cats, or other pets of any kind shall be and remain on a leash while on any district property.

This section does not apply to the blind, the visually handicapped, the hearing impaired, and the otherwise physically disabled person who requires the services and assistance of a guide dog and/or service dog as defined in chapter 70.84 RCW.

AMENDATORY SECTION (Amending Order 72-1, filed 1/28/72)

WAC 132Q-94-130 VIOLATIONS. Violations of ((the herein-mentioned)) these rules and regulations based on health and safety standards within this chapter ((132Q-94 WAC)), shall be cause for disciplinary action under the provisions of chapter ((132Q-94)) 132Q-04 WAC. Disciplinary proceedings shall be conducted in accordance with chapter 132Q-04 WAC ((132Q-04-070 through 132Q-04-280)).

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 132Q-94-040 PERSONAL PROTECTIVE EQUIPMENT AND CLOTHING.

WAC 132Q-94-050 "BRIDGING" FUSES PROHIBITED.

WAC 132Q-94-060 LEAKAGE OF ELECTRICITY SHALL BE REPORTED.

WAC 132Q-94-070 SAFE STANDING ROOM REOUIRED.

WAC 132Q-94-080 USE OF DISCONNECTED WIRES FOR STARTING MACHINERY PROHIBITED.

WAC 132Q-94-090 STUDENTS WORKING ON MACHINES OR APPLIANCES.

WAC 132Q-94-100 MACHINES SHALL BE STOPPED WHEN MAKING REPAIRS.

WAC 132Q-94-110 HYGIENE.

WSR 87-16-011 EMERGENCY RULES SECRETARY OF STATE

[Order 87-03-Filed July 24, 1987]

I, Helen Morris, director of the Corporations Division, Office of the Secretary of State, do promulgate and adopt at Olympia, Washington, the annexed rules relating to limited partnership filings.

I, Helen Morris, 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 chapter 55, Laws of 1987 (effective July 27, 1987), makes minor technical changes to the filing process for limited partnerships. Identical permanent regulations are to be adopted, but emergency regulations are needed to ensure timely implementation of new fee and filing requirements.

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

This rule is promulgated pursuant to RCW 25.10.610 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 July 22, 1987.

By Helen Morris Director, Corporations Division

AMENDATORY SECTION (Amending Order 82-7, filed 10/6/82)

WAC 434-55-010 PURPOSE AND AUTHORI-TY. These regulations are adopted pursuant to RCW 25.10.600 - 25.10.610 and ((sections 187(2), 191, 193, chapter 35, Laws of 1982)) chapter 55, Laws of 1987, to implement a centralized system for limited partnership filings at the office of the secretary of state.

AMENDATORY SECTION (Amending Order 82-7, filed 10/6/82)

WAC 434-55-015 FILING OFFICE LOCATION AND ADDRESS. (1) Effective October 1, 1982, limited partnership filings under chapter 25.10 RCW are to be made at the Corporations Division of the Office of the Secretary of State, Olympia, Washington, rather than at the offices of the respective county clerks.

- (2) ((Effective October 1, 1982, limited partnership filings will be handled by the corporations division of the office of the secretary of state.
- (3))) Mail address for the corporations division is: Corporations Division, Office of the Secretary of State, 505 E. Union St., Olympia, WA 98504. Use of any other address may delay mail delivery.

(((4))) (3) The offices of the corporations division are located at ((500-A State Modular Office Building, Airdustrial Way and Armstrong Street SW, Tumwater, Washington. To reach the division's offices, take Exit 102, Interstate 5 (Trosper Road exit), go east two blocks to Capitol Boulevard, turn south on Capitol Boulevard, drive one mile to Airdustrial Way, turn right on Airdustrial Way, go one-half mile. The state modular office building is on the south (airport) side of Airdustrial Way, the division is located in the northwest corner of the building)) Republic Building, 2nd Floor, 505 E. Union St., Olympia, WA.

AMENDATORY SECTION (Amending Order 82-7, filed 10/6/82)

WAC 434-55-016 OFFICE HOURS. (1) Hours of operation for personnel in the division are 8:00 a.m. to 12 noon and 1:00 to 4:30 p.m., Monday through Friday.

- (2) Over-the-counter or walk-in, same-day processing of documents is available only between 8:30 11:30 a.m. and 1:00 to 3:30 p.m. each day. Documents can be received, but not processed on a same-day basis, at other times when the office is open. Same-day or expedited counter service is available at other hours only under exigent circumstances or by approval of the ((supervisor of corporations)) Administrator of the Corporations Division.
- (3) Certain expedited or over-the-counter services are subject to the special service fees established elsewhere in these regulations.

AMENDATORY SECTION (Amending Order 82-7, filed 10/6/82)

WAC 434-55-030 FILING DOMESTIC LIMIT-ED PARTNERSHIPS—OPTIONAL INDEX SHEET. A new domestic limited partnership filing may use an index sheet or cover sheet to assist the secretary of state's review of the documents presented for filing, and to qualify for reduced filing fees.

The index sheet shall be on the form provided by the secretary of state or list the following ((in this order,)) and provide a reference to the article and page number of the underlying document on which the information requested will be ((found)) set out:

- (1) The name of the limited partnership;
- (2) ((The general character of its business,
- (3))) The ((specified office)) address of the office where records under RCW 25.10.040(1) are to be kept;
- (((4) The specified)) (3) For service of process, the registered agent's name and address;
- $\overline{(((5)))}$ (4) The page or pages of the underlying document whereon the name(s) and ((addresses of partner(s) are identified)) the geographical and mailing addresses of each general partner appear,
- (((6) The time at which and any earlier events upon the happening of which the limited partnership is to be dissolved and its affairs wound up)) (5) The latest date upon which the partnership is to dissolve, and
- (((7))) (6) The page or pages on which executing signatures are located.

((The index cover sheet shall be signed by a partner or agent of the partnership.)) The index sheet may be, but is not required to be, submitted in duplicate.

<u>AMENDATORY SECTION</u> (Amending Order 82-7, filed 10/6/82)

WAC 434-55-040 EXECUTION OF DOCU-MENTS, DUPLICATE ORIGINALS AND REPRO-DUCTION QUALITY. (1) At any time that the statute requires a limited partnership document filing with the secretary of state to be in duplicate form, the secretary of state will accept the following:

- (a) Two original copies, each with original signatures, or
- (b) Two original copies, one with original signatures and one with true and correct copies of the original signatures; or
- (c) One original with original signatures and a true and correct photocopy thereof.

In the case of duplicate originals submitted with only one original and one copy thereof, the secretary of state will retain as its official file copy the certificate or document with original signatures and will return to the limited partnership for its records the document version bearing copied signatures.

- (2)(a) Certificates for domestic limited partnerships shall be executed as provided in RCW 25.10.110.
- (b) Filings for foreign limited partnerships must be signed and sworn to by at least one general partner of the foreign limited partnership. The secretary of state will accept as a "sworn" document an application or amendment witnessed or attested to by an appropriate notary or official of the foreign limited partnership's home state, or a statement that the signature of the general partner is executed under penalties of perjury, and is, to the best of his or her knowledge, true and correct.
- (3) All documents presented to the secretary of state for filing under the limited partnership act shall be of no larger size than standard legal paper (8-1/2 x 14). The materials shall be submitted in form and quality which is suitable for future microfilming or reproduction by a similar photographic process. The secretary of state will not accept documents for filing which are not typed, or with illegible text ((and signatures)).

AMENDATORY SECTION (Amending Order 82-7, filed 10/6/82)

WAC 434-55-055 PRE-OCTOBER 1, 1982, LIMITED PARTNERSHIP FILINGS. (1) Except as otherwise provided by law or these regulations, limited partnership filings originally made at the respective county clerks' offices before October 1, 1982, shall be deemed to be filings at the secretary of state's office, and shall continue in full force and effect as when previously filed at the respective county clerks' offices. ((No additional registration or refiling shall be required for pre-October 1, 1982, limited partnerships.))

(2) Pre-October 1, 1982, conflicts between limited partnership names in the separate 39 counties' files, between filings in the same county, and between pre-October 1, 1982, limited partnership filings and active corporation filings since 1889 render a satisfactory integration of pre-October 1, 1982, limited partnership filings into the corporate name protection system impossible. Except as provided below, the secretary of state will therefore not consider or research the name of any pre-October 1, 1982, limited partnership in determining whether a proposed name for a post-October 1, 1982, limited partnership is acceptable under RCW 25.10.020. The post-October 1, 1982, name will be checked as against other post-October limited partnership names and the names of active profit and nonprofit corporations registered at the office of the secretary of state.

Nothing in this section is intended to limit any judicial remedies which may be available to a pre-October 1, 1982, limited partnership for protection of its business name. In addition, if the probable existence of a name conflict between (a) a specific pre-October 1, 1982, limited partnership, and (b) a post-October 1, 1982, limited partnership filing that would have been filed in that same county if the centralized system had not been established, is brought to the attention of the secretary of state, the secretary of state may determine that an unacceptable conflict exists and/or would be perpetuated if the proposed name of the post-October 1, 1982, limited partnership were accepted. Under those circumstances, the secretary of state may refuse to accept the proposed name without modification, or without consent of the existing pre-October 1, 1982, limited partnership, sufficient to comply with RCW 25.10.020.

(3) Pre-October 1, 1982, limited partnerships are not prohibited from "refiling" under chapter 25.10 RCW. Such optional "refiling" is accomplished by submitting a regular certificate/application as outlined in chapter 25.10 RCW ((and WAC 434-55-020 - 434-55-035)). However, a "refiling" limited partnership is not guaranteed the use of its pre-October 1, 1982, name.

AMENDATORY SECTION (Amending Order 82–7, filed 10/6/82)

WAC 434-55-060 DOCUMENT FILING FEES—LIMITED PARTNERSHIPS. The following fees are due and must be submitted concurrently with the limited partnership documents presented to the secretary of state for filing under the Washington Uniform Limited Partnership Act:

- (1) Filing of a certificate of limited partnership for a domestic ((or foreign)) limited partnership: ((\$65.00)) \$175.00 with index sheet, ((\$100.00)) \$225.00 without ((domestics); \$65.00 (foreigns))) index sheet
- (2) Filing an application for registration of a foreign limited partnership: \$175.00
 - (3) Filing a certificate of dissolution: No charge
- (4) Filing of a certificate of cancellation for a domestic or foreign limited partnership: ((\$\frac{\$10.00}{})\$) No charge
- $((\frac{3}{3}))$ (5) Filing of a certificate of amendment for a domestic or foreign limited partnership: \$25.00
 - (6) Filing a certificate of restatement: \$25.00

(((4))) (7) Filing an application to reserve or transfer a limited partnership name: \$10.00 ((to reserve or transfer

(5))) (8) Filing any other statement or report required

by the limited partnership act: \$10.00

(((6))) (9) Furnishing a certified copy of any certificate of limited partnership or of any other document or instrument relating to a limited partnership: \$5.00 plus \$.20 per page copied

(((7) Furnishing a certified copy of any other document, instrument, or paper relating to a limited partner-

ship: \$5.00, plus \$.20 per page copied

(8)) (10) Furnishing a certificate, under seal, attesting to the fact that a limited partnership is on file with the office of the secretary of state, or to facts on record in a particular limited partnership file: \$5.00

(((9))) (11) Furnishing copies of any document, instrument, or paper relating to a limited partnership:

\$1.00 first page. \$.20 each page thereafter

(((10))) <u>(12)</u> Service of process on the office of the secretary of state as agent of a limited partnership: \$25.00

((All fees under this section are general fund fees and do not support services or operations of the office of the secretary of state.))

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 434-55-020 DOMESTIC LIMITED PARTNERSHIPS—REQUIREMENTS FOR FILING.

WAC 434–55–035 FOREIGN (OUT-OF-STATE) LIMITED PARTNERSHIPS—REQUIREMENTS FOR FILING.

WSR 87-16-012 PROPOSED RULES HOSPITAL COMMISSION

[Filed July 24, 1987]

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 public records, amending chapter 261–06 WAC;

that the agency will at 10:00 a.m., Thursday, October 22, 1987, in the Vance Airport Inn, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 42.17.250 through 42.17.340.

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 87-13-073 filed with the code reviser's office on June 17, 1987.

Dated: July 23, 1987 By: Maurice A. Click Executive Director

WSR 87-16-013 ADOPTED RULES BOARD FOR VOLUNTEER FIREMEN

[Order 89-1, Resolution No. 89-1-Filed July 24, 1987]

Be it resolved by the Board for Volunteer Firemen, acting at Suite 207, 605 11th Avenue S.E., Olympia, WA, that it does adopt the annexed rules relating to the disclosure of public records, the maintaining of an index of those records, and the correcting of errors made when originally adopted in 1977.

This action is taken pursuant to Notice No. WSR 87-11-015 filed with the code reviser on May 12, 1987. 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 42.17.260(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 July 17, 1987.

By Joseph H. Faubion Executive Secretary

 $\underline{AMENDATORY\ SECTION}$ (Amending Order II, filed $\overline{7/5/77}$)

WAC 491-20-010 PUBLIC RECORDS AVAILABLE. All public records of the board for volunteer firemen, as defined in WAC 491-20-020 are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by ((section 31, chapter 1, Laws of 1973 [RCW 42.17.310])) RCW 42.17.310, and WAC 491-20-100.

AMENDATORY SECTION (Amending Order II, filed 7/5/77)

WAC 491-20-020 DEFINITIONS. (1) PUBLIC RECORDS. "Public record" includes any writing containing information relating to the conduct of governmental or the performance of any governmental or proprietary function prepared, owned, used, or retained by ((any state or local agency)) the board for volunteer firemen regardless of physical form or characteristics.

(2) WRITING. "Writing means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds; or symbols, or combination thereof, and all papers, magnetic or punched cards, discs, drums and other documents."

AMENDATORY SECTION (Amending Order II, filed 7/5/77)

WAC 491-20-030 PUBLIC RECORDS OFFI-CER. The board for volunteer firemen's public records shall be in the charge of the board's public records officer ((designated by the agency. The persons so designated shall be located in the administrative office of the agency)). The public records officer shall be the secretary of the board for volunteer firemen. The public records officer shall be responsible for the following: The implementation of the board for volunteer firemen's rules and regulations regarding release of public records, coordinating the staff of the system in this regard, and generally insuring compliance by the staff with the public records disclosure requirements of ((chapter 1, Laws of 1973 [chapter 42.17 RCW])) chapter 42.17 RCW.

$\underline{AMENDATORY\ SECTION}$ (Amending Order II, filed $\overline{7/5/77}$)

WAC 491-20-040 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of ((chapter 1, Laws of 1973 [chapter 42.17 RCW])) chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, protect excessive interference with essential functions of the agency, public records may be inspected or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

- (1) A request shall be made in writing upon a form prescribed by the board for volunteer firemen which shall be available at its administrative office. The form shall be presented to the public records officer; or to any member of the board's staff, if the public records officer is not available, at the administrative office of the board during customary office hours. The request shall include the following information:
 - (a) The name of the person requesting the records;
- (b) The time of day and calendar date on which the request was made;
 - (c) The nature of the request;
- (d) If the matter requested is referenced within ((the)) a current index maintained by the records officer, a reference to the requested record as it is described in such current index;
- (e) If the requested matter is not identifiable by reference to ((the board's)) a current index of the board, an appropriate description of the record requested.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer or staff member to whom the request is made, to assist the member of the public in appropriately identifying the public record requested.

$\underline{AMENDATORY\ SECTION}$ (Amending Order II, filed $\overline{7/5/77}$)

WAC 491-20-060 EXEMPTIONS. (1) The ((library)) board for volunteer firemen reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 491-20-040 is exempt under the provisions of ((section 31, chapter 1, Laws of 1973 [RCW 42.17.310])) RCW 42.17.310.

- (2) In addition, pursuant to ((section 26, chapter 1, Laws of 1973 [RCW 42.17.260])) RCW 42.17.260, the ((library)) board for volunteer firemen reserves the right to delete identifying details when it makes available or publishes any public record, in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by ((chapter 1, Laws of 1973 [chapter 42.17 RCW])) chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.
- (3) All denials of requests for public records must be accompanied by a written statement specifying the reason for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

AMENDATORY SECTION (Amending Order II, filed 7/5/77)

WAC 491-20-070 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

- (2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the board. The board shall ((immediately consider the matter and either affirm or reverse such denial or)) call a special meeting of the board as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision, within two business days following the original denial.
- (3) Administrative remedies shall not be considered exhausted until the board has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first.

AMENDATORY SECTION (Amending Order II, filed 7/5/77)

WAC 491-20-080 RECORDS INDEX. (1) ((INDEX. The board has available to all persons a current index which provides identifying information as to the following records issued, adopted or promulgated since June 30, 1972:

- "(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases:
- "(b) Those statements of policy and interpretations of policy, statute and the constitution which have been adopted by the agency;
- "(c) Administrative staff manuals and instructions to staff that affect a member of the public;
- "(d) Planning policies and goals, and interim and final planning decisions;
- "(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests;

studies, reports or surveys, whether conducted by public employees or others; and

- "(f) Correspondence, and materials referred to therein, by and with the agency relating to any regulatory, supervisory or enforcement responsibilities of the agency, whereby the agency determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party."
- (2) AVAILABILITY. The current index promulgated by the board shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.)) The board for volunteer firemen finds that it would be unduly burdensome and would interfere with agency operations to maintain an index of records because of the large number of cases, the resulting volume of correspondence, reports, surveys, and other materials, and the limited number of staff available to compile and maintain such an index.
- (2) The board for volunteer firemen will make available for public disclosure all indices which may at a future time be developed for agency use.

AMENDATORY SECTION (Amending Order II, filed 7/5/77)

WAC 491–20–090 REQUEST FOR RECORDS BY MAIL—ADDRESS. All communications with the board including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of ((chapter 1, Laws of 1973 [chapter 42.17 RCW])) chapter 42.17 RCW and these rules; requests for copies of the board's decisions and other matters, shall be addressed as follows: Board for Volunteer Firemen, ((Temple of Justice)) P.O. Box 114, Olympia, Washington ((98504)) 98507.

WSR 87-16-014 EMERGENCY RULES DEPARTMENT OF AGRICULTURE

[Order 1942—Filed July 24, 1987]

- I, C. Alan Pettibone, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, the annexed rules relating to nursery fees and assessments, chapter 16-401 WAC.
- I, C. Alan Pettibone, 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 1987 legislature adopted changes in chapter 15.13 RCW giving the department authority to set license fees for nursery dealers and assessments on fruit tree stock. These fees and assessments were originally in the RCW and have not been increased, but will remain the same. The new law goes into effect July 26. Increased fees for services provided

in the inspection of nursery facilities are necessary to meet increased costs to the agency.

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

This rule is promulgated pursuant to chapter 15.13 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 July 24, 1987.

By Michael V. Schwisow Deputy Director

AMENDATORY SECTION (Amending Order 1315, filed 5/30/73)

WAC 16-401-020 NURSERY INSPECTION FEES. (Facility inspection) Any plant material at the location licensed as a nursery dealer under chapter 15.13 RCW shall be subject to inspection. A certificate will be written stating the result of the inspection.

A fee may be charged for repeated, subsequent inspections: PROVIDED, That the license location shall be subject to no more than two paid inspections each license period. Fees shall be based on actual time spent for inspection as follows:

Up to 1/2 hour	None
1/2 to 1 hour	((\$ 5.00)) \$ 9.00
1 to 2 hours	((10.00)) 18.00
2 to 3 hours	$((15.00))$ $\overline{27.00}$
Over 3 hours	$((20.00))$ $\overline{36.00}$

AMENDATORY SECTION (Amending Order 1628, filed 3/21/79)

WAC 16-401-025 NURSERY INSPECTION—REQUESTED INSPECTIONS. Requested nursery inspections shall be at the rate of ((\$\frac{\pi_12.00}{212.00})\$) \$\frac{\pi_18.00}{218.00}\$ per hour, except as listed below, and shall include, but not be limited to:

Third party inspections, including travel time
Minimum charge ((\$ 12.00/hr.))
<u>\$18.00/hour</u>
Phytosanitary certificate
Minimum charge each inspection
First phytosanitary ((\$6.00))
\$9.00
Each additional phytosanitary
(or hourly rate whichever applies) ((2.00))
\$3.00
Nursery ((stock)) inspection ((certificate)) record
Minimum charge
Fumigation certificate
Minimum charge ((18.00 ca.))
\$27.00 ea.
Field inspections
Field inspections of flowering bulbs, corms,

Per acre or fraction thereof......\$2.00

rhizomes, or other field crops, each year

When <u>combinations</u> of requested inspections are ((in combination)) <u>made</u>, the charge ((will)) <u>shall</u> be ((\$12.00)) \$18.00 per hour and minimum charges ((will)) shall be waived.

EXCEPTION: When combination inspections include fumigation, a minimum charge will be ((\$\frac{\$18.00}{})) \$27.00.

AMENDATORY SECTION (Amending Order 1628, filed 3/21/79)

WAC 16-401-030 EXTRA CHARGES. Extra charges on all requested inspections under WAC 16-401-025 shall be at the rate of ((\$\frac{\pi_{12.00}}{12.00})) \$\frac{\pi_{18.00}}{18.00}\$ per hour above the minimum charges listed.

- (1) For all inspection services performed after 5:00 p.m. or on Saturdays, Sundays or state legal holidays, an hourly charge equivalent of ((\$\frac{\$18.00}{\$18.00})\$) \$\frac{\$27.00}{\$27.00}\$ per hour for actual hours spent in performance of duties shall be made. This shall include unit charges, plus, if necessary, overtime charges to equal ((\$\frac{\$18.00}{\$18.00})\$) \$27.00 per hour.
- (2) The following state legal holidays will be observed: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, the day immediately following Thanksgiving, Veteran's Day, Christmas Day, ((Lincoln's Birthday, Washington's Birthday, Columbus Day and General Election Day)) President's Day, and Martin Luther King Jr.'s Birthday. NO SERVICE will be performed on Thanksgiving, Christmas or New Year's Day, beginning at 5:00 p.m. on the previous day.
- (3) All fees due under provisions of WAC 16-401-020, 16-401-025 and 16-401-030 shall be payable at the time the service is completed.

NEW SECTION

WAC 16-401-040 NURSERY DEALER LI-CENSE FEES. As provided in chapter 15.13 RCW, the director of agriculture hereby establishes the following schedule of annual license fees which shall accompany the application for nursery dealer license:

- (1) Retail nursery dealer license:
- (a) For gross business sales of horticultural plants and turf less than two thousand five hundred dollars, the license fee shall be twenty-five dollars.
- (b) For gross business sales of horticultural plants and turf between two thousand five hundred dollars and fifteen thousand dollars, the license fee shall be fifty dollars.
- (c) For gross business sales of horticultural plants and turf of fifteen thousand dollars or more, the license fee shall be one hundred dollars.
 - (2) Wholesale nursery dealer license:

- (a) For gross business sales of horticultural plants and turf less than fifteen thousand dollars, the license fee shall be fifty dollars.
- (b) For gross business sales of horticultural plants and turf of fifteen thousand dollars or more, the license fee shall be one hundred dollars.

NEW SECTION

WAC 16-401-050 ANNUAL ASSESSMENT—FRUIT TREE MATERIAL. As provided in chapter 15.13 RCW, the director of agriculture hereby establishes an annual assessment of one percent on the gross sale price of the wholesale market value for all fruit trees, fruit tree seedlings, fruit tree rootstock, and all other rootstock used for fruit tree propagation produced in Washington, and sold within the state or shipped from the state by any licensed nursery dealer.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-401-002 PROMULGATION.

WSR 87-16-015 EMERGENCY RULES DEPARTMENT OF AGRICULTURE

[Order 1943—Filed July 24, 1987]

- I, C. Alan Pettibone, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to definitions, labeling requirements and examination of fertilizer minerals and limes, chapter 16-200 WAC.
- I, C. Alan Pettibone, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the 1987 legislature adopted major amendments to the Washington State Fertilizer Act. In order to implement those changes on the date the law becomes effective, it is necessary to institute this emergency order.

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

This rule is promulgated pursuant to chapter 15.54 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 24, 1987.

By Michael V. Schwisow Deputy Director

NEW SECTION

WAC 16-200-695 DEFINITIONS. The definitions set forth in this section shall apply throughout this chapter unless context otherwise requires:

- (1) "Organic" means a material containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth. When the term "organic" is utilized in the label or labeling of any commercial fertilizer, it shall be qualified as either "synthetic organic" or "natural organic," with the percentage of each specified.
- (2) "Natural organic" means a material derived from either plant or animal products containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth.
- (3) "Synthetic organic" means a material that is manufactured chemically (by synthesis) from its elements and other chemicals, containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth.
 - (4) "Unit" means one percent (by weight) of a ton.
- (5) "AOAC" means the association of official analytical chemists.

NEW SECTION

WAC 16-200-705 PURPOSE. The following rules concerning the definitions, labeling requirements and examination of fertilizer minerals and limes are established in this chapter under the authority of the Commercial Fertilizer Act, chapter 15.54 RCW.

NEW SECTION

WAC 16-200-711 PLANT NUTRIENTS IN AD-DITION TO NITROGEN, PHOSPHORUS AND PO-TASSIUM. (1) Plant nutrients, other than nitrogen, phosphorus and potassium, when mentioned in any form or manner shall be registered and shall be guaranteed on the label. Guarantees shall be made on the elemental basis. Sources of the elements guaranteed shall be shown on the label. Proof of availability shall be provided the director upon request. Except guarantees for those water soluble nutrients labeled solely for hydroponic or continuous liquid feed programs, the minimum percentages which will be accepted for registration are as follows:

Element	<u>%</u>
Calcium (Ca)	1.0000
Magnesium (Mg)	0.5000
Sulfur (S)	1.0000
Boron (B)	0.0200
Chlorine (Cl)	0.1000
Cobalt (Co)	0.0005
Copper (Cu)	0.0500
Iron (Fe)	0.1000
Manganese (Mn)	0.0500
Molybdenum (Mo)	0.0005
Sodium (Na)	0.1000
Zinc (Zn)	0.0500

(2) Guarantees or claims for the plant nutrients listed in subsection (1) of this section are the only ones which

- shall be accepted by the department. Proposed labels and directions for the use of the fertilizer shall be furnished to the department with the application for registration upon request. Any of the above listed elements which are guaranteed shall appear in the order listed immediately following guarantees for the primary nutrients of nitrogen, phosphorus and potassium.
- (3) A warning or caution statement may be required on the label for any commercial fertilizer containing more than 0.1% boron or more than 0.001% molybdenum. The following are examples of possible warning or caution statements:
 - (a) Boron:
- (i) This fertilizer contains boron which may be injurious to certain crops. Contact your local county agent or field consultant for specific information.
- (ii) WARNING: This fertilizer carries added borax and is intended for use only on alfalfa. Its use on any other crops or under conditions other than those recommended may result in serious injury to the crops.
- (b) Molybdenum: CAUTION: This fertilizer is to be used only on soil which responds to molybdenum. Crops high in molybdenum are toxic to grazing animals (ruminants).

NEW SECTION

WAC 16-200-715 FERTILIZER LABELS. The following information, in the format presented, is the minimum information required for all fertilizer labels. For packaged products, this information shall either appear on the front or back of the package, or occupy at least the upper-third side of the package, or be printed on a tag and attached to the package. This information shall be in a readable and conspicuous form. For bulk products, this same information in written or printed form shall accompany delivery and be supplied to the purchaser at time of delivery.

- (1) Net weight.
- (2) Brand.
- (3) Grade (provided that the grade shall not be required when no primary nutrients are claimed.)
 - (4) Guaranteed analysis*

 Total Nitrogen (N)**.....%

 ___ % ammoniacal nitrogen

 ___ % nitrate nitrogen

 ___ % water insoluble nitrogen

 ___ % urea nitrogen
 - % (other recognized and determined forms of N)

- (5) Sources of nutrients guaranteed on the label shall be listed below the completed guaranteed analysis statement.
 - (6) Name and address of registrant.
- * Zero guarantees shall not be made and shall not appear in the statement.

- ** If chemical forms of nitrogen are claimed or required, the form shall be shown and the percentages of the individual forms shall add up to the total nitrogen percentage.
- *** As prescribed by WAC 16-200-711.

NEW SECTION

WAC 16-200-721 SLOWLY RELEASED PLANT NUTRIENTS. (1) No fertilizer label shall bear a statement that connotes or implies that certain plant nutrients contained in a fertilizer are released slowly over a period of time, unless the nutrient or nutrients are identified and guaranteed.

- (2) Types of products with slow release properties recognized are:
- (a) Water insoluble (nitrogen products only), such as natural organics, ureaform materials, urea-formaldehyde products, IBDU, oxamide, etc.;
- (b) Coated slow release, such as sulfur coated urea and other encapsulated soluble fertilizers;
- (c) Occluded slow release, where fertilizers or fertilizer materials are mixed with waxes, resins, or other inert materials and formed into particles; and
- (d) Products containing water soluble nitrogen such as ureaform materials, urea-formaldehyde products, methylenediurea (MDU), dimethylenetriurea (DMTU), dicyanodianide (DCD), etc.
- (3) The terms "water insoluble," "coated slow release," "slow release," "controlled release," "slowly available water soluble," and "occluded slow release" are accepted as descriptive of the products listed in subsection (2) of this section; however the registrant can show a testing program substantiating the claim (testing under guidance of experiment station personnel or a recognized reputable researcher acceptable to the director). A laboratory procedure, acceptable to the director for evaluating the release characteristics of the product(s) shall also be provided by the registrant upon request.
- (4) When the nitrogen is organic, it shall be established that if a label states the amount of organic nitrogen present in a phrase, such as "nitrogen in organic form equivalent to X% N," then the water insoluble nitrogen guarantee shall not be less than sixty percent of the nitrogen so designated. For example: If the total nitrogen guarantee for a fertilizer is ten percent and the label states "Nitrogen in organic form equivalent to 2.5% N" then the water insoluble nitrogen guarantee shall not be less than 1.5% (2.5% x 0.6 = 1.5%).
- (5) When a slowly released nutrient is less than fifteen percent of the guarantee for either total nitrogen (N), available phosphoric acid (P_2O_5) , or soluble potash (K_2O) , as appropriate, the label shall bear no reference to such designations.
- (6) AOAC method 2.074 (13th Edition), or as designated in subsequent editions, shall be used to confirm the coated slow release and occluded slow release nutrients and others whose slow release characteristics depend on particle size. AOAC method 2.072 (13th Edition) or as designated in subsequent editions, shall be used to determine the water insoluble nitrogen of organic materials.

NEW SECTION

WAC 16-200-725 COMMERCIAL FERTILIZ-ER DEFINITIONS. Except as the director designates otherwise in specific cases, the names and definitions for commercial fertilizers shall be those adopted by the association of american plant food control officials.

NEW SECTION

WAC 16-200-731 COMMERCIAL VALUE OF PLANT NUTRIENTS. The commercial values used in assessing penalties for plant nutrient deficiencies are as follows:

(1) Fertilizer Materials	Commercial	Value	(\$ /Unit)
	N	P ₂ O ₅	K ₂ 0
Urea	4.20		
Ammonium Nitrate (33.5% – 34% N)	4.75		
Ammonium Sulfate Ammonium Phosphate:	3.27		
16-20-0	5.61	5.61	
18–46–0	4.81	4.81	
11-52-0	4.68	4.68	
11–55–0	4.63	4.63	
Triple Superphosphate (45%–46% P ₂ 0 ₅)		5.25	
Muriate of Potash (60%–62% K ₂ 0)			2.17
Potassium Sulfate (50%-53% K ₂ 0)			6.64
Sulfate of Potash-Magnesia			8.20
Anhydrous Ammonia (82% N)	3.00		
Urea ammonium nitrate (32-0-0)	4.62		
Aqua Ammonia (20-0-0)	3.00		
Ammonium Thiosulfate (12-0-0)	5.00		
Ammonium Polyphosphate (10-34-0	0) 6.00	6.10	

If the commercial value of any of the fertilizer materials listed above varies by more than 10% of the actual invoice value of the lot sampled, the registrant may request that the invoice be used in determining the commercial value of the fertilizer. The request must be accompanied by a copy of the invoice.

(2) Relative values for macronutrients:	Commercial Value (\$/Unit		
	N	P ₂ O ₅	K ₂ 0
Dry blend nonspecialty fertilizer (not listed in (1) above) Liquid blend nonspecialty fertilizer	4.48	5.16	2.74
(not listed in (1) above)	3.93	5.96	2.74
Dry blend specialty fertilizer	18.96	18.96	18.96
Liquid blend specialty fertilizer	18.96	18.96	18.96

(3) Values used for determining and assessing penalties for secondary and minor plant nutrients shall be determined from the sales invoice.

NEW SECTION

WAC 16-200-735 BREAKDOWN OF PLANT FOOD ELEMENTS WITHIN THE GUARANTEED ANALYSIS. When a plant nutrient guarantee is broken down into the component forms, the percentage for each

component shall be shown before the name of the form. For example: 4% Nitrate Nitrogen.

NEW SECTION

WAC 16-200-739 BRAND NAME. The addition of another prominent name or design to a registered brand (other than descriptive words associated with the grade) shall constitute a new and different brand. For example: Blue Bird 5-10-10 vs. John Doe Blue Bird 5-10-10.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-200-700 DEFINITION, LABELING, AND REGISTRATION OF CUSTOMER-FORMU-LA FERTILIZERS.

WAC 16-200-710 SECONDARY AND MINOR PLANT NUTRIENTS.

WAC 16–200–720 DEFINITIONS, REGULA-TIONS, AND ANALYSIS.

WAC 16-200-730 SPECIALTY FERTILIZERS. WAC 16-200-740 FERTILIZER BRAND REGISTRATION.

WAC 16-200-743 FERTILIZER BRAND REGISTRATION—LABELING.

WSR 87-16-016 PROPOSED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Filed July 24, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Retirement Systems intends to adopt, amend, or repeal rules concerning this notice proposes to amend that section of chapter 415-112 WAC entitled service credit, by adding a new section which implements chapter 265, Laws of 1987, which has an effective date of July 26, 1987. This section will direct the department to adopt rules to ensure that the retirement benefit provided to teachers' retirement system members is not used to unfairly inflate a member's retirement allowance. This rule establishes procedure for clearly identifying those members of the teachers' retirement system who qualify for special retirement consideration if they are part-time employees as defined in the rule. It also precludes a procedure to be followed in determining what their compensation would have been if they were a full-time employee;

that the agency will at 10:30 a.m., Wednesday, September 9, 1987, in the Second Floor Conference Room, 1025 East Union, 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 41.32 RCW, as amended by chapter 265, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: July 24, 1987
By: Robert L. Hollister, Jr.
Director

STATEMENT OF PURPOSE

Title and Number of Rule Section: Chapter 415-112 WAC, Teachers' retirement board of trustees.

Statutory Authority: Chapter 41.32 RCW, as amended by chapter 265, Laws of 1987.

Summary of Rule: Establishes a procedure for clearly identifying those members of the teachers' retirement system who qualify for special retirement consideration if they are part-time employees as defined in the rule. It also precludes a procedure to be followed in determining what their compensation would have been if they were a full-time employee.

Description of the Purpose of the Rule: To describe the methods used to determine eligibility for and compensation to be used in calculating part-time retirement.

Reasons for Supporting the Proposed Rule: Specifically required by the implementing statute adopted by the legislature.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: Robert L. Hollister, Jr., Director, Department of Retirement Systems, 1025 East Union, Olympia, Washington, (206) 753-5281.

Name of the Governmental Agency Proposing the Rule: Department of Retirement Systems.

The Department of Retirement Systems has no additional comments regarding statutory language, implementation, enforcement, and fiscal matters pertaining to the rule.

The rule is 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 Rule or its Purpose: None.

NEW SECTION

WAC 415-112-800 SCOPE. WAC 415-112-800 through 415-112-820 govern the application of RCW 41.32.010 (11)(a)(ii), as amended by section 1, chapter 265, Laws of 1987 and by section 2, chapter 265, Laws of 1987, and shall apply only to persons who became members prior to October 1, 1977.

NEW SECTION

WAC 415-112-810 BONA FIDE EMPLOYEE. The purpose of WAC 415-112-800 through 415-112-820 is to implement the intent of the legislature that section 2, chapter 265, Laws of 1987 not be used to unfairly inflate a member's retirement allowance. The department shall apply section 2, chapter 265, Laws of 1987 only to members who are bona fide part-time employees. A member will be deemed a bona fide part-time employee only if the member is employed less than full time and only as necessary to ensure that a member who receives fractional years of service credit receives benefits proportional to those received by members who have received full time service credit.

NEW SECTION

WAC 415-112-820 BONA FIDE PART-TIME POSITION—HOW DETERMINED. (1) In the case of a member who elects to have earnable compensation defined as provided in section 2, chapter

- 265, Laws of 1987, the department will determine whether the member held a bona fide part-time position during the years used to compute benefits, and what earnable compensation the member would have received if employed on a regular full-time basis in the same position under section 2, chapter 265, Laws of 1987. The department will consider, but not be limited to considering, the following factors:
- (a) The salary schedule and related workload provisions, if any, adopted pursuant to RCW 28A.67.066 by the school district by which the member was employed;
- (b) The salary schedule, workload provisions, or related documents, used by the community college district by which the member was employed, including salary schedules or workload provisions contained in a collective bargaining agreement negotiated pursuant to chapter 28B-.52 RCW;
- (c) Whether the member's position is included on the employing district's salary schedule, in workload provisions, or in a collective bargaining agreement, and whether the member's position has duties, responsibilities, workload requirements, or methods of pay similar to those of positions found in the district's schedule, provisions, or collective bargaining agreement;
- (d) When the member's position was created, and how long the position was held by the member;
- (e) Whether the member has previously retired under the provisions of chapter 41.32 RCW.
- (2) Employers shall provide to the department information addressing the factors listed in subsection (1) of this section and such further information as the department may request.

WSR 87-16-017 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-85-Filed July 24, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Joseph R. Blum, 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, and this regulation is adopted at the recommendation of the Pacific Fisheries Management Council and the International Pacific Salmon Fisheries Commission.

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 July 24, 1987.

By Joseph R. Blum Director

NEW SECTION

WAC 220-24-02000X LAWFUL ACTS—TROLL FISHERY. Notwithstanding the provisions of WAC

- 220-24-010, 220-24-020, and 220-24-030, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes with troll gear in waters west of the Bonilla-Tatoosh Line, the Pacific Ocean, or west of the Buoy 10 Line except as provided for in this section:
- (1) Effective 12:01 a.m. July 25 through 11:59 p.m. July 26 and 12:01 a.m. July 30, 1987, until either 17,600 chinook or 121,200 coho salmon, whichever occurs first, are taken or killed, open to salmon troll fishing in those waters south of a line projected due west from the mouth of the Queets River, north of Cape Falcon, Oregon, and west of a line seven miles to the west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside ten miles).
- (i) All salmon taken by Washington fishermen during the period July 25 to July 26, 1987 must be landed prior to 11:59 p.m. July 27, 1987.
- (ii) Salmon taken in the above described fishery must be landed in the coastal Washington ports of Westport, Ilwaco, or Chinook, unless notification is made to the department or the United States Coast Guard prior to leaving the area. Such notification must include the name of the vessel, port of delivery, approximate number of salmon by species, and estimated time of arrival.
- (iii) During the period 12:01 a.m. July 25 through 11:59 p.m. July 29, 1987, it is unlawful to land in Washington State ports any troll caught salmon taken outside the area provided for in this section. After July 29, 1987, it is lawful to land chinook salmon only, not less than 26 inches in length, taken south of Cape Falcon, Oregon.
- (2) Effective 12:01 a.m., August 15, 1987, or when department sampling indicates an 8:1 pink salmon to coho salmon ratio, whichever occurs first, until either 4,000 chinook or 20,000 coho salmon, whichever occurs first, are taken or killed, open to salmon troll fishing in those waters south of the United States-Canada border and north of a line projected east-west through Carroll Island, except for a closed conservation zone defined as those waters bounded by a line from Bonilla Point on Vancouver Island to a point 48 degrees, 20 minutes, 00 seconds north latitude, 124 degrees 51 minuntes 00 seconds west longitude, thence to a point 48 degrees 13 minutes 00 seconds north latitude, 124 degrees 54 minutes 00 seconds west longitude thence to a point 48 degrees 00 minutes 18 seconds north latitude, 124 degrees 55 minutes 00 seconds west longitude, thence to Carroll Island, from which conservation zone no salmon may be taken or possessed.
- (i) At least 8 pink salmon must be retained for each coho retained, and at least 20 pink salmon must be retained for each chinook salmon retained, except that a single daily possession and landing not to exceed one coho and one chinook may be made without meeting the species ratio.
- (ii) Salmon taken in the above described fishery must be landed in the coastal Washington ports of Neah Bay or La Push, unless notification is made to the department or the United States Coast Guard prior to leaving the area. Such notification must include the name of the

vessel, port of delivery, approximate number of salmon by species, and estimated time of arrival.

- (iii) Terminal gear is restricted to flashers with bare, blued hooks.
- (3) In the fisheries provided for in this section it is unlawful to use barbed hooks.
- (4) Lawful minimum size is 28 inches in length for chinook, unless otherwise provided, and 16 inches in length for coho. There is no minimum size for pink salmon.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220–24–02000W LAWFUL ACTS—TROLL FISHERY. (87–81)

WSR 87-16-018 EMERGENCY RULES DEPARTMENT OF ECOLOGY

[Order 87-30-Filed July 24, 1987]

- I, Phillip C. Johnson, deputy director of programs, Washington Department of Ecology, do promulgate and adopt at the Department's Office, Lacey, Washington, the annexed rules relating to ground water management financing program, chapter 173-105 WAC.
- I, Phillip C. Johnson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the Department of Ecology is proposing this rule to meet pressing needs for ground water protection. To follow the standard rule adoption procedure would cause potentially harmful delays in projects to protect the state's ground water resources from degradation and overuse, thus endangering the public health and welfare.

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

This rule is promulgated pursuant to chapter 70.146 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 July 24, 1987.

By Phil Johnson Deputy Director

Chapter 173-105 WAC

Ground Water Management Financing Program

WAC	
173-105-010	Purpose and Scope.
173-105-020	Definitions.
173-105-030	Provision of Guidelines.
173–105–040	Ground Water Management Area
	Planning Grants—Eligibility Criteria.
173–105–050	Ground Water Management Area Planning Grants—Funding Levels.
173–105–060	Ground Water Management Area Planning Grants—Priority Ratings and Priority Lists.

NEW SECTION

WAC 173-105-010 PURPOSE AND SCOPE. The purpose of this chapter is to set forth criteria and limitations on uses of moneys administered by the Department of Ecology pursuant to Section 702, Chapter 6, First Extraordinary Session, Laws of 1987. Section 702, Chapter 6, First Extraordinary Session, Laws of 1987 appropriates from the general fund-state and local improvements revolving account—waste disposal and management facilities 1980 (Referendum 39), one million five hundred thousand dollars to be obligated for the biennium ending June 30, 1989, for state financial assistance to public bodies for the purpose of planning assistance to any ground water management areas created pursuant to Chapter 453, Laws of 1985 (RCW 90.44-.400 through 90.44.440). Existing water pollution threats to ground water require immediate release of funds to be obligated for Fiscal Year 1988 for this purpose. This chapter applies only to allocations of funds appropriated for such areas by Section 702, Chapter 6, First Extraordinary Session, Laws of 1987.

NEW SECTION

WAC 173-105-020 DEFINITIONS. (1) "Department" means the Washington State Department of Ecology.

- (2) "Eligible cost" means the cost of that portion of a water pollution control activity that can be financed under this chapter.
- (3) "Director" means the director of the Washington State Department of Ecology or the director's designee.
- (4) "Water pollution control activities" means actions taken by a public body for the purpose of preventing or mitigating pollution of underground water.
- (5) "Public body" means the state of Washington or any agency, county, city or town, conservation district, other political subdivision, municipal corporation, quasimunicipal corporation, and those Indian tribes now or hereafter recognized as such by the federal government.
- (6) "Water pollution" means such contamination, or other alteration of the physical, chemical, or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state

as will or is likely to create a nuisance or render such waters harmful, detrimental, or injurious to the public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, or other aquatic life.

- (7) "Project priority list" means the annual list of rated and ranked projects for which state financial assistance is expected during the year for which the list is issued.
- (8) "Ground water" means all waters that exist beneath the land surface or beneath the bed of any stream, lake or reservoir, or other body of surface water, whatever may be the geological formation or structure in which such water stands or flows, percolates or otherwise moves.
- (9) "Ground water advisory committee" means a committee appointed by the department to assist in the development of a ground water management program.
- (10) "Ground water management area" means a specific geographic area or subarea designated pursuant to chapter 173-100 WAC for which a ground water management program is required.
- (11) "Ground water management program" means a comprehensive program designed to protect ground water quality, to assure ground water quantity and to provide for efficient management of water resources while recognizing existing ground water rights and objectives, policies and authorities within a designated ground water management area or subarea and developed pursuant to chapter 173–100 WAC.
- (12) "Lead agency" means the agency appointed by the department to coordinate and undertake the activities necessary for the development of a ground water management program. Either the department or an agency of local government may be the lead agency.
- (13) "Probable ground water management area" means a specific geographic area identified by the department, in cooperation with other state agencies, local government and ground water user groups, as a candidate area for designation as a ground water management area pursuant to chapter 173–100 WAC.

NEW SECTION

WAC 173-105-030 PROVISION OF GUIDE-LINES. Unless superseded by this chapter, the department will utilize existing guidelines which establish procedures and describe the grant application review and award process. The department will use the "Centennial Clean Water Interim Ground Water Management Area Grant Program Guidelines"; and "Financial Guidelines for Grants Management," WDOE 80-6. The guidelines will be made available prior to the first grant award.

NEW SECTION

WAC 173-105-040 GROUND WATER MAN-AGEMENT AREA PLANNING GRANTS—ELIGI-BILITY CRITERIA. (1) To be eligible for a planning grant, an applicant must be a public body identified as the lead agency for a ground water management area or a probable ground water management area which is ranked on the department's general schedule for designation of ground water management areas for program planning purposes pursuant to WAC 173-100-060.

- (2) Cost eligible water pollution control activities include:
- (a) Development of a ground water management program as identified in chapter 173-100 WAC, Ground Water Management Areas and Programs. Program requirements shall include but not be limited to:
- (i) A detailed characterization of the area's hydrogeology.
- (ii) A detailed characterization of land and water use activities affecting or potentially affecting the ground water of the area.
- (iii) Identification of present and long term resource management objectives and alternatives for the area, and implementation plans, as set forth in WAC 173– 100–100.
- (b) Public hearings held on the proposed programs pursuant to RCW 90.44.400 and WAC 173-100-120.
- (c) Costs associated with the responsibilities of the lead agency and ground water advisory committee under WAC 173-100-080, 173-100-090, 173-100-120 and 173-100-140.
- (3) Eligible costs shall be limited to activities conducted after the signing of a grant contract for such activities. Written approval must be obtained from the Department for any exception to this rule. Costs incurred prior to the date of such written approval, or prior to the signing of a grant contract where such approval is not obtained, are not grant eligible.

NEW SECTION

WAC 173-105-050 GROUND WATER MAN-AGEMENT AREA PLANNING GRANTS—FUND-ING LEVELS: (1) Total state grant or loan awards for Fiscal Year 1988 shall not exceed one million five hundred thousand dollars for planning assistance for developing ground water management programs.

(2) The department funded share for planning assistance shall not exceed fifty percent of the estimated cost of developing the ground water management program, except assistance to Conservation Districts which shall not exceed seventy-five percent of such cost.

- (3) A local share of fifty percent of the eligible costs (twenty-five percent for Conservation Districts) is required. The local match commitment may consist of the following as further explained in the guidelines:
- (a) At least ten percent from cash, loans with a contractual obligation for repayment, and/or force accounts (labor, materials, or equipment provided by the grantee) not funded by another grant.
- (b) Up to twenty-five percent from other state or federal grant or loan assistance. The total state and federally funded share shall not exceed seventy-five percent of the eligible costs.
- (c) Up to forty percent (fifteen percent for Conservation Districts) from the valuation of volunteer services, and/or the valuation of donated real and personal property, which are an integral part of the approved grant project.

(4) Funds will be awarded to designated ground water management areas as planning grants not to exceed three hundred thousand dollars each for up to a two year period. If there are funds remaining for such planning after the amount of each ground water planning grant has been determined through consultation with the grantees, individual grants may be increased beyond the three hundred thousand dollar limit. Any such increase will be based upon the department's policies and funding priorities and will be at the discretion of the Department.

NEW SECTION

WAC 173-105-060 GROUND WATER MAN-AGEMENT AREA PLANNING GRANTS-PRI-ORITY RATINGS AND PRIORITY LISTS. (1) Project priority Ratings: The department shall establish an ad hoc Ecology Review Committee to review and evaluate all requests for designation and rank eligible proposals on the General Schedule as adopted under WAC 173-100-060. The committee shall consist of department program and regional staff with project review authority. A core group of ad hoc committee members shall be formed for the initial review of all requests for identification as probable ground water management areas. The entire committee shall review, evaluate, and rank eligible proposals to be designated on the General Schedule. Projects shall be rated on the following criteria:

- (a) Significance of existing problems.
- (b) Significance of potential problems.
- (c) Aquifer sensitivity.
- (d) Probability of successful implementation.
- (2) Project Priority Lists:
- (a) The director shall utilize the General Schedule as the annual project priority list for awarding ground water management program planning grants.
- (b) The priority list shall be made available to the public for review and comment prior to approval by the director
- (c) Comments received during the review period shall be considered and responded to before a final list is approved by the director.
- (d) The approved list shall be made available to the public.
- (e) Timelines and procedures for submitting grant applications shall be made available to the public.

WSR 87-16-019 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order PM 663—Filed July 27, 1987]

I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to cosmetology school licensure:

Amd WAC 308-20-040 Application for school license.

Amd WAC 308-20-060 Surety bond requirement for schools.

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 statutory changes in the surety bond requirements become effective July 26, 1987. It is necessary that rules reflecting those changes also come into effect with the effective date of the statutory changes.

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

This rule is promulgated pursuant to RCW 18.16.140, as amended by section 1, chapter 445, Laws of 1987, and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 18.16.130 which directs that the director has authority to implement the provisions of chapter 18.16 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 July 27, 1987.

By Theresa Anna Aragon Director

AMENDATORY SECTION (Amending Order PL 480, filed 9/12/84)

WAC 308-20-040 APPLICATION FOR SCHOOL LICENSE. With each school application, the following items must be included before a school license will be approved by the department:

- (1) Owners—Names and addresses of all school owners must be on the application for a school license,
- (2) List of instructors, with their addresses, responsible for the training of students. The department must be notified, in writing, when a change of instructor staff occurs;
- (3) A copy of the curriculum for each course the school intends to offer. A cosmetology school must submit a curriculum for manicurist, barber and chemical services; a barber school must submit a barber curriculum; a manicurist school submits a manicurist curriculum. Each curriculum must meet the training guidelines established by the director and adopted by rules pursuant to this chapter,
- (4) Each school will submit, at the time of application, a copy of their catalog, brochure and contract they intend to use for the enrollment of students. Each catalog, brochure and enrollment contract will contain in clear, concise language, the cancellation and refund policy of the school;
- (5) The description of the school facilities and equipment can be submitted by facility architect's blue print with equipment penciled in or by accurate hand drawn diagram including equipment to be used for training of students;
- (6) Surety bond ((or other form of negotiable surety)) as established by WAC 308-20-060 shall be submitted

with application for school licensure. No school shall be approved until the surety bond is in force.

The department shall be notified within fifteen days of any changes in subsections (1) through (6) of this section.

AMENDATORY SECTION (Amending Order PL 491, filed 10/19/84)

WAC 308-20-060 SURETY BOND REQUIRE-MENT FOR SCHOOLS. ((AH)) Every currently licensed school((s will be)) and every applicant for a new or renewed school license is required to ((file)) have a surety ((to)) bond which meets ((the new)) legal requirements ((within ninety days of rules adoption. New applications for school license after July 1, 1984 will be required to meet the new requirement)). Surety bonds shall be made to the state of Washington and be kept on file at the department of licensing.

(1) The amount of the bond shall be ((twelve)) one thousand dollars ((for all)) or five percent of the annual gross tuition collected by the school((s enrolling or intending to enroll twenty or more students for the protection of the students.

Schools enrolling or intending to enroll less than twenty students shall obtain a surety bond in the amount of six thousand dollars for the protection of the students)), whichever is greater. The bond shall not exceed twenty-five thousand dollars and shall run to the state of Washington for the protection of unearned prepaid student tuition.

- (2) ((In lieu of the surety bond provided for herein, the school may furnish, file and deposit with the department, cash or other negotiable security. Such deposits in lieu of a bond shall be in the amount of such proportions as required in subsection (1) of this section. 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 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 shall not release the same to the owner of the school unless the department authorizes a release in writing.
- (c) Irrevocable letter of credit from a bank, made payable to the state of Washington and deposited with the agency as would a bond.
- (3))) At the time of licensing each school shall file a surety bond with the director of licensing, hereinafter referred to as the director, in a form acceptable to the department. The bond may be continuous or renewable at the time of renewal of license: PROVIDED, That the bond shall cover the full period during which a school is licensed unless the surety has been released as provided in subsection (((5))) (4) of this section.
- $((\frac{4}{}))$ (3) The bond shall be executed by the licensed school as principal and by a surety company authorized

to do business in this state as surety. The bond shall run to the state of Washington, for ((the benefit and)) protection of ((any student or enrollee, or, in the case of a minor, his or her parents or guardian, determined to have suffered loss or damage as a result of an act or practice by such school which is a violation of this chapter alleged to have occurred while the bond was in effect or as a result of the school's failure to meet its obligations to a student or enrollee during the term for which tuition has been paid)) unearned prepaid student tuition.

(((5))) (4) A surety on a bond may be released by serving written notice thereof to the director at least thirty-five days prior to the release, but the release shall not discharge or otherwise affect any claim theretofore or thereafter filed by a student or enrollee, or, in the case of a minor, his or her parents or guardian((, for loss or damage resulting from any act or practice which is a violation of this chapter or rules adopted under this chapter alleged to have occurred while the bond was in effect, or resulting from the school's failure to meet its obligations to a student or enrollee during the term for which tuition has been paid)).

The director shall give the school at least thirty days' written notice prior to the release of the surety to the effect that ((its license will be suspended)) upon release of the surety the school license will be null and void by operation of ((law)) RCW 19.72.130 until a new and sufficient surety bond is filed in the same manner and amount as the bond being terminated.

WSR 87-16-020 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order PM 664—Filed July 27, 1987]

I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at the Highways-Licenses Building, 4th Floor, Olympia, Washington, the annexed rules relating to:

New WAC 308-124A-115 Nonresident licenses—Expiration—Renewal.

Amd WAC 308-124A-200 Corporate or copartnership applicants for licenses—Proof required.

New WAC 308-124A-470 Real estate brokers and salespersons and land development representative

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 SSB 5510 amending a number of statutes in chapter 18.85 RCW takes effect on July 26, 1987. These rules are necessary to prevent any gaps in the period of time between the amendment and repealers in chapter 18.85 RCW and the adoption of permanent rules pursuant to the legislative changes.

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

This rule is promulgated pursuant to RCW 18.85.040, 18.85.140 and 18.85.190 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 July 27, 1987.

By Theresa Anna Aragon Director

NEW SECTION

WAC 308-124A-115 NONRESIDENT LICENS-ES-EXPIRATION-RENEWAL. Nonresident broker's and salespersons licenses are valid until their current expiration date at which time renewal will be in accordance with the current requirements of chapter 18.85 RCW.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-200 CORPORATE OR CO-PARTNERSHIP APPLICANTS FOR LICENSES— PROOF REQUIRED. The minimum qualifications for a corporation or partnership to receive a broker's license are:

- (1) An officer in the corporation or a general partner in the partnership, as the case may be, shall be designated as the broker and shall separately qualify for a valid broker's license. The corporation or partnership and the designated broker are required to pay only a single license and license renewal fee.
- (2) The applicant shall furnish a character and credit rating((, WAC 308-124A-010 and fingerprint identification, WAC 308-124C-020)) of the designated broker, officers, and principal owners of the corporation directly involved in the company's Washington real estate activity and, in the case of a partnership, the general partners and all principal owners. A new credit rating is not required if one has been filed with the department within the preceding eighteen months.
- (3) ((If the applicant is a corporation, it shall furnish a list of its officers, directors, and principal owners, and their addresses. If the applicant is a partnership, it shall furnish a list of the members of the partnership and their addresses.
- (4) If the applicant is a corporation, it shall furnish a copy of its articles of incorporation and current annual report.)) If the applicant is a partnership, it shall furnish a copy of its partnership agreement.
- (4) Licenses issued to corporations and partnerships expire one year from date of issuance which date will henceforth be the renewal date: PROVIDED, That current licenses with an expiration date of December 31, 1987, will expire as follows:

- (a) Corporations and partnerships whose name begins with A through F will be issued with an expiration date of December 31, 1988.
- (b) Corporations and partnerships whose name begins with G through L will be issued with an expiration date of January 31, 1989.
- (c) Corporations and partnerships whose name begins with M through R will be issued with an expiration date of February 28, 1989.
- (d) Corporations and partnerships whose name begins with S through Z will be issued with an expiration date of March 31, 1989.
- (5) If a corporation applies for licensure as an incorporated associate broker, the name of the incorporated associate broker as licensed to do business shall be the name of the natural person who is the designated broker for the corporation, and only one person may be licensed to each incorporated associate broker and that person shall be the corporation's designated broker.

NEW SECTION

WAC 308-124A-470 REAL ESTATE BROKERS AND SALESPERSONS AND LAND DEVELOP-MENT REPRESENTATIVE FEES. Until the effective date of WAC 308-124A-460, the following fees shall be charged by the professional licensing division of the department of licensing.

TITLE OF FEE	<u>FEE</u>
Real Estate Broker:	
Application/Examination	\$40.00
Reexamination	40.00
Original License	40.00
License Renewal	40.00
Late Renewal Penalty	15.00
Duplicate License	5.00
Certification	5.00
Name or Address Change	5.00
Real Estate Broker - Branch Office:	
Original License	\$25.00
License Renewal	25.00
Duplicate License	5.00
Name or Address Change	5.00
Real Estate Salesperson:	
Application/Examination	\$25.00
Reexamination	25.00
Original License	25.00
License Renewal	25.00
Late Renewal Penalty	10.00
Duplicate License	5.00
Certification	5.00
Name or Address Change	5.00
Land Development Representative:	
Registration	\$15.00

WSR 87-16-021 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order PM 665-Filed July 27, 1987]

I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 308-400-095 Fces.

New WAC 308-400-100 Forms, fees and procedures—Filing

processor and preparer liens for agricultural products or fish.

New WAC 308-400-110 Forms, fees and procedures—Filing crop liens.

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 as of July 26, 1987, the director is given authority to prescribe standard filing fees and on the same date the law deleting the statutorily prescribed filing fees becomes effective. Thus, an emergency rule is necessary to prescribe filing fees which will be in effect as of July 26, 1987.

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

This rule is promulgated pursuant to RCW 62A.9-409, as amended by section 6, chapter 189, Laws of 1987; RCW 60.13.040, as amended by section 7, chapter 189, Laws of 1987, and also by section 3, chapter 148, Laws of 1987; and RCW 60.11.040, 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 July 27, 1987.

By Theresa Anna Aragon Director

NEW SECTION

WAC 308-400-095 FEES. The following fees for filing information with, and for obtaining information from, filing officers shall be charged by the Department of Licensing:

- 1) For filing, indexing, and furnishing data pursuant to a security interest created by a deed of trust or mortgage under provisions of RCW 62A.9-302, the fee shall be seven dollars.
- 2) For filing and indexing an original financing statement or a continuation statement pursuant to RCW 62A.9-403, and for stamping a copy furnished by the secured party showing the date and place of filing, the fee shall be four dollars if the statement is in the standard form prescribed by the Department of Licensing, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.

- 3) For filing, indexing, and furnishing filing data for a financing statement indicating an assignment or a separate statement of assignment, under provisions of RCW 62A.9-405, on a form conforming to standards prescribed by the Department of Licensing shall be four dollars, but if the form of the financing statement or separate statement of assignment does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 4) For filing and noting a statement of release pursuant to RCW 62A.9-406 on a form conforming to standards prescribed by the Department of Licensing, the fee shall be four dollars, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 5) For a certificate of information pursuant to RCW 62A.9-407, the fee shall be four dollars. For a certificate of information pursuant to RCW 62A.9-407 and for a copy of any filed financing statements or statements of assignment the fee shall be eight dollars for each particular debtor's statements requested.

NEW SECTION

WAC 308-400-100 FEES, FORMS AND PROCEDURES—FILING PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS OR FISH. The filing forms, fees and procedures for filing with, and obtaining information from, filing officers, pertaining to processor and preparer liens for agricultural products or fish pursuant to chapter 60.13 RCW, shall correspond to the forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing statements or information with, and obtaining information from, filing officers.

NEW SECTION

WAC 308-400-110 FORMS, FEES AND PRO-CEDURES—FILING CROP LIENS. The filing forms, fees and procedures for filing information with, and obtaining information from, filing officers, pertaining to crop liens pursuant to chapter 60.11 RCW, shall correspond to the filing forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing information statements with, and obtaining information from, filing officers.

WSR 87-16-022 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order PFT 87-001—Filed July 27, 1987]

- I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the operation of vehicles which are not licensed or registered in the state of Washington; vehicle reciprocity, amendatory sections WAC 308-99-010, 308-99-020, 308-99-021, 308-99-025 and 308-99-040.
- 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 administrative rules currently in effect must be amended by July 26, 1987, to be consistent with chapter 142, Laws of 1987, which becomes effective on that date.

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

This rule is promulgated pursuant to RCW 46.85.060, as amended by section 4, chapter 142, Laws of 1987, and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 46.16.276 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 46.16 RCW.

This rule is promulgated under the general rule—making authority of the director of the Department of Licensing as authorized in RCW 46.01.110.

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 July 27, 1987.

By Theresa Anna Aragon Director

AMENDATORY SECTION (Amending Order TL/RG 17, filed 9/30/85)

WAC 308-99-010 APPLICATIONS. In the absence of a written agreement between the state of Washington and another jurisdiction these rules, in conjunction with chapters ((353, Laws of 1985)) 46.16, 46.85, and 46.87 RCW, shall apply to the operation of vehicles which are not licensed or registered in this state.

AMENDATORY SECTION (Amending Order TL/RG 26, filed 6/24/86)

WAC 308-99-020 DEFINITIONS. (1) For the purposes of vehicle license registration, a resident is a person who manifests an intent to live or be located in this state on more than a temporary or transient basis. Evidence of residency includes but is not limited to:

- (a) ((Owns a vehicle that is licensable under the provisions of chapter 46.16 RCW and that is physically present in the state of Washington more than six months in any continuous twelve-month period; or
- (b) Resides in this state more than six months in any continuous twelve-month period; or
- (c) Becomes)) Becoming a registered voter in this state: or
- (((d) Receives)) (b) Receiving benefits under one of the Washington public assistance programs; or
- (((e) Declares himself or herself to be)) (c) Declaring that he or she is a resident for the purpose of obtaining a state license or tuition fees at resident rates.
- (2) "Military personnel" means active members of the United States Army, Navy, Air Force, Marine Corps,

Coast Guard, commissioned officers of the Public Health Service, and members of foreign military organizations assigned to this state on official duty.

(3) "Jurisdiction" means a state, territory, or possession of the United States, the District of Columbia, or a state or province of a country.

AMENDATORY SECTION (Amending Order TL/RG 26, filed 6/24/86)

WAC 308-99-021 "WASHINGTON PUBLIC ASSISTANCE PROGRAMS" CRITERIA. For purposes of vehicle license registration requirements of RCW 46.16.028 and WAC 308-99-020, the term "Washington public assistance programs" includes only public assistance programs for which more than fifty percent of the combined costs of benefits and administration are paid from state funds. Programs which are not included within the term "Washington public assistance programs" pursuant to the above criteria include, but are not limited to, the food stamp program under the Federal Food Stamp Act of 1964; programs under the Child Nutrition Act of 1966 (42 U.S.C. §§ 1771-1788)((;)) and aid to families with dependent children (42 U.S.C. §§ 601-606)((; and federal housing assistance programs administered by the Department of Housing and Urban Development or the Farmers Home Administration (42 U.S.C. §§ 1437-1440, 1441-1471, 1471–1490, and 12 U.S.C. §§ 1701–1706.))).

AMENDATORY SECTION (Amending Order TL/RG 17, filed 9/30/85)

RE-WAC 308-99-025 REGISTRATION QUIRED. A resident of this state shall register under chapters 46.12 and 46.16 RCW a ((motor)) vehicle to be operated on the highways of the state. ((It is a misdemeanor, pursuant to section 1, chapter 353, Laws of 1985, for a person to violate this section.)) Pursuant to RCW 46.16.028(3), new Washington residents shall be allowed thirty days from the date they become residents as defined in RCW 46.16.028, to procure Washington registration for their vehicles. This thirty-day period shall not be combined with any other period of reciprocity provided for in chapter 46.16 or 46.85 RCW, or in this chapter. Pursuant to RCW 46.61.010, failure to make initial registration before operation on the highways of this state is a misdemeanor, and any person convicted thereof shall be punished by a fine of no less than one hundred sixty-five dollars, no part of which may be suspended or deferred. Failure to renew an expired registration before operation on the highways of this state is a traffic infraction.

AMENDATORY SECTION (Amending Order 800–DOL, filed 12/11/86)

WAC 308-99-040 RESTRICTIONS AND CON-DITIONS. A vehicle properly licensed or registered in another jurisdiction may be operated in Washington without further registration requirements subject to the following conditions and restrictions:

- (1) Nonresident ((tourists [or other nonresident visitors]: Length of stay cannot)) persons: Nonresident persons not employed in this state may operate a vehicle in this state that is currently licensed in another jurisdiction for a period not to exceed ((fone hundred eighty days in a calendar year] [six months in any one continuous twelve month period])) six months in any continuous twelve—month period.
- (2) Nonresident students: The student must be in fulltime attendance at an institution of higher learning ((fin Washington])) in Washington accredited by the Northwest Association of Schools and Colleges or at a private vocational school as that term is defined by RCW 28C.10.020(7) and maintain their legal home of record at a location outside the state of Washington. Students' vehicles must be registered in their name or the name of their parent or legal guardian in the resident state of record. The student must carry documentation issued by the institution in the vehicle which readily establishes the nonresident status. Employment incidental to the full-time student status is permitted. The spouse of a nonresident student has the same licensing privilege as long as the vehicle is registered to the student or jointly to the student and spouse, regardless of the spouse's legal residence or employment.
- (3) Nonresident military personnel: Vehicles must be currently registered in the name of the military person at ((ftheir] fhis])) his/her official home of record. A vehicle licensed at the last duty station may be operated until expiration of the registration at which time it must be licensed in the home of record or in Washington. The spouse of a nonresident military person has the same licensing privilege as long as the vehicle is registered to the military person or jointly to the military person and spouse, regardless of the spouse's legal residence or employment.
- (4) (([Foreign tourists: Tourists from foreign countries are permitted to operate a vehicle which is currently licensed in their country of residence for up to one year from the date of entry of the vehicle into the United States.]

[(4)][(5)] Temporary employment: Nonresident persons engaged in employment of a temporary nature may operate a vehicle in this state which is currently licensed in another jurisdiction for a period not to exceed [one hundred eighty days in a calendar year] [six months]. Proof of the temporary nature of the employment may be required:

[(5)][(6)])) Borrowed vehicle: A borrowed vehicle currently licensed in another jurisdiction may be operated by a Washington resident for a period not to exceed ten days in any one calendar year. If the period of use exceeds ten days the vehicle must be registered and licensed in Washington. This provision does not apply to business vehicles.

(([(6)][(7)] [Salespersons] [Salesmen])) (5) Nonresident employed in Washington: Nonresident (([salespersons] [salesmen] based at a location outside Washington are permitted to)) persons employed in this state may operate vehicles not to exceed 12,000 pounds registered gross vehicle weight that are currently licensed in another jurisdiction if no permanent, temporary, or part—

time residence is maintained in this state ((without registration)) for a period greater than six months in any continuous twelve-month period.

((f(7)]f(8)]) (6) Business vehicle: A vehicle or a combination of vehicles, not exceeding a registered gross or combined gross vehicle weight of 12,000 pounds, which is properly base licensed in another jurisdiction((;)) and ((used for business purposes in this state)) registered to a bona fide business in that jurisdiction is not required to obtain Washington vehicle license registration except when such vehicle is owned or operated by a business or branch office of a business located in Washington((f, or when such vehicle is in the overnight custody of a Washington resident])).

(([(8)][(9)] Nonresident employed in Washington: [A nonresident employed in Washington for more than one hundred eighty days in a calendar year] May operate a vehicle licensed in another jurisdiction as long as no permanent, temporary, or part-time residence is maintained in this state.

[(10)] New resident: New Washington residents shall be allowed sixty days from the date of establishing residency to procure Washington registration for their vehicle.))

WSR 87-16-023 EMERGENCY RULES DEPARTMENT OF REVENUE

[Order PT 87-6-Filed July 27, 1987]

I, William R. Wilkerson, director of [the Department of] Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 458-18-210 Refunds-Procedure-Interest.

New WAC 458-18-220 Refunds-Rate of interest.

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 section 1, chapter 319, Laws of 1987, takes affect [effect] on July 26, 1987. The department is required to adopt interest rates by rule. The new interest rates apply to all refunds made after July 26, 1987. Therefore the rule must be adopted immediately.

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

This rule is promulgated pursuant to RCW 84.69.100, as amended by chapter 319, Laws of 1987, and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 84.08.010(2) which directs that the Department of Revenue has authority to implement the provisions of RCW 84.69.100, as amended by chapter 319, Laws of 1987.

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 July 27, 1987.

By Trevor W. Thompson
Assistant Director

NEW SECTION

WAC 458-18-210 REFUNDS—PROCEDURE—INTEREST. (1) Refunds provided for by chapter 84.69 RCW are made by one of the following two methods:

- (a) The county legislative authority acts upon its own motion and orders a refund; or
- (b) The taxpayer files a claim for refund with the county. Such claim shall be:
- (i) Verified by the person who paid the tax, his guardian, executor or administrator, and
- (ii) Filed within three years after making of the payment sought to be refunded; and
- (iii) Stating the statutory ground upon which the refund is claimed.
- (2) All claims for refunds must be certified as correct by the county assessor and treasurer and not be refunded until so ordered by the county legislative authority.
- (3) For all refunds made after July 26, 1987, the rate of interest shall be as contained in WAC 458-18-220. The rate of interest is based upon the year the taxes were paid or the claim for refund is filed, whichever is later.
- (4) Except as provided in subsections (5) and (6) of this section, the interest shall accrue from the time the taxes were paid or the claim for refund was filed, whichever is later, until the refund is made.
- (5) Refunds on a state, county or district—wide basis shall not commence to accrue interest until six months following the date of the final order of the court.
- (6) Refunds may be made without interest within sixty days after the date of payment if:
 - (a) Paid more than once, or
- (b) The amount paid exceeds the amount due on the property as shown on the tax roll.

NEW SECTION

WAC 458-18-220 REFUNDS—RATE OF IN-TEREST. The following rates of interest shall apply based upon the year the taxes were paid or the claim for refund was filed, whichever is later:

1984	.0929	(9.29%)
1985	. 1058	(10.58%)
1986	.0700	(7.00%)
1987	. <i>0596</i>	(5.96%)

Example: The taxes were paid in 1986, the claim for refund was filed July 1, 1987, and the refund was made August 10, 1987. The rate of interest would be 5.96% and would be calculated from July 1, 1987, to August 10, 1987.

WSR 87-16-024 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed July 27, 1987]

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:

New WAC 458-18-210 Refunds—Procedure—Interest. New WAC 458-18-220 Refunds—Rate of interest;

that the agency will at 11:00 a.m., Tuesday, September 8, 1987, in the Department of Revenue Office, 6004 South Capitol Boulevard, Tumwater, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is section 1, chapter 319, Laws of 1987, and RCW 84.08.010(2).

The specific statute these rules are intended to implement is RCW 84.69.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

By: Dated: July 27, 1987
By: Trevor W. Thompson
Assistant Director

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: Refund of property taxes.

Purpose: To establish the interest rate used for refunding property taxes.

Statutory Authority: RCW 84.69.100, as amended by chapter 319, Laws of 1987, requires the Department of Revenue to adopt property tax refund rates by rule.

Summary and Reasons for the Rule: Section 1, chapter 319, Laws of 1987, amends RCW 84.69.100 which provides for the interest rate to be used when property taxes are refunded under chapter 84.69 RCW. The new law requires the department to adopt the interest by rule.

Drafter of the Rule, Rule Implementation and Enforcement: Trevor W. Thompson, 6004 South Capitol Boulevard, Tumwater, Washington 98501, (206) 753-5503.

Proposer of the Rule: Department of Revenue, Olympia, Washington 98504.

Comments and Recommendations: None.

Federal Law or Court Action Citation: None.

Small Business Impact: The department has determined that these rules will have no impact on small business.

NEW SECTION

WAC 458-18-210 REFUNDS—PROCEDURE—INTEREST. (1) Refunds provided for by chapter 84.69 RCW are made by one of the following two methods:

(a) The county legislative authority acts upon its own motion and orders a refund; or

- (b) The taxpayer files a claim for refund with the county. Such claim shall be:
- (i) Verified by the person who paid the tax, his guardian, executor or administrator; and
- (ii) Filed within three years after making of the payment sought to be refunded: and
 - (iii) Stating the statutory ground upon which the refund is claimed.
- (2) All claims for refunds must be certified as correct by the county assessor and treasurer and not be refunded until so ordered by the county legislative authority.
- (3) For all refunds made after July 26, 1987, the rate of interest shall be as contained in WAC 458-18-220. The rate of interest is based upon the year the taxes were paid or the claim for refund is filed, whichever is later.
- (4) Except as provided in subsections (5) and (6) of this section, the interest shall accrue from the time the taxes were paid or the claim for refund was filed, whichever is later, until the refund is made.
- (5) Refunds on a state, county or district—wide basis shall not commence to accrue interest until six months following the date of the final order of the court.
- (6) Refunds may be made without interest within sixty days after the date of payment if:
 - (a) Paid more than once; or
- (b) The amount paid exceeds the amount due on the property as shown on the tax roll.

NEW SECTION

WAC 458-18-220 REFUNDS—RATE OF INTEREST. The following rates of interest shall apply based upon the year the taxes were paid or the claim for refund was filed, whichever is later:

1984	.0929	(9.29%)
1985	.1058	(10.58%)
1986	.0700	(7.00%)
1987	.0596	(5.96%)

Example: The taxes were paid in 1986, the claim for refund was filed July 1, 1987, and the refund was made August 10, 1987. The rate of interest would be 5.96% and would be calculated from July 1, 1987, to August 10, 1987.

WSR 87-16-025 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed July 27, 1987]

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 lifeline telephone assistance program, new chapter 388-31 WAC;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

The authority under which these rules are proposed is chapter 229, Laws of 1987.

The specific statute these rules are intended to implement is chapter 229, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

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

Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 25, 1987. The meeting site is in a location which is barrier free.

By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Chapter 388-31 WAC.

Purpose of These Rules: To implement the lifeline telephone assistance program.

These Rules are Necessary: To effect Senate Bill 5097, chapter 229, Laws of 1987.

Statutory Authority: Senate Bill 5097, chapter 229, Laws of 1987.

Summary: Chapter 388-31 WAC is being promulgated to implement the lifeline telephone assistance program. Under the program selected low-income households will receive a waiver of deposit for local service; a 50 percent reduction in connection fees; and in some cases, a reduction in the monthly flat rate fee.

Person Responsible for Drafting, Implementation and Enforcement of the Rule Change: Jack Hecht, Program Manager, Division of Income Assistance, mailstop OB-31J, phone 753-1494.

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

NEW SECTION

WAC 388-31-010 PURPOSE OF PROGRAM. The lifeline telephone assistance program (LTAP) is designed to help low-income households afford access to local exchange telephone service.

NEW SECTION

WAC 388-31-015 DEFINITIONS. (1) "Local exchange company" means a telecommunication company providing local exchange telecommunication service, i.e., the telephone company.

(2) "Service year" means the period beginning August 1 and ending July 31 of the following calendar year for the LTAP.

NEW SECTION

WAC 388-31-020 CONDITIONS OF ELIGIBILITY. Recipients of AFDC, SSI, food stamps, chore services, refugee assistance, and COPES shall meet all of the following eligibility conditions for benefits under LTAP:

- (1) Make application to the local exchange company using the application/certificate of eligibility provided by the department of social and health services; and
- (2) Have local exchange telecommunications service billed in their name; and
 - (3) Subscribe to the lowest available local exchange flat rate service.

NEW SECTION

WAC 388-31-025 LTAP BENEFITS. (1) Benefits under LTAP shall be limited to funds available in the lifeline telephone assistance program fund.

(2) Households participating in LTAP shall be eligible for:

- (a) A discount on local exchange flat rate services to the extent the local exchange flat rate exceeds the lifeline service rate as established by the Washington utilities and transportation commission. The local exchange flat rate shall include any federal and user access charges and any other charges necessary to obtain local exchange service;
 - (b) A waiver of deposit requirements on local exchange service; and

(c) A fifty percent discount on service connection fees.

- (3) Benefits under LTAP are limited to one residential access per household.
- (4) The waiver of deposit and the fifty percent discount on service connection fees shall be available once per service year.

NEW SECTION

WAC 388-31-030 NOTIFICATION AND ELIGIBILITY PE-RIODS. (1) The department shall notify recipients of AFDC, SSI, food stamps, chore services, refugee assistance, and COPES of their eligibility for LTAP.

(2) Eligibility for LTAP shall continue from August 1 or the date assistance or food stamps is approved, whichever is more recent, through July 31.

NEW SECTION

WAC 388-31-035 LTAP FUND. (1) Limited to funds available in the LTAP fund, the department shall reimburse local exchange companies for administrative and program expenses associated with the LTAP:

- (a) The amount the department pays shall be reduced to the maximum extent possible by a waiver of all or part of the federal end user access change,
 - (b) Reimbursement shall be from the LTAP fund, and
- (c) Payments shall be limited to services provided after the household's eligibility for the LTAP has been established.
- (2) The department shall recover its administrative costs from the LTAP fund.
- (3) Reimbursement from the LTAP fund shall be by such procedure as established by the department.

WSR 87-16-026 PROPOSED RULES **DEPARTMENT OF** SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed July 27, 1987]

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 medical care services, amending WAC 388-83-006, 388-84-120, 388-86-120 and 388-87-070;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

The authority under which these rules are proposed is chapter 406, Laws of 1987.

The specific statute these rules are intended to implement is chapter 406, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

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

> Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 25, 1987. The meeting site is in a location which is barrier free.

> Dated: July 27, 1987 By: Leslie F. James, Director Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-83-006, 388-84-120 and 388-86-120.

Purpose: The regulations are being filed for emergency adoption to implement SHB 646 (chapter 406, Laws of 1987) which has an effective date of July 26, 1987. If the regulations are not filed for emergency adoption some clients may become ineligible for medical care services.

Statutory Authority: Chapter 406, Laws of 1987.

Summary: Groups eligible for medical care services will include recipients of general assistance; and recipients of alcohol and drug addiction services as provided under the Alcoholism and Drug Addiction Treatment and Support Act of 1987.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Jim Sparks, Program Manager, Division of Medical Assistance, mailstop HB-41, phone 753-7316.

Rules are proposed by DSHS.

These rules are necessary as a result of a new state or federal law, chapter 406, Laws of 1987 (SHB 646).

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 1996, filed 8/5/83)

WAC 388-83-006 MEDICAL CARE SERVICES. (1) The department shall provide state-funded medical care services within the limitations set forth under these rules and regulations to any individual who has been certified as eligible to receive:

(a) Continuing general assistance, or

(b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).

(2) The recipient shall be responsible for furnishing the provider of medical services with a medical identification coupon or other adequate verification of eligibility provided by the department.

AMENDATORY SECTION (Amending Order 1996, filed 8/5/83)

WAC 388-84-120 ((APPLICATION)) EFFECTIVE DATE OF ELIGIBILITY FOR MEDICAL CARE SERVICES (((GAU))). (1) ((Continuing general assistance recipients are eligible for medical care

(2))) Eligibility for medical care services shall commence with the date of certification for:

(a) General assistance, or

- (b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).
 (2) ((There)) The department shall not ((be retroactive certifica-
- tion)) retroactively certify for medical care received prior to the initial date of eligibility ((for the general assistance program)) under subsection (1) of this section.

(3) Termination of medical care services occurs with termination of:

(a) The ((continuing)) general assistance grant, or

(b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).

AMENDATORY SECTION (Amending Order 2295, filed 10/16/85)

WAC 388-86-120 MEDICAL CARE SERVICES (((GAU))). (1) A recipient of ((a continuing general assistance grant is)) medical care services shall be eligible to receive the same scope of care (WAC 388-86-005) as a recipient of Medicaid, except that:

- (a) No care ((with)) shall be provided outside the state of Washington other than in designated bordering cities as specified in chapter 388-82 WAC, and ((shall be subject to the following additional limitations
- (1))) (b) Mental health services ((will)) shall be provided only in community mental health centers and to the extent that the recipient meets the client definitions and priorities established in the Community Mental Health Act.
- (2) Eligibility for medical care services shall commence with the date of certification ((for general assistance)) under WAC 388-84-120. ((There)) The department shall not ((be retroactive certification)) retroactively certify for medical care ((received prior to the initial date of eligibility for the general assistance program)) services.

AMENDATORY SECTION (Amending Order 2307, filed 11/15/85)

WAC 388-87-070 PAYMENT—HOSPITAL INPATIENT SERVICES. (1) The department will pay hospital costs of eligible persons who are patients in general hospitals when such hospitals meet the criteria as defined in RCW 70.41.020.

Recipients must have been approved as financially and medically eligible for hospitalization. They are:

(a) Categorically needy recipients;

- (b) Limited casualty program recipients;
- (i) Medically needy recipients;
- (ii) Medically indigent recipients;
- (c) Recipients of ((continuing general assistance)) medical care
- (2) Except for excluded services, payment for hospital inpatient services is determined according to a diagnosis related group based pricing system. Payment amounts are based upon historical average costs per discharge, adjusted for case mix and indexed to the payment period. Payment for cases meeting the criteria of cost outlier is at eighty percent of the rates determined according to the method in subsection (4)(a) of this section.
- (3) Certain services are excluded from the diagnosis related group based pricing system. These exclusions include:
- (a) Rehabilitation, pain treatment, psychiatric, alcoholism treatment and detoxification, and long term hospital level care services.
- (b) Services provided to patients occupying beds utilized by the Fred Hutchinson Cancer Research Center bone marrow transplant program.
 - (c) Services at children's hospitals.
 - (4) Payment for excluded services is determined as follows:
- (a) Reimbursable cost of excluded services in subsection (3)(a) and (b) of this section is determined by multiplying charges in allowable revenue codes by the ratio of hospital commission approved operating expenses to total rate setting revenue.
- (b) Payment rates for children's hospitals are determined by computing the ratio of indexed historical hospital commission approved operating expenses to total rate setting revenue. This ratio is multiplied times allowable charges.
- (5) For all administrative days, days of hospitalization in which medical necessity is below that appropriate for acute hospital care, the departments maximum reimbursement level will be the adjusted statewide average per diem rate for skilled nursing facilities.
- (6) For dates of admission beginning October 1, 1985, payment rates established in accordance with subsections (2), (4) and (5) of this section are reduced for services provided to persons eligible for the

medically indigent component of the limited casualty program and recipients of ((general assistance-unemployable)) medical care services. Hospitals are grouped according to the percentage of total rate setting revenue comprising medical assistance, medicare, bad debt, charity, and other contractual adjustments and rates are reduced according to the following table.

Hospital Group	Percent Medicare, Medicaid, Bad Debt, Charity and other Contractual Adjustments of Total Rate Setting Revenue	Percentage Reduction in Payment Rate	
1	60.00 or more*	20.0	
2	50.00 - 59.99	40.0	
3	less than 50.00	60.0	

^{*}Plus psychiatric hospitals

(7) Payment rates or amounts to hospitals established by this section will be adjusted as necessary to remove the impacts of ownership changes and revaluation of assets, including recapture of depreciation as necessary, in accordance with section 2314 of Public Law 98-369 and related federal regulations, guidelines, instructions, and state plan requirements.

WSR 87-16-027 **EMERGENCY RULES** DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Institutions)

[Order 2515—Filed July 27, 1987]

- I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to facility services, amending chapter 275-19 WAC.
- I, Leslie F. James, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement chapters 406 and 410, Laws of 1987, to be effective July 27, 1987.

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

This rule is promulgated pursuant to chapters 406 and 410, Laws of 1987, 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 July 27, 1987.

By Leslie F. James, Director Administrative Services

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-020 FACILITY SERVICES. (1) The department shall approve and accredit alcoholism, alcohol abuse, drug addiction, and drug abuse treatment facilities pursuant to these rules and regulations to provide the following services:

- (a) Alcoholism and alcohol abuse detoxification: Provides care and treatment of persons intoxicated or incapacitated by alcohol during the period in which the person recovers from the transitory effects of acute intoxication.
- (b) Drug addiction and drug abuse detoxification: Provides care and treatment of persons intoxicated or incapacitated by drugs during the period in which the person recovers from the transitory effects of acute intoxication or withdrawal.
- (c) Alcoholism intensive inpatient treatment: Provides a concentrated residential program consisting of a combination of education, individual therapy, group therapy, and related activities to detoxified alcoholics.
- (d) Drug addiction intensive inpatient treatment: Provides a concentrated residential program consisting of a combination of education, individual therapy, group therapy, and related activities to detoxified addicts.
- (e) Alcoholism long-term treatment: Provides care and treatment on a long-term basis (ninety days or more) in a residential setting with personal care services for alcoholics with impaired self-maintenance capabilities needing personal guidance and assistance to maintain abstinence and good health.
- (f) Drug addiction long-term treatment: Provides care and treatment on a long-term basis (ninety days or more) in a residential setting with personal care services for drug addicts with impaired self-maintenance capabilities needing personal guidance and assistance to maintain abstinence and good health.
- (g) Alcoholism recovery house: Provides care and treatment in a residential setting with social and recreational activities for detoxified alcoholics to aid their adjustment to abstinence and aid their engagement in occupational training, gainful employment, or other types of community service.
- (h) Drug addiction recovery house: Provides care and treatment in a residential setting with social and recreational activities for detoxified addicts to aid their adjustment to abstinence and aid their engagement in occupational training, gainful employment, or other types of community activities.
- (i) Alcoholism extended care recovery house: Provides care and treatment in a residential setting in excess of sixty days for clients needing prolonged treatment services.
- (j) Drug addiction extended care recovery house: Provides care and treatment in a residential setting in excess of sixty days for clients needing prolonged treatment services.
- (k) Alcoholism and alcohol abuse outpatient treatment: Provides alcoholism and alcohol abuse treatment services according to a prescribed plan in a nonresidential setting.
- (1) Drug addiction and drug abuse outpatient treatment: Provides drug addiction and drug abuse treatment services according to a prescribed plan in a nonresidential setting.
- (m) Alcoholism intensive outpatient treatment: Provides a concentrated, nonresidential program consisting of a combination of educational sessions, individual

- therapy, group therapy, and related activities to detoxified alcoholics and their families.
- (n) Drug addiction intensive outpatient treatment: Provides a concentrated, nonresidential program consisting of a combination of educational sessions, individual therapy, group therapy, and related activities to detoxified addicts and their families.
- (o) Crisis intervention facilities services: Provides services aimed at alleviating acute emotional, behavioral, and/or physical distress resulting from the individual's use of alcohol and/or drugs.
- (p) DWI client assessment: A diagnostic service designed to evaluate and assess clients' involvement with alcohol and other drugs, and recommend an appropriate course of action.
- (q) Alcohol information school: An educational program providing students with information regarding the use and abuse of alcohol. The goal of the school is to help students not currently presenting a significant alcohol problem to make informed decisions about the use of alcohol.
- (r) Drug information school: An educational program providing students with information regarding the use and abuse of drugs. The goal of the school is to help students not currently presenting a significant drug problem to make informed decisions about the use of drugs.
- (s) Emergency service patrol: Provides assistance in the streets and in other public places to persons who are intoxicated.
- (t) Methadone treatment: Provides methadone (or other drugs approved by the department) as a substitute for opiates, in addition to counseling and other types of psychological or social therapy.
- (u) Chemical dependency assessment centers: Contract agencies of the department of social and health services, bureau of alcohol and substance abuse, performing the following:
- (i) Alcoholism and drug addiction assessments of a client seeking assistance from the department as a result of incapacity due to alcoholism and/or drug addiction,
- (ii) Screening of an indigent client and referral of a client qualifying for supplemental social security income or general assistance-unemployable based on mental illness or physical disability to one of the department's community service offices, and
- (iii) Case supervision of treatment and shelter services provided to indigent clients admitted to the ADATSA program.

(v) ADATSA shelters.

(2) A facility may be approved for more than one service if the facility complies with the specific requirements for approval of each service provided.

AMENDATORY SECTION (Amending Order 2484, filed 4/13/87)

- 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) "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.
- (2) "ADATSA" means the Alcohol and Drug Addiction Treatment and Shelter Act.
- (3) "ADATSA client" means an indigent client receiving services authorized under ADATSA.
- (4) "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.
- $((\frac{3}{3}))$ (5) "Alcohol abuse" means use of alcohol in amounts hazardous to individual health or safety.
- (((4))) (6) "Alcoholic" means a person with alcoholism.
- (((5))) (7) "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.
- (((6))) (8) "Approved" means having met the standards of the department contained in these rules and regulations and having been approved pursuant to chapters 69.54 and/or 70.96A RCW.
- (((7))) (9) "Approved treatment facility" means a treatment facility, either public or private, profit or non-profit, approved by the department pursuant to these rules and regulations and chapters 69.54 and/or 70.96A RCW.
- (((8))) (10) "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 and the date of the entry.
- (((1))) (11) "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.
- (((10))) (12) "Bureau" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- (((11))) (13) "Bureau of alcohol and substance abuse" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- (((12))) (14) "Cancel" means a termination of the department's approval of a treatment service or facility.
- (((13))) (15) "Certified" 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 and the issuing of a certificate of approval for those services by the bureau.
- (((14))) (16) "Chemical dependency" means having an alcohol and/or drug abuse or addiction problem.
- (17) "Chemotherapy" means the use of prescribed medication to assist in client treatment for drug or alcohol dependency.

- (((15))) (18) "Compliance" means being in conformity with the requirements in chapters 69.54 and/or 70.96A RCW and chapter 275–19 WAC applying to the class or classes of treatment services for which a treatment facility is approved and/or has applied for approval.
- (((16))) (19) "Department" means the Washington state department of social and health services.
- (((17))) (20) "Department of licensing" means the Washington state department of licensing.
- (((18))) (21) "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.
- (((19))) (22) "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.
- (((20))) (23) "Discrete treatment facility" means an alcoholism and/or drug treatment facility run by operators who:
- (a) Receive their revenue from one or more of the following:
- (i) Client fees or third-party payments on behalf of clients;
- (ii) Federal, state, and county contracts for alcoholism and/or drug treatment services.
- (b) Have provided separate supervisory staff and treatment personnel for the alcoholism and/or drug addiction treatment services separate from other services provided by the facility,
- (c) Have provided a separate building or a separate area within a building for the approved alcoholism and/or drug addiction treatment services,
- (d) Have separate accounting records and documents which identify the source and applications of all funds received in payment for alcoholism and/or drug addiction treatment services.
- (((21))) (24) "Drug abuse" means use of a drug in amounts hazardous to individual health or safety.
- (((22))) (25) "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.
- (((23))) (26) "Face to face" means an individual or group therapeutic contact with a client not including educational sessions.
- (((24))) (27) "Facilities" means rooms, areas, and equipment.
- (((25))) (28) "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.
- (((26))) (29) "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.

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

(((28))) (31) "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.

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

- (((30))) (33) 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.
- (((31))) (34) "Positive urine" means the results of a urinalysis ((which confirm)) confirming the presence of one or more controlled substances, other than drugs legitimately prescribed for the patient submitting the urine sample.
- (((32))) (35) "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.
- (((33))) (36) "Residential facilities" means facilities providing board and room as part of the treatment program.
- (((34))) (37) "Revoke" means a termination of the department's approval of a treatment facility.
- (((35))) (38) "Secretary" means the secretary of the Washington state department of social and health services or his or her designee.
 - (((36))) (39) "Shall" means compliance is mandatory.
- (((37))) (40) "Shelter" means sheltered living for qualified indigent alcoholics and/or drug addicts placed by chemical dependency assessment centers.
- (41) "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.
- (((38))) (42) "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.
- (((39))) (43) "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.
- (((40))) (44) "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))) (45) "Take-home medication" means methadone dispensed for self-administration by the client off the premises of the treatment facility.
- (((42))) (46) "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))) (47) "Urinalysis" means the qualitative analysis of a patient's urine sample for controlled substances.

AMENDATORY SECTION (Amending Order 2484, filed 4/13/87)

WAC 275-19-110 ALL FACILITIES—OPER-ATORS. (1) Treatment facilities shall be operated by one of the following:

- (a) An Indian tribe or an Indian health board;
- (b) A unit of city, county, state, or federal government;
- (c) A profit corporation((f))₁((f)) nonprofit corporation, partnership, or an individual proprietor.
- (2) Treatment facilities operated by a profit corporation, nonprofit corporation, partnership or an individual proprietor shall be discrete treatment facilities as defined in WAC 275-19-030.
- (3) A facility providing treatment services shall have an operator or operators legally responsible for the conduct of the service or services provided. The legally responsible operator or operators shall as a minimum:
- (a) Obtain all required state, county, and city licenses, permits, and approvals.
- (b) Maintain a current job description for the position of administrator meeting the requirements set forth in WAC 275-19-140 (4)(b).
- (c) Establish the philosophy and overall objectives for the treatment facility and each distinct part thereof.
- (d) Provide for the personnel, facilities, equipment, and supplies necessary for the care of clients and the maintenance and operation of the facility in accordance with applicable laws and regulations.
 - (e) Review and approve written personnel policies.
- (f) Ensure the administration and operation of the facility is in compliance with these rules and applicable federal, state, and local laws and regulations.
- (4) The owners of a partnership shall have a written partnership agreement outlining all of the business elements of the partnership. The partnership agreement shall be signed and dated by each partner.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

- WAC 275-19-140 ALL FACILITIES—PER-SONNEL. (1) There shall be sufficient qualified counselors, clerical, and other support staff not currently clients to ensure the attainment of program service objectives and to properly maintain the treatment facility.
- (2) Qualified counselors carrying a caseload shall not exceed one hundred hours of face-to-face client contact

per full-time equivalent counselor per month. Residential treatment, excluding detoxification, shall in addition maintain a client to staff ratio not to exceed fifteen clients for each counselor.

- (3) Personnel employed as counselors shall be qualified counselors or counselor trainees as described in WAC 275-19-145.
- (4) For each employee there shall be a current personnel file which includes the following:
- (a) Verification (transcripts, certificates, licenses, resumes, etc.) of the employee's qualifications for the assigned position.
- (b) A copy of the employee's current job description, signed and dated by the employee, which includes: The job title, a summary of the duties and responsibilities, the minimum qualifications, and the title of the immediate supervisor.
- (c) A record of an orientation acquainting the person with the contents of the program manual, the disaster plan for the facility, and the confidentiality of client information.
- (d) Written performance evaluations for each year of employment. The completed evaluation form shall be signed and dated by the evaluator and the employee.
- (e) Evidence of a tuberculin skin test or chest x-ray((; as specified in chapter 248-26 WAC,)) and a record of any accidents occurring on duty.
- (f) There shall be sufficient evidence in the records of the qualified counselors, assessment officers, and information school instructors to determine whether they have received the training and education necessary to meet and maintain the qualified status. The record shall include the date the person became a qualified counselor, assessment officer, or information school instructor.
- (g) A signed and dated commitment to maintain confidentiality.
- (h) Evidence employees providing client care in a detoxification center in the absence of licensed physicians or nurses have a valid and current red cross card or certificate for first-aid (or its equivalent) and annual training in cardiopulmonary resuscitation.
- (5) Employees with a communicable disease in an infectious stage shall not be on duty.
- (6) All approved treatment facilities shall adhere to written personnel policies covering the qualifications of staff, job descriptions, hours of work, personnel benefits, hiring practices, termination procedures, promotional requirements, leave days, employee evaluations, grievance procedures, and staff ethical standards.
- (7) Approved treatment facilities shall comply with state statutory and regulatory provisions regarding non-discrimination and affirmative action in employment and client services.
- (8) Employees who are or were clients of the approved treatment facility shall have personnel records separate from clinical records. No indication of current or previous client status or client activity, including urinalysis results, may be entered in the personnel record of such an employee.
- (9) Work may be assigned to the client when the assignment is part of the client's treatment program, the client's work assignment has therapeutic value, and the

client works under the immediate supervision of a member of the staff.

(10) Exclusion from employment shall not be based on former alcohol or drug use, former mental dysfunction, or former criminal convictions except as provided in chapters 9.96A and 49.60 RCW.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-170 ALL FACILITIES—RE-CORDS. (1) All treatment facilities shall have an accurate and complete record system:

- (a) Providing for maintenance of a current and complete record for each client;
- (b) Providing a systematic method of identifying and filing client's records so each record can be located readily;
- (c) Ensuring confidentiality of patients' case records by storing and handling the records under conditions meeting all pertinent federal, state, and local regulations governing such records;
 - (d) Including all required state and county data; and
 - (e) Reflecting all financial transactions of the facility.
- (2) Client file records required in this section shall be retained by the treatment facility for a minimum of five years following the discharge or transfer of the client.

In the event an approved treatment facility is closed, clinical records may be forwarded to any other approved treatment center with the client's consent. Clinical records still subject to minimum retention requirements, where client consent is not obtained, shall be sealed and labeled as follows: "Records of (insert name of approved treatment facility) required to be maintained pursuant to WAC 275-19-170, until a date not later than December 31, (insert year)." Sealed records shall be forwarded to the department, and shall be disclosed only under such circumstances and to such extent as would be permissible for the program in which they originated.

- (3) Residential and outpatient facilities shall have individual case records including the following:
- (a) An intake form including the client's full name, sex; birthdate, home address, date of admission; name, address, and telephone number of the client's next of kin or other responsible person; name and city of the client's personal physician, if any.
- (b) A record of the assessment of the client's involvement with alcohol and/or drugs including the signs and symptoms.
- (c) An individualized treatment plan as prescribed in WAC 275-19-165 (1)(c). Doctor's standing orders shall be considered as a treatment plan in inpatient detoxification facilities.
- (d) Progress notes on the client's response to treatment relating to the treatment plan and noting all significant events occurring during treatment. At least one progress note every work shift must be entered in inpatient detoxification client's file.
- (e) A record of the treatment plan review required by WAC 275-19-165(5).
- (f) Each entry in a client's record shall be authenticated.

- (g) A copy of any program rules signed and dated by the client.
- (h) A voluntary consent to treatment form, signed and dated by the client.
- (i) A properly completed authorization for release of information form.
 - (j) A copy of the client's aftercare plan.
- (k) At completion of treatment, a discharge summary including the date of discharge, and a summary of the client's progress in meeting the objectives outlined in the treatment plan. In detoxification facilities, the summary shall outline the client's physical condition relating to detoxification or withdrawal.
- (1) Medical records in accordance with chapter 248-26 WAC.
- (4) DWI client assessment service facilities including probation assessment facilities shall have individual case records including at a minimum:
- (a) An intake form including the client's full name, sex, birthdate, and home address.
 - (b) The dates of contacts.
- (c) A copy of the completed Washington alcohol screening inventory showing the client's score.
- (d) A copy of the client's driving record obtained from the department of licensing files.
- (e) A record of the client's blood alcohol level at the time of arrest or documentation the information was not available.
- (f) A record of the client's alcoholism and/or drug treatment history.
- (g) The name of the court referring the client for assessment, including the name of the sentencing judge.
- (h) A record of the evaluation and assessment of the client's involvement with alcohol and other drugs as required by WAC 275-19-185.
- (i) A properly completed authorization for the release of information form.
- (j) Copies of any assessment reports sent to the department of licensing, referring court, the client's attorney, or other person or agency.
 - (k) Copies of all correspondence relating to the client.
- (1) Each entry in a client's record shall be authenticated.
- (5) Alcohol information schools or drug information schools shall have individual case records including:
- (a) An intake form, including the client's full name, sex, birthdate, and home address;
 - (b) Dates in attendance.
 - (c) Source of referral;
- (d) Copies of all reports, letters, certificates, and other correspondence sent to attorneys, courts, department of licensing, or any other agency;
- (e) A record of any referral of the client to other services,
- (f) A properly completed authorization for release of information form;
- (g) A copy of the completed post-test as written in An Instructor's Guide to Alcohol Information School, published January 1980, as now or hereafter amended.
- (h) Each entry in a client's record shall be authenticated.

- (6) Emergency service patrols shall maintain a log including:
 - (a) The time and origin of the call received,
 - (b) The time of arrival at the scene,
 - (c) The location of the pickup,
 - (d) The name and sex of the person transported,
- (e) The destination of transport (either home or inpatient detoxification facility), and
 - (f) The time of transport completion.
- (g) In nonpickup cases, notation shall be made of the reason why said pickup was not made.
- (h) Each entry in the log shall be dated and signed by the person making the entry.
- (7) ADATSA chemical dependency assessment centers shall have individual case records including, at a minimum:
 - (a) An intake form including:
 - (i) Client's full name,
 - (ii) Address;
 - (iii) Sex;
 - (iv) Birthdate,
 - (v) Assessment date,
- (vi) Address and telephone number of the client's next-of-kin, or other emergency contact; and
- (vii) Name and city or telephone number of the client's physician, if any.
- (b) A properly completed assessment and case supervision form provided by the bureau;
- (c) A record of the assessment of the client's involvement with alcohol and drugs recording all of the information required by WAC 275-19-185(2);
- (d) A record of the client's own assessment of his or her involvement with alcohol and drugs;
- (e) A record of the client's own assessment of his or her mental health problems and any physical incapacity;
- (f) A properly completed authorization for release of confidential information form meeting all state and federal requirements;
- (g) A record of the placement of the client in each residential and outpatient ADATSA component including the date of the placement, the name of the treatment center or shelter, and the dates each phase of treatment or shelter will begin;
- (h) Copies of all reports and correspondence related to the client;
- (i) Notes documenting contacts by telephone or in person concerning the client;
 - (j) A termination summary, and
- (k) Each entry in the client's record shall be authenticated.
- (8) All residential treatment facilities shall have a permanent, current register of all persons admitted for care or treatment. This shall include at a minimum the date of admission, the client's name, and the date of discharge or transfer.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-185 ASSESSMENT PROCE-DURES. (1) The procedures for assessing DWI client's involvement with alcohol and other drugs shall include, as a minimum, the following:

- (a) A written test of each client, using as a minimum, the Washington alcohol screening inventory((-));
 - (b) A review of the following:
- (i) When available, the client's blood alcohol level at the time of arrest for any alcohol-related offense, and
 - (ii) A copy of the client's driving record.
- (c) A diagnostic interview with each client which gathers as a minimum:
- (i) A history of the client's involvement with alcohol and drugs, including frequency of use, volume, and type of substance used((:));
- (ii) The client's statement concerning his or her current physical condition((-)); and
- (iii) Sociological data describing the client's most recent living situation (e.g., family, environment, employment, and school).
- (((2))) (d) A written assessment, based upon the information collected per WAC 275-19-185(1), shall be completed. It shall include as a minimum the following:
- (((a))) (i) The client's raw score and percentile score from the Washington alcohol screening inventory((;));
- (((tb))) (ii) The client's own assessment of his or her involvement with alcohol or other drugs((:)); and
- (((c))) (iii) The qualified counselor's or the qualified assessment officer's evaluation of the information required by WAC 275-19-185(2)(a) and (b), a diagnostic statement specifically describing the client's involvement with alcohol or other drugs, and the signs and symptoms leading to that assessment.
- $((\frac{1}{3}))$ (e) Inform the client of the results of the assessment. If the assessment concludes the person has an alcohol or drug problem requiring treatment, the person shall be advised to seek appropriate, approved alcoholism or drug treatment. If the assessment concludes the person requires only alcohol or drug education, the person shall be advised to attend an approved alcohol or drug information school((τ));
- (((4))) (f) All reports required by the courts and the department of licensing shall be properly completed and shall be submitted in a timely manner,
- (2) The procedure for assessing ADATSA client's involvement with alcohol and other drugs shall include, at a minimum, the following:
- (a) A diagnostic interview with a qualified counselor, as defined in WAC 275-19-145, gathering at a minimum:
- (i) The information required on an ADATSA assessment form approved by the bureau;
- (ii) A history of the client's involvement with alcohol and other drugs including:
 - (A) Type,
 - (B) Frequency of use,
 - (C) Amount used,
 - (D) Duration of use, and
 - (E) Route of administration of each drug used.
- (iii) The client's own assessment of his or her own involvement with alcohol and other drugs.
- (b) A preliminary screening to determine whether the client may be eligible for social security supplemental income, have a mental illness, or a physical incapacity requiring further evaluation and/or referral to the department's local community service office,

- (c) The counselor's written assessment summary statement concerning the client's involvement with alcohol and drugs. If the assessment finds the client is an alcoholic and/or drug addict, the assessment summary must include:
- (i) A diagnostic impression of the client's involvement with alcohol and drugs; and
- (ii) A listing of the signs and symptoms justifying the conclusions.
- (d) A record of the outcome of the assessment interview with the client, indicating the decisions reached by the counselor as to the treatment and shelter plan the client is to follow.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-400 LONG-TERM TREATMENT FACILITIES—PURPOSE. The purpose of WAC 275-19-400 through ((275-19-499)) 275-19-449 is to provide specific operational program standards for facilities providing long-term treatment services as described in WAC 275-19-020. To be approved as a treatment facility to provide long-term treatment services, the facility must comply with the applicable requirements of WAC 275-19-010 through 275-19-199, 275-19-400 through 275-19-499, chapter 248-26 WAC, and chapters 69.54 and/or 70.96A RCW.

NEW SECTION

WAC 275-19-450 ADATSA SHELTERS—PUR-POSE. The purpose of WAC 275-19-450 through 275-19-499 is to provide specific operational program standards for facilities providing ADATSA shelter services as described in WAC 275-19-020. To be approved as an ADATSA shelter, the facility must comply with the applicable requirements of WAC 275-19-450 through 275-19-499 and chapters 69.54 and/or 70.96A RCW.

NEW SECTION

WAC 275-19-455 ADATSA SHELTERS—LI-CENSING, SUPPORT GROUPS, AND FOOD SER-VICES. (1) ADATSA shelters shall meet the rules, facility regulations, and licensing standards required by the city or county they are located in.

- (2) Food services for ADATSA shelters having ten or more clients shall meet the requirements in chapter 248–84 WAC.
- (3) ADATSA shelters having ten or more clients shall have at least one staff person awake and in the facility at all times.
- (4) Each ADATSA shelter shall coordinate activities with local self-support groups, such as alcoholics anonymous and narcotics anonymous as appropriate to sponsor meetings at the facility for interested clients.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-550 EXTENDED CARE RECOVERY HOUSE FACILITIES—PURPOSE. The purpose of WAC 275-19-550 through ((275-19-599)) 275-19-

579 is to provide specific operational program standards for facilities providing extended care recovery house services as described in WAC 275–19–020. To be approved as a treatment facility to provide extended care recovery house services, the facility must comply with the applicable requirements of WAC 275–19–010 through 275–19–199, 275–19–550 through 275–19–599, chapter 248–26 WAC, and chapters 69.54 and/or 70.96A RCW.

NEW SECTION

WAC 275-19-580 CHEMICAL DEPENDENCY ASSESSMENT CENTERS—PURPOSE. The purpose of WAC 275-19-580 through 275-19-599 is to provide specific operational program standards for facilities providing chemical dependency assessment center services as described in WAC 275-19-020. To be approved as a chemical dependency assessment center, the facility must comply with the applicable requirements of WAC 275-19-010 through 275-19-199, 275-19-580 through 275-19-599, and chapters 69.54 and 70.96A RCW.

NEW SECTION

WAC 275-19-585 CHEMICAL DEPENDENCY ASSESSMENT CENTERS—CLIENTS. Chemical dependency assessment centers shall provide services to all indigent clients seeking or receiving assistance from the department as a result of incapacity due to alcoholism and/or drug addiction.

NEW SECTION

WAC 275-19-590 CHEMICAL DEPENDENCY ASSESSMENT CENTERS—REQUIRED SER-VICES. Approved chemical dependency assessment centers shall provide:

- (1) An alcohol and drug assessment of all clients providing, at a minimum, the evaluation required by WAC 275-19-185(2).
- (2) A preliminary screening of clients and referral of those clients qualifying for social security supplemental income or general assistance—unemployable benefits, based on mental illness or physical disability to the department's local community services office.
- (3) Case supervision of treatment and/or shelter services for clients admitted to the ADATSA program.

NEW SECTION

WAC 275-19-595 CHEMICAL DEPENDENCY ASSESSMENT CENTERS—DISCRETE ASSESSMENT CENTERS. (1) Discrete chemical abuse assessment centers shall be operated in the following counties:

- (a) King county,
- (b) Pierce county,
- (c) Spokane county, and
- (d) Yakima county.
- (2) Discrete chemical dependency assessment centers shall not provide client treatment services.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-650 INTENSIVE OUTPATIENT FACILITIES—PURPOSE. The purpose of WAC 275-19-650 through ((275-19-699)) 275-19-674 is to provide specific operational program standards for facilities providing intensive outpatient services as described in WAC 275-19-020. To be approved as a treatment facility to provide intensive outpatient treatment services, the facility must comply with the applicable requirements of WAC 275-19-010 through 275-19-199, 275-19-650 through 275-19-699, chapter 248-26 WAC, and chapters 69.54 and/or 70.96A RCW.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84, effective 1/1/85)

WAC 275-19-660 INTENSIVE OUTPATIENT FACILITIES—REQUIRED SERVICES. There shall be an organized program and staff sufficient to provide the following services by qualified counselors:

- (1) Assessment of each client's needs regarding specific alcohol and/or drug-related problems as perceived by the client, facility staff, and if possible involved others.
- (2) Screening criteria shall be developed and applied including such diagnostic techniques as needed to assure the appropriateness of placement in this treatment modality. The diagnosis shall, at a minimum, include an assessment of the client's:
- (a) Progression in the disease of alcoholism and/or drug addiction;
- (b) Motivation for recovery and the ability to attain and maintain abstinence on an outpatient basis;
- (c) Social support systems, including family or significant others, financial condition, and employment status, and
 - (d) Physical health and general mental status.
- (3) Program requirements. The following services shall be provided to clients and their families:
- (a) The program shall deliver a minimum of seventy—two hours of treatment services within a maximum of twelve weeks. The first four weeks of treatment must consist of a minimum of three sessions of at least one hour each on three separate days of each week((;));
- (b) A review of each active case by the client's case manager not less than once in every twenty hours of treatment. This review shall be noted in the client's case file((-)):
- (c) Individual counseling sessions with each client every twenty hours of treatment and additionally as needed((-));
- (d) Education of clients regarding alcohol, alcoholism, and/or drugs and drug addiction;
- (e) No more than twenty percent of treatment time shall consist of film presentations((:));
- (f) Group therapy sessions. Sessions shall be limited in attendance to no more than twelve clients per counselor((:));
- (g) Whenever possible, the client's family or other social support system shall be substantially involved in the treatment program((:));

- (h) Upon completion of intensive outpatient treatment, the client shall be referred to a structured aftercare program((-)); and
- (i) All clients and their families shall be encouraged to participate in Alcoholics Anonymous, Alanon, Alateen, Narcotics Anonymous, and Naranon as appropriate.

NEW SECTION

WAC 275-19-675 ADATSA OUTPATIENT TREATMENT FACILITIES—PURPOSE. The purpose of WAC 275-19-675 through 275-19-699 is to provide specific operational program standards for facilities providing ADATSA outpatient treatment services as described in WAC 275-19-020. To be approved as an ADATSA outpatient treatment facility, the facility must comply with the applicable requirements in WAC 275-19-010 through 275-19-199, 275-19-675 through 275-19-699, and chapters 69.54 and 70.96A RCW.

NEW SECTION

WAC 275-19-680 ADATSA OUTPATIENT TREATMENT FACILITIES—REQUIRED SERVICES. Facilities providing ADATSA outpatient treatment services shall have an organized program and staff sufficient to provide the following services to clients by qualified counselors:

- (1) Counseling services focused on assisting the clients to avoid relapse and to obtain employment.
- (2) Assist clients in developing living skills necessary for independent living.
- (3) Assist clients in obtaining housing and basic provisions conducive to ongoing recovery.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-940 ALL METHADONE TREAT-MENT FACILITIES—INTAKE TREATMENT RE-QUIREMENTS. (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((:)), and
- (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)) as 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.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-950 ALL METHADONE TREAT-MENT FACILITIES—URINALYSIS TREATMENT 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)) Refusal to give sample. Methadone treatment facilities shall treat a patient's ((failure)) refusal 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)) thirty days following the first discharge and for ((one year)) ninety days following the second and subsequent discharges.
- (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. Conformation 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, or documentation showing the client has taken six doses per week at the clinic until a urinalysis shows the presence of methadone or methadone metabolite in the urine. 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)) thirty 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.))

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-960 ALL METHADONE TREAT-MENT FACILITIES—DETOXIFICATION TREAT-MENT 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 <u>subsection</u> (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.
- (5) 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.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-970 ALL METHADONE TREAT-MENT FACILITIES—DISPENSARY <u>OPERATION-AL</u> 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.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-980 ALL METHADONE TREAT-MENT FACILITIES—COUNSELING TREAT-MENT 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.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-985 ALL METHADONE TREAT-MENT FACILITIES—TAKE-HOME MEDICA-TION OPERATIONAL 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, and
- (g) The program physician shall approve all changes in 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	Minimum	Maximum	Maximum Total
Admission to	Attendance	Number of	Amount of
Methadone	(In-Person	Take-Home	Take-Home
Treatment	Administration)	Medication Doses	Medication
0 to 3 months	6 days/week	one-day supply	120 mg.
4 to 6 months	5 days/week	((one-)) <u>two</u> -day	
7 to 24 months	3 days/week	two-day supply	
over 24 months	2 days/week	three-day supply	

(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 inperson administration of methadone for such patients according to the following schedule:

Months Since	Minimum	Maximum	
Admission to	Attendance	Number of	
Methadone	(In-Person	Take-Home	
Treatment	Administration)	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 dispensed.
- (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. A facility's medical director may approve a maximum of three additional take-home doses in a calendar month and a maximum of six additional doses in a calendar year for an individual client. The medical director shall document in the client's file the reasons for approving the additional take-home doses. Methadone treatment facilities shall request approval from the department of social and health services ((of)) for any and all waivers of take-home medication requirements, in excess of those the medical director can approve, on a case-by-case basis in advance.

AMENDATORY SECTION (Amending Order 2438, filed 10/29/86)

WAC 275-19-990 ALL METHADONE TREAT-MENT FACILITIES—ADDITIONAL REQUIRE-MENTS. (1) ((Facility size. To assist in attaining the goal that)) All 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)) shall comply with the applicable requirements in chapter 69.54 RCW.

- (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 87-16-028 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2516—Filed July 27, 1987]

- I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to lifeline telephone assistance program, new chapter 388-31 WAC.
- I, Leslie F. James, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement chapter 229, Laws of 1987. Telephone assistance program recipients will receive benefits after August 1, 1987.

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

This rule is promulgated pursuant to chapter 229, Laws of 1987, 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 July 27, 1987.

By Leslie F. James, Director Administrative Services

NEW SECTION

WAC 388-31-010 PURPOSE OF PROGRAM. The lifeline telephone assistance program (LTAP) is designed to help low-income households afford access to local exchange telephone service.

NEW SECTION

WAC 388-31-015 DEFINITIONS. (1) "Local exchange company" means a telecommunication company providing local exchange telecommunication service, i.e., the telephone company.

(2) "Service year" means the period beginning August 1 and ending July 31 of the following calendar year for the LTAP.

NEW SECTION

WAC 388-31-020 CONDITIONS OF ELIGIBIL-ITY. Recipients of AFDC, SSI, food stamps, chore services, refugee assistance, and COPES shall meet all of the following eligibility conditions for benefits under LTAP:

- (1) Make application to the local exchange company using the application/certificate of eligibility provided by the department of social and health services; and
- (2) Have local exchange telecommunications service billed in their name, and
- (3) Subscribe to the lowest available local exchange flat rate service.

NEW SECTION

WAC 388-31-025 LTAP BENEFITS. (1) Benefits under LTAP shall be limited to funds available in the lifeline telephone assistance program fund.

- (2) Households participating in LTAP shall be eligible for:
- (a) A discount on local exchange flat rate services to the extent the local exchange flat rate exceeds the lifeline service rate as established by the Washington utilities and transportation commission. The local exchange flat rate shall include any federal and user access charges and any other charges necessary to obtain local exchange service;
- (b) A waiver of deposit requirements on local exchange service; and
 - (c) A fifty percent discount on service connection fees.

- (3) Benefits under LTAP are limited to one residential access per household.
- (4) The waiver of deposit and the fifty percent discount on service connection fees shall be available once per service year.

NEW SECTION

WAC 388-31-030 NOTIFICATION AND ELI-GIBILITY PERIODS. (1) The department shall notify recipients of AFDC, SSI, food stamps, chore services, refugee assistance, and COPES of their eligibility for LTAP.

(2) Eligibility for LTAP shall continue from August 1 or the date assistance or food stamps is approved, whichever is more recent, through July 31.

NEW SECTION

WAC 388-31-035 LTAP FUND. (1) Limited to funds available in the LTAP fund, the department shall reimburse local exchange companies for administrative and program expenses associated with the LTAP:

- (a) The amount the department pays shall be reduced to the maximum extent possible by a waiver of all or part of the federal end user access change.
 - (b) Reimbursement shall be from the LTAP fund, and
- (c) Payments shall be limited to services provided after the household's eligibility for the LTAP has been established.
- (2) The department shall recover its administrative costs from the LTAP fund.
- (3) Reimbursement from the LTAP fund shall be by such procedure as established by the department.

WSR 87-16-029 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2517—Filed July 27, 1987]

- I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to medical care services, amending WAC 388-83-006, 388-84-120, 388-86-120 and 388-87-070.
- I, Leslie F. James, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement ADATSA as set forth in chapter 406, Laws of 1987 (SHB 646).

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

This rule is promulgated pursuant to chapter 406, Laws of 1987, 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 July 27, 1987.

By Leslie F. James, Director Administrative Services

AMENDATORY SECTION (Amending Order 1996, filed 8/5/83)

WAC 388-83-006 MEDICAL CARE SERVICES. (1) The department shall provide state-funded medical care services within the limitations set forth under these rules and regulations to any individual who has been certified as eligible to receive:

(a) Continuing general assistance, or

- (b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).
- (2) The recipient shall be responsible for furnishing the provider of medical services with a medical identification coupon or other adequate verification of eligibility provided by the department.

AMENDATORY SECTION (Amending Order 1996, filed 8/5/83)

WAC 388-84-120 ((APPLICATION)) EFFECTIVE DATE OF ELIGIBILITY FOR MEDICAL CARE SERVICES ((GAU))). (1) ((Continuing general assistance recipients are eligible for medical care services:

- (2))) Eligibility for medical care services shall commence with the date of certification for:
 - (a) General assistance, or
- (b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).
- (2) ((There)) The department shall not ((be retroactive certification)) retroactively certify for medical care received prior to the initial date of eligibility ((for the general assistance program)) under subsection (1) of this section.
- (3) Termination of medical care services occurs with termination of:
 - (a) The ((continuing)) general assistance grant, or
- (b) Alcohol and drug addiction services provided under sections 1 through 8 of the Alcoholism and Drug Addiction Treatment and Support Act of 1987 (chapter 406, Laws of 1987).

AMENDATORY SECTION (Amending Order 2295, filed 10/16/85)

WAC 388-86-120 MEDICAL CARE SERVICES (((GAU))). (1) A recipient of ((a continuing general assistance grant is)) medical care services shall be eligible to receive the same scope of care (WAC 388-86-005) as a recipient of Medicaid, except that:

- (a) No care ((will)) shall be provided outside the state of Washington other than in designated bordering cities as specified in chapter 388-82 WAC, and ((shall be subject to the following additional limitations:
- (1)) (b) Mental health services ((will)) shall be provided only in community mental health centers and to the extent that the recipient meets the client definitions and priorities established in the Community Mental Health Act.
- (2) Eligibility for medical care services shall commence with the date of certification ((for general assistance)) under WAC 388-84-120. ((There)) The department shall not ((be retroactive certification)) retroactively certify for medical care ((received prior to the initial date of eligibility for the general assistance program)) services.

AMENDATORY SECTION (Amending Order 2307, filed 11/15/85)

WAC 388-87-070 PAYMENT—HOSPITAL IN-PATIENT SERVICES. (1) The department will pay hospital costs of eligible persons who are patients in general hospitals when such hospitals meet the criteria as defined in RCW 70.41.020.

Recipients must have been approved as financially and medically eligible for hospitalization. They are:

- (a) Categorically needy recipients;
- (b) Limited casualty program recipients,
- (i) Medically needy recipients;
- (ii) Medically indigent recipients;
- (c) Recipients of ((continuing general assistance)) medical care services.
- (2) Except for excluded services, payment for hospital inpatient services is determined according to a diagnosis related group based pricing system. Payment amounts are based upon historical average costs per discharge, adjusted for case mix and indexed to the payment period. Payment for cases meeting the criteria of cost outlier is at eighty percent of the rates determined according to the method in subsection (4)(a) of this section.
- (3) Certain services are excluded from the diagnosis related group based pricing system. These exclusions include:
- (a) Rehabilitation, pain treatment, psychiatric, alcoholism treatment and detoxification, and long term hospital level care services.
- (b) Services provided to patients occupying beds utilized by the Fred Hutchinson Cancer Research Center bone marrow transplant program.
 - (c) Services at children's hospitals.
- (4) Payment for excluded services is determined as follows:
- (a) Reimbursable cost of excluded services in subsection (3)(a) and (b) of this section is determined by multiplying charges in allowable revenue codes by the ratio of hospital commission approved operating expenses to total rate setting revenue.
- (b) Payment rates for children's hospitals are determined by computing the ratio of indexed historical hospital commission approved operating expenses to total rate setting revenue. This ratio is multiplied times allowable charges.

- (5) For all administrative days, days of hospitalization in which medical necessity is below that appropriate for acute hospital care, the departments maximum reimbursement level will be the adjusted state—wide average per diem rate for skilled nursing facilities.
- (6) For dates of admission beginning October 1, 1985, payment rates established in accordance with subsections (2), (4) and (5) of this section are reduced for services provided to persons eligible for the medically indigent component of the limited casualty program and recipients of ((general assistance-unemployable)) medical care services. Hospitals are grouped according to the percentage of total rate setting revenue comprising medical assistance, medicare, bad debt, charity, and other contractual adjustments and rates are reduced according to the following table.

	Percent Medicare, Medicaid, Bad Debt,	Percentage
	Charity and other	
Hospital	Contractual Adjustments	Reduction in
Group	of Total Rate Setting Revenue	Payment Rate
1	60.00 or more*	20.0
2	50.00 - 59.99	40.0
3	less than 50.00	60.0

^{*}Plus psychiatric hospitals

(7) Payment rates or amounts to hospitals established by this section will be adjusted as necessary to remove the impacts of ownership changes and revaluation of assets, including recapture of depreciation as necessary, in accordance with section 2314 of Public Law 98–369 and related federal regulations, guidelines, instructions, and state plan requirements.

WSR 87-16-030 EMERGENCY RULES DEPARTMENT OF AGRICULTURE (Noxious Weed Control Board)

[Order 19, Resolution No. 19—Filed July 27, 1987]

Be it resolved by the State Noxious Weed Control Board, acting at Ellensburg, Washington, that it does adopt the annexed rules relating to the state noxious weed list and a schedule of monetary penalties, amending chapter 16-750 WAC.

We, the State Noxious Weed 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 statutory changes contained in chapter 438, Laws of 1987, necessitate the immediate amendment of this chapter in order to avoid interruptions in local noxious weed control programs.

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

This rule is promulgated pursuant to RCW 17.10.080, as amended by section 8, chapter 438, Laws of 1987;

and section 28, chapter 438, Laws of 1987, 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 July 27, 1987.

By Art G. Losey Chairperson

Chapter 16-750 WAC <u>STATE NOXIOUS WEED CONTROL BOARD(</u>— <u>PROPOSED NOXIOUS WEED LIST)</u>)

[AMENDATORY SECTION (Amending Order 18, Resolution No. 18, filed 2/11/87)]

WAC 16-750-010 ((PROPOSED)) STATE NOX-IOUS WEED LIST. In accordance with RCW 17.10-080 as amended by section 8, chapter 438, laws of 1987, a ((proposed)) state noxious weed list comprising the names of those plants which the state noxious weed control board finds when established to be ((injurious to crops, livestock, or other property)) highly destructive, competitive, or difficult to control by cultural or chemical practices is hereby adopted as follows:

Class C noxious weeds:

English or common name

Austrian fieldcress Austrian peaweed Baby's Breath Bindweed, field Bindweed, hedge Black Henbane Blue Lettuce Blueweed, Texas Bracken, western Camelthorn Canada Thistle Dalmation Toadflax Gorse Hairy whitetop Hoary Cress or White Top Hydrilla **Johnsongrass** Leafy Spurge Mullein, common Nightshade, bitter Nightshade, silverleaf Nutsedge, yellow Oxeye Daisy Pepperweed, perennial Quackgrass Rush Skeletonweed St. Johnswort Scotch Broom Sowthistle, perennial Tansy, common Waterhemlock, western Watermilfoil, Eurasian Wormwood, Absinthe Yellow Toadflax

Bull Thistle Houndstongue Musk Thistle Plumeless Thistle Botanical or scientific name

Rorippa austriaca Sphaerophysa salsula Gypsophila paniculata Convolvulus arvensis Convolvulus sepium Hyoscyamus niger Lactuca pulchella Helianthus ciliaris Pteridium aquilinum Alhagi camelorum Cirsium arvense Linaria dalmatica Ulex europaeus Cardaria pubescens Cardaria draba Hydrilla verticillata Sorghum halepense Euphorbia esula Verbascum thapsus Solanum dulcamara Solanum elaeagnifolium Cyperus esculentus Chrysanthemum leucanthemum Lepidium latifolium Agropyron repens Chondrilla juncea Hypericum perforatum Cytisus scoparius Sonchus arvensis Tanacetum vulgare Cicuta douglasii Myriophyllum spicatum Artemisia absinthium Linaria vulgaris

Cirsium vulgare Cynoglossum officinale Carduus nutans L. Carduus acanthoides English or Botanical or common name scientific name

Poison Hemlock Conium maculatum
Scotch Thistle Onopordum acanthium
Tansy Ragwort Senecio jacobaea
Wild carrot or Queen

Annes lace Daucus carota Cocklebur Xanthium spp. Dodder Cuscuta spp. Goatgrass, jointed Aegilops cylindrica Kochia Kochia scoparia Medusahead Taeniatherum asperum **Puncturevine** Tribulus terrestris Rye Secale cereale I.. Sandbur, longspine Orange Hawkweed Yellow Hawkweed

Cenchrus longispinus Hieracium aurantiacum L. Hieracium pratense Dvers woad Isatis tinctoria Knapweed, black Centaurea nigra Knapweed, brown Centaurea jacea Knapweed, diffuse Centaurea diffusa Knapweed, meadow Centaurea pratensis Knapweed, russian Centaurea repens Knapweed, spotted Centaurea maculosa Knapweed, short fringed Centaurea nigrescens Yellow Starthistle Centaurea solstitialis

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.

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 16-750-900 NOXIOUS WEEDS—CIVIL INFRACTIONS—SCHEDULE OF MONETARY PENALTIES. Civil infractions under chapter 17.10 RCW shall be assessed a monetary penalty according to the following schedule:

- (1) Any owner knowing of the existence of any noxious weeds on the owner's land who fails to control such weeds in accordance with chapter 17.10 RCW and the rules and regulations in force pursuant thereto shall be assessed as follows:
- (a) Any class A noxious weed:

1st offense within five (5) years \$ 750 2nd and any subsequent offense 1,000

(b) Any class B noxious weed that has been designated for control in the noxious weed control region in which the land lies:

1st offense within five (5) years \$ 500 2nd offense 750 3rd and any subsequent offense 1,000

(c) Any class B noxious weed that has not been designated for control in the noxious weed control region in which the land lies, or any class C noxious weed:

1st offense within five (5) years	\$	250
2nd offense		500
3rd offense		750
4th and any subsequent offense	i	1,000

(2) Any person who enters upon any land in violation of an order in force pursuant to RCW 17.10.210 shall be assessed as follows:

1st offense within five (5) years	\$ 500
2nd offense	750
3rd and any subsequent offense	1,000

(3) Any person who interferes with the carrying out of the provisions of chapter 17.10 RCW shall be assessed as follows:

1st offense within five (5) years	\$	500
2nd offense		750
3rd and any subsequent offense	1	,000

WSR 87-16-031 NOTICE OF OBJECTION JOINT ADMINISTRATIVE RULES REVIEW COMMITTEE

[Memorandum-July 10, 1987-Filed July 27, 1987]

STAFF

CONTACT: 101 John A. Cherberg Building

Olympia, Washington 98504 (QW-11)

(206) 786-7322

SUBJECT: Department of Social and Health Ser-

vices—Medical Care for Inmates of County and City Jails (WSR 86-09-007;

WAC 388-100-005)

It is the opinion of the Joint Administrative Rules Review Committee that the Department of Social and Health Services has not modified, amended, withdrawn or repealed WAC 388-100-005 to conform with the intent of the legislature, as expressed in both chapters 70-.48 and 74.09 RCW.

Although the department has statutory authority in chapter 74.09 RCW, to determine who is eligible to receive assistance under the limited casualty medical program, that authority is not without limitation. The City and County Jail Act of 1977 requires the Department of Social and Health Services to reimburse the local government for inmate medical costs, provided that inmate is otherwise eligible for such care. Inmates have not been denied coverage based on their status as inmates since the enactment of the City and County Jail Act.

In determining legislative intent, a portion of a statute cannot be examined in a vacuum. Rather, all statutes relating to the same subject should be read together and given a harmonious interpretation. The legislature is presumed to enact law with knowledge of existing law. RCW 70.48.130 is made moot by the department's administrative denial of inmate medical coverage, and the legislature does not intend to enact "moot" legislation.

The Joint Administrative Rules Review Committee objects to WAC 388-100-005 and herewith directs the code reviser to publish this Notice of Objection in the Washington State Register pursuant to RCW 34.04.240.

WSR 87-16-032 ADOPTED RULES STATE PATROL

(Commission on Equipment) [Order 87-01-ESR-Filed July 27, 1987]

I, George B. Tellevik, director of the Washington State Patrol, do promulgate and adopt at the General Administration Building, Olympia, Washington, the annexed rules relating to definition of rule-making authority formally known as Commission on Equipment.

This action is taken pursuant to Notice No. WSR 87-13-034 filed with the code reviser on June 12, 1987. 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 rulemaking authority of the Washington State Patrol as authorized in RCW 46.37.005.

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 July 27, 1987.

> By George B. Tellevik Chief

AMENDATORY SECTION (Amending Order 7760, filed 7/27/78)

WAC 204-08-010 DEFINITION. ((**Commission**) wherever used herein shall mean the state commission on equipment as established in RCW-46.37.005.)) Whenever used in this title "commission," "commission on equipment," and "state commission on equipment" means the chief of the Washington state patrol.

WSR 87-16-033 ADOPTED RULES STATE PATROL

(Commission on Equipment)

[Order 87-02-ESR-Filed July 27, 1987]

I, George B. Tellevik, director of the Washington State Patrol, do promulgate and adopt at the General Administration Building, Olympia, Washington, the annexed rules relating to application and insurance requirements for registered tow truck operators.

This action is taken pursuant to Notice No. WSR 87-13-048 filed with the code reviser on June 12, 1987. 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 rulemaking authority of the Washington State Patrol as authorized in RCW 46.37.005.

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 July 27, 1987.

By George B. Tellevik Chief

AMENDATORY SECTION (Amending Order 003-85, filed 10/1/85, effective 1/1/86)

WAC 204-91-050 APPLICATION. Application for licensing as a registered tow truck operator shall be made on forms furnished by the department and shall be accompanied by an inspection certification from the Washington state patrol. Each separate business location requires a separate registration and inspection. The inspection form shall be furnished by the commission.

AMENDATORY SECTION (Amending Order 003-85, filed 10/1/85, effective 1/1/86)

WAC 204-91-060 CERTIFICATE OF APPROV-AL. A certificate of approval from the chief of police if the applicant's principal place of business is located in a city or town having a population over five thousand persons or, in all other instances, from a member of the Washington state patrol, certifying that:

- (1) The applicant has an established place of business at the address shown.
- (2) The place of business has an office area that is accessible to the public without entering the storage area.
- (3) The place of business has adequate and secure storage facilities as defined by rules of the department, where vehicles and their contents can be properly stored and protected.
- (4) The applicant has proof of the following minimum insurance requirements:
- (a) ((Two)) One hundred ((fifty)) thousand dollars for liability for bodily injury or property damage per occurrence, and
- (b) ((One hundred)) Fifty thousand dollars of legal liability per occurrence, to protect against vehicle damage, including but not limited to fire and theft, from the time a vehicle comes into the custody of an operator until it is redeemed or sold.
- (5) The information for the certificate of approval may be included in the inspection form that is completed by the inspector.

WSR 87-16-034 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 87-8-Filed July 27, 1987]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Fees—Payment and procedures, WAC 392-185-060.

This action is taken pursuant to Notice No. WSR 87-13-065 filed with the code reviser on June 17, 1987. 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 28A.97-.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 July 27, 1987.

By Frank B. Brouillet Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 1-78, filed 2/6/78, effective 3/9/78)

WAC 392-185-060 FEES—PAYMENT AND PROCEDURES. Consistent with the provisions of chapter 28A.97 RCW as enacted or hereafter amended, fee reimbursements made to certified educational clinics shall be made in accordance with the following:

- (1) There shall be no reimbursement prior to the actual delivery of services.
- (2) Payments related to diagnostic procedures and course activities shall be made from available funds first to those clinics which demonstrate superior performance in the judgment of the superintendent of public instruction in accordance with WAC 392-185-030.
- (3) No certified educational clinic shall be entitled to receive payment for any student's course work undertaken prior to the completion of the initial diagnostic procedure.
- (4) Upon submission of vouchers, the superintendent of public instruction shall reimburse certified educational clinics under contract for services provided to identified, eligible common school dropouts on the basis of records of diagnostic and instructional services rendered.
 - (5) Vouchers shall include the following:
 - (a) A roster of names of students;
 - (b) Diagnostic fees; and
- (c) Fees for instruction based upon class sizes, subject areas and other pertinent data to allow for computation of reimbursement: PROVIDED, That in the event of changes in class size, vouchers shall reflect appropriate changes and documentation shall appear in the records of the educational clinic: PROVIDED FURTHER, That this information is submitted on voucher claim forms as provided by the superintendent of public instruction in accordance with written instructions.
- (6) After a student has ((been in attendance in)) attended an educational clinic ((on 75 instructional days)), for all or a portion of ((each such)) one hundred thirty-five instructional days, no further reimbursement fees shall be paid by the superintendent of public instruction for that student ((until the educational clinic submits a report explaining the student's educational difficulties, establishing a specific learning program for the student and estimating the additional time required to achieve the educational objectives established at the time the student entered the program. An educational clinic may petition for such additional time prior to the seventy-

fifth instructional day, but not sooner than the sixtieth instructional day. The superintendent of public instruction or his or her designee shall promptly review the report and continue reimbursement fees for not more than 60 days of additional instruction if the instructional plan appears reasonably likely to succeed)).

WSR 87-16-035 NOTICE OF PUBLIC MEETINGS TRAFFIC SAFETY COMMISSION

[Memorandum-July 22, 1987]

The third commission meeting will be held on August 12, 1987, at 1:30 p.m. in the Governor's Conference Room.

This will be the last meeting prior to us having to submit the highway safety plan to the regional administrator of the National Highway Traffic Safety Administration for their concurrence.

WSR 87-16-036 ADOPTED RULES CLARK COLLEGE

[Order 87-01, Resolution No. 87-01-Filed July 27, 1987]

Be it resolved by the board of trustees of Clark Community College District No. 14, acting at Vancouver, Washington, that it does adopt the annexed rules relating to reduction in force procedure.

This action is taken pursuant to Notice No. WSR 87-10-045 filed with the code reviser on May 5, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of Clark College as authorized in chapters 28B.50 and 28B.10 RCW.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July 22, 1987.

By Richard L. Schwary Chair, Board of Trustees

AMENDATORY SECTION (Amending Order 74-6, filed 5/23/74)

WAC 132N-128-080 PROCEDURES. Reduction in force means ((nonrenewal of contract of probationary or tenured faculty)) layoff or placement on leave without pay of any persons holding tenured or probationary faculty appointments by reason of sufficient cause for the reduction of one or more ((employment)) faculty positions and is to be distinguished from nonrenewal ((solely by reason of personal shortcoming of an individual, such as insubordination or incompetency)) of probationary

faculty and dismissal for cause. For purposes of ((a)) reduction in force, ((a)) sufficient cause shall include((; but not be limited to)) a lack of sufficient funding and/or ((a)) lack of sufficient enrollment and/or ((a revision of program offerings)) elimination, reduction, or modification of programs. The following procedures apply to all cases of reduction in force, provided that in the case of a reduction in force initiated pursuant to a declaration of financial emergency by the state board for community college education pursuant to RCW 28B.50-.873, such reduction in force shall be accomplished in accordance with the procedures set forth in RCW 28B-.50.873 in which case (1) the college shall be treated as one reduction in force unit notwithstanding WAC 132N-128-085; and (2) the provisions of this reduction in force policy shall not apply except for the following provisions: WAC 132N-28-100 (1) and (2) and WAC 132N-128-120.

Reviser's note: RCW 28B.19.077 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 132N-128-085 REDUCTION IN FORCE UNITS. Whenever a reduction in force is being contemplated the reduction in force units shall be departments as listed in the most recent policy and procedures manual (Section 600, Appendix 9).

AMENDATORY SECTION (Amending Order 77-2, filed 5/5/77)

WAC 132N-128-090 THE NEED FOR REDUC-TION IN FORCE. (1) If the president anticipates the need for a reduction in force, he/she ((shall)) will begin a ((thorough)) process of information-gathering including discussions and consultations with the ((Dean of Faculty, Dean of Students/Administrative Services)) vice president, the deans, and other appropriate administrators, and with three faculty members designated by the ((executive council of the association)) senate of the Clark College Association of Higher Education as early as possible but no later than seven (7) weeks before the end of winter quarter. ((The association will then have the right to meet as often as is necessary to offer full consultation to the President.)) At least one of these discussions and consultations shall include all these persons together in a joint session. The dean of faculty shall keep the instructional advisory council informed and solicit views from its members. Other relevant campus committees ((shall)) may be ((available for consultation)) consulted by the president.

- (2) The president shall provide for use in these discussions and consultations the following information:
- (a) Enrollment and budget data for the preceding three years, ((shown)) by divisions and departments;
- (b) The number and duties of each faculty member ((by division and department)) in the affected division and department, and enrollment projections, if possible;
- (c) Lists of forthcoming faculty vacancies due to retirement, resignation, or leave;

- (d) ((Other data requested by those he/she is consulting
- (e))) Brief written statement of ((his/her)) reasons in support of ((his/her tentative assumption of a)) the need for reduction in force.
- (3) The president after such discussion and consultation will, no later than ((four)) five (5) weeks before the end of winter quarter, ((issue a written report giving his/her conclusions as to whether or not there is a need for reduction in force, and including a summary of his/her supporting evidence)) notify any persons holding tenured faculty appointments who are to be laid off. ((ft the)) The president ((decides that a reduction in spending is necessary, he/she will, if possible propose that the dollar cutback be achieved by)) will propose granting up to three years leave (without pay) in lieu of ((non-renewal)) layoff. Self payment of benefits will be permitted in accord with State Employee Insurance Board rules and Washington Administrative Code.

Reviser's note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 77-2, filed 5/5/77)

WAC 132N-128-100 SPECIFIC IMPLEMEN-TATION. (1) ((If the president then decides to initiate)) The following order of layoff or placement in leave-without-pay status will be used after all temporary part-time faculty have been terminated within the reduction in force unit((, he/she will, after discussion with the deans of the instructional advisory council, decide which faculty member's contract will not be renewed for the following year)). ((Layoff shall be accomplished on the basis of)) First, probationary appointees starting with those with the least seniority; ((as set forth herein: Provided, That affirmative action employment related practices required by law or federal contract shall prevail and be complied with concurrently)) second, full-time tenured faculty members starting with those with the least seniority.

- (2) ((The following order of layoff will be used provided there are qualified)) Seniority shall be determined by establishing the date of the signing of the first contract for the most recent period of continuous professional service for Clark College, which shall include leaves of absence, remunerated leaves, and periods of layoffs. (This shall also include professional services for the Vancouver School District No. 37 prior to 1967.) In instances where faculty members ((to replace and perform all the needed duties of the faculty members to be laid off; First, part-time faculty members; second, probationary appointees with the least seniority; third, fulltime tenured faculty members with the least seniority)) have the same beginning date for full-time professional employment, seniority shall be determined in the following order:
- (1) First date of the signature evidencing acceptance of employment;
 - (b) First date of application for employment.

- (3) ((Seniority shall be determined by establishing the date of the signing of the first full-time contract for the most recent period of continuous professional service for Clark College, which shall include leaves of absence, sabbatical leaves and periods of layoffs. (This shall include professional services for the Vancouver School District No. 37 prior to 1967.) In instances where faculty members have the same beginning date for full-time professional employment, seniority shall be determined in the following order: (1) First date of the signature evidencing acceptance of employment (b) First date of application for employment)) Tenured faculty, who have been given notice of layoff or leave without pay and wish to secure a transfer to another department, must request in writing such reassignment within three (3) working days after receipt of such notice. The employee must meet the minimum qualifications required of employees of that department as determined by the vice president or dean in consultation with the appropriate division and department chairs. This determination, as to whether faculty members to be laid off meet the minimum qualifications to be assigned to another department(s), shall be made, taking into account WAC 131-16-080, 131-16-091, the screening criteria used for the most recent hiring in the department(s), and current and former faculty assignments within the college. The dean or vice president must inform the faculty member in writing of this determination within three (3) working days of receipt of the request.
- (4) ((Clark college shall be one employment unit and an employee must meet minimum qualifications, as determined by the dean of faculty, appropriate division chairpersons and department chairpersons to instruct in other departments. This determination, as to whether faculty members to be laid off meet the minimum qualifications to instruct in another department, shall be made by the dean of faculty with the counsel of the respective division or department where the individual wishes to be considered for professional employment)) Placement within a department shall be based on seniority as determined in Section 2.

Reviser's note: RCW 28B.19.077 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 76-3, filed 2/1/77 [2/18/77])

WAC 132N-128-110 REDUCTION IN FORCE REVIEW COMMITTEE. (1) ((Before final action by the appointing authority in not renewing a faculty contract for reason of reduction in force, each case must be reviewed by a review)) No later than 5 working days after notification as provided in section (3) WAC 132N-128-090, affected employees may request a hearing by a committee consisting of one administrator appointed by the president, one full-time student selected by the ((council of representatives of the)) Associated Students of Clark College, and three faculty members elected by the ((faculty acting in a body)) senate of Clark College Association of Higher Education. ((One board member

- may serve as ex officio if desired. Such)) All such reduction in forces cases ((may)) will be consolidated for hearing purposes before the same review committee.
- (((2) The reduction in force review committee, to which the matter is referred, shall then conduct proceedings to determine if cause exists and at the conclusion of such proceedings shall develop and make detailed recommended findings of fact and make an appropriate recommendation through the president to the appointing authority regarding the nonrenewal of contract.
- (3) If the review committee, to which a proceeding is referred, fails to make a recommendation through the president to the appointing authority prior to the last day of winter quarter the matter shall be submitted to the appointing authority and it is assumed the reduction in force committee supports the president's recommendation.
- (4) The only exception to the last day of winter quarter deadline permitted would be legislative exigency in which case the appointing authority would have the authority to suspend the deadline date.))

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's note: RCW 28B.19.077 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 132N-128-112 HEARING OFFICER-AP-POINTMENT. Upon receipt of a request for a hearing from affected employee(s), the president shall notify the Board of Trustees and request that the Board appoint an impartial hearing officer from the State Office of Administrative Hearings.

NEW SECTION

WAC 132N-128-114 HEARING OFFICER-DUTIES. It shall be the role of the hearing officer to conduct the hearing in accordance with RCW 28B.19.120 and any procedural rules adopted by the college. The duties of the hearing officer include:

- (1) Deciding, with advice from the review committee, whether the hearing shall be open to the educational community, or whether particular persons should be permitted or excluded from attendance.
- (2) Administering oaths and affirmations, examining witnesses, and receiving evidence, and ensuring that no person shall be compelled to divulge information which he/she could not be compelled to divulge in a court of law.
 - (3) Issuing subpoenas.
- (4) Taking or causing depositions to be taken pursuant to rules promulgated by the college;
 - (5) Regulating the course of the hearing:
- (6) Holding conferences for the settlement or simplification of the issues by consent of the parties;
- (7) Disposing of procedural requests or similar matters;

- (8) Making all rulings regarding the evidentiary issues presented during the course of the review committee hearings;
- (9) Appointing a court reporter, who shall operate at the direction of the hearing officer and shall record all testimony, receive all documents and other evidence introduced during the course of the hearing, and shall record any other matters related to the hearing as directed by the hearing officer.
- (10) Allowing the review committee to hear testimony from all interested parties, including but not limited to faculty members and students, and reviewing any evidence offered by same.
- (11) Preparing the hearing officer's proposed findings of fact and conclusions of law and a recommended decision as soon as reasonably practicable, but in no event longer than 30 calendar days after the conclusion of the formal hearing. The written recommendation of the hearing officer will be presented to the president, review committee, affected faculty member(s) and the Board of Trustees.
- (12) Preparing and assembling a record for review by the Board of Trustees which shall include:
 - (a) All pleadings, motions and rulings;
 - (b) All evidence received or considered;
 - (c) A statement of any matters officially noted;
- (d) All questions and offers of proof, objections and rulings thereon;
- (e) The hearing officer's proposed findings, conclusions of law, and a recommended decision;
- (f) A copy of the recommendations of the review committee.
- (13) Assuring that a transcription of the hearing is made, if necessary, and that a copy of the record or any part thereof is transcribed and furnished to any party to the hearing upon request and payment of costs.
- (14) Consolidating individual reduction in force hearings into a single hearing.
- (15) Taking any action authorized by rule consistent with this chapter.

NEW SECTION

WAC 132N-128-116 RESPONSIBILITIES OF REVIEW COMMITTEE. The responsibilities of the committee shall be:

- (1) To review the case of the proposed layoff.
- (2) To attend the hearing and, at the discretion of the hearing officer, call and/or examine any witnesses.
- (3) To hear testimony from all interested parties, including but not limited to other faculty members and students, and review any evidence offered by same.
- (4) To arrive at its recommendations in conference on the basis of the hearing. As soon as reasonably practicable, but in no event longer than 45 calendar days after the conclusion of the formal hearing, the written recommendations of the committee will be presented to the hearing officer, president, the affected faculty member(s), and the Board of Trustees.

NEW SECTION

WAC 132N-128-118 FINAL DECISION BY THE BOARD OF TRUSTEES. The case shall be reviewed by the Board of Trustees as follows:

- (1) Board review shall be based on the record of the hearing and on any record made before the Board of Trustees.
- (2) The Board may permit an opportunity for oral or written argument or both by the parties or their representatives.
- (3) The Board may hold such other proceedings as it deems advisable.
- (4) The final decision to layoff shall rest, with respect to both the facts and the decision, with the Board of Trustees after giving reasonable consideration to the recommendations of the review committee and the hearing officer. The review committee's recommendations and the findings, conclusions, and recommended decision of the hearing officer shall be advisory only and in no respect binding in fact or law upon the Board of Trustees. The Board of Trustees shall, within a reasonable time following the conclusion of its review, notify the affected faculty member in writing of its rationale, final decision, and the effective date of layoff.

AMENDATORY SECTION (Amending Order 74-6, filed 5/23/74)

WAC 132N-128-120 REEMPLOYMENT AND OTHER CONSIDERATIONS. (1) The college president shall use his/her best efforts in attempting to procure similar employment in another community college district within the states of Washington and Oregon for any faculty member ((reduced)) laid off under the provisions of this article ((in another community college district within the states of Washington and Oregon)). Recall shall be accomplished on the basis of ((reverse)) seniority as set forth herein((: Provided, That affirmative action employment related practices required by law or federal contract shall prevail and be complied with concurrently)).

- (2) Faculty members ((nonrenewed)) terminated under this section shall be considered as being "on-layoff" or on leave of absence without pay.
- (a) A full-time tenured faculty member ((whose contract was not renewed)) laid off or placed on leave without pay as a result of this faculty ((staff)) reduction procedure has a right to recall to any ((teaching)) full-time faculty position, either a newly created one or a vacancy, ((providing)) provided he/she is qualified as determined by ((the dean of instruction)) following the procedure above in WAC 132N-128-100, section ((4)) (3). The recall shall be ((reversed)) by seniority, the most senior first. The right ((of)) to recall shall extend three (3) years from the date of layoff.
- (b) While a layoff continues no new <u>full-time</u> faculty will be hired <u>into the RIF unit</u> except in ((the unique)) circumstances where:
- (i) There are no employees on layoff or leave without pay qualified by retraining to fill a vacant position, or
- (ii) All qualified faculty members on layoff or leave without pay decline the offer to fill the vacancy.

- (c) Faculty members on layoff or leave without pay shall receive a written ((notice)) offer of any open full-time faculty position and within ((at least)) twenty (20) calendar days ((in advance of the deadline for determining whether to)) must exercise their recall rights or decline the offer. The notices sent to the ((employees)) employee(s) must also be submitted to the association.
- (d) Once an individual on layoff or leave without pay status declines an offer to fill a ((vacancy)) full-time position for which he/she is qualified, he/she will be removed from layoff and/or leave without pay status and will no longer have any ((priority)) rights to recall.
- (e) Any individual on layoff or leave without pay will be given first consideration for any part-time ((position)) assignments for which he/she is qualified ((for)).
- (3) Full-time tenured faculty members who have been laid off will retain ((all)) accrued benefits((z)) including but not limited to ((sick leave)) seniority and ((seniority)) sick leave. Upon recall they shall be placed at least at the next higher increment on the salary schedule than at the time of layoff and will retain their tenured status.

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 87-16-037 ADOPTED RULES UNIVERSITY OF WASHINGTON

[Order 87-1—Filed July 28, 1987—Eff. September 1, 1987]

Be it resolved by the board of regents of the University of Washington, acting at Seattle, Washington, that it does adopt the annexed rules relating to chapter 478–116 WAC, University of Washington parking and traffic regulations, specifically, WAC 478–116–080, 478–116–240, 478–116–250, 478–116–260, 478–116–270, 478–116–290, 478–116–350, 478–116–370, 478–116–390, 478–116–450, 478–116–520, 478–116–582, 478–116–584, 478–116–588, 478–116–590, 478–116–600 and 478–116–601.

This action is taken pursuant to Notice No. WSR 87-10-057 filed with the code reviser on May 6, 1987. These rules shall take effect at a later date, such date being September 1, 1987.

This rule is promulgated under the general rule-making authority of the University of Washington as authorized in RCW 28B.10.560 and 28B.20.130.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July 22, 1987.

By Elsa Kircher Cole Assistant Attorney General AMENDATORY SECTION (Amending Order 86-3, filed 8/11/86)

WAC 478-116-080 BICYCLE PARKING AND TRAFFIC REGULATIONS. (1) The primary aim of the bicycle control program is safety, and this aim will be achieved by keeping bicycles out of buildings, away from building exits, and parking them off paths and sidewalks. All bicycle owners are encouraged to register their bicycles at the university police department.

- (2) Bicycles shall be parked in racks. At no time shall a bicycle be parked in a building, near a building exit, on a path or sidewalk, in planted areas nor chained or otherwise secured to trees, lamp standards or sign posts. Except for racks adjacent to the residence halls, bicycle racks in campus areas are for parking and shall not be used for overnight storage.
- (3) Bicycles may be ridden any place where vehicles are permitted. They may be ridden on sidewalks, though pedestrians always have the right of way. Bicycles shall not be ridden on paths or streets where signs indicate such is prohibited. An audible signal shall be used by bicycle operators to warn pedestrians of oncoming bicycles.
- (4) Moving a bicycle into any unauthorized area is prohibited.
 - (5) Impounding for illegal parking.
- (a) Bicycles parked in violation of WAC 478-116-080(2) will be subject to seizure and impounding by the university.
- (b) A bicycle abandoned or parked on university land for twenty-one <u>calendar</u> days or longer is subject to seizure and impound by the university. A bicycle will not be considered abandoned when the owner/operator is unable to remove it and so notifies the university police department.
- (c) Impounded bicycles will be stored at the university police department. Bicycles will be released at specified times and upon presentation of proof of ownership and payment of a ((\$\frac{\$3.00}{})) \frac{\$5.00}{} fine. Owners of impounded bicycles, if identifiable, will be notified as soon as reasonably possible after impoundment and must reclaim the bicycle within ((seven)) fifteen calendar days. Bicycles unclaimed after ((seven days will be released to the sole custody and control of the Seattle police department)) sixty calendar days will be subject to sale at a public auction conducted by the university police department. The university and its officers, employees and agents shall not be liable for loss or damage of any kind resulting from such immobilization, impounding and storage.

AMENDATORY SECTION (Amending Order 84-3, filed 4/30/84)

WAC 478-116-240 VISITOR PARKING. All visitors, including guests, salespersons, ((hospital or health center)) patients ((and in-patient visitors)), maintenance or service personnel, contractors, consultants, and all other members of the public shall park only in available space as directed by the parking division and ((shall pay the established parking fee)) the established parking fee shall be paid, except as noted below:

- (1) ((Federal, state, county, city, school district and similar governmental personnel on official business either in vehicles with tax exempt licenses or by prior arrangements with the parking division shall be admitted to the campus without charge.
- (2) Vehicles owned by contractors and their employees working on campus construction may be parked in designated construction work areas as shown on the construction project drawings without charge. A valid construction parking permit must be visibly displayed in these vehicles.
- (3) Members of the press, television, radio and wire services on official business)) University of Washington licensed vehicles, and public safety/emergency vehicles.
- (2) Media vehicles may park in designated spaces without charge.
- (((4))) (3) Taxis, tow trucks, and commercial delivery vehicles may enter the campus without payment of the parking fee for pickup or delivery of passengers, supplies and equipment only.
 - (4) School buses and tour buses.
- (5) ((Visitors and guests attending special university-wide events such as commencement will be parked without charge. Parking fees shall be charged for college and departmental events such as open houses, symposiums, social and cultural events, unless exempted elsewhere in these regulations:
- (6) Visitors invited)) Individuals coming to the campus for the purpose of rendering uncompensated services to ((departmental areas)) the University of Washington will be parked in designated areas without charge. In such event, the department or administrative unit receiving the uncompensated service will pay the parking fee ((from its operating budget)) at the departmental commuter ticket rate.
- (((7) Persons invited to the campus for the purpose of rendering uncompensated services to the University of Washington, as identified by the office of the president, will be parked in designated areas without charge.
- (8) Persons holding emeritus or similar appointments who do not elect reemployment in a compensated status after retirement will be parked in designated areas without charge.) (6) Persons retired from the university will be parked in designated areas without charge. Retired persons reemployed on a forty percent basis may purchase annual permits at forty percent of the annual permit cost, or may purchase quarterly permits at one hundred percent of the quarterly permit cost.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-250 SPECIAL PERMITS. (1) Temporary or part-time employees, salespersons, maintenance and service personnel, persons serving the university without pay, and other visitors who must frequently visit the campus on university business, shall be issued parking permits at the regular annual or quarterly fee or at a rate based on the regular annual fee, subject to the approval of the manager of the parking division. Parking on the campus will not be provided to persons intending to make personal solicitations from or personal sales to university employees or students.

- (2) Complimentary drive—through permits may be issued to parents of young children registered in university sponsored programs. Drive—through permits do not include parking privileges.
- (3) The manager of the parking division will assist university departments which sponsor functions such as conferences, seminars, dinners, and similar events in arranging for parking and the collection of parking fees. Such fees will be deposited in the parking fund.
- (4) Self-sustaining university departments may requisition parking for their events in the same manner as they do other services furnished by the university and the parking fees collected will be deposited in the parking fund.
- (5) Reserved parking areas may be assigned for use by the president, vice presidents, deans, department directors, or their equivalents. Additionally, reserved parking areas may be assigned for use by physically handicapped individuals where need and condition therefor are demonstrated to the manager of the parking division. The transportation officer is authorized to make exceptions to these restrictions if it is determined that such reserved status is required in the conduct of university business. Reserved parking area permits will be issued only by the manager of the parking division and upon payment of the prescribed fee. Such parking areas will be reserved ((only)) usually between the hours of 7:00 a.m. and 6:00 p.m., Monday through Friday.
- (6) Capital projects which use parking spaces for employee parking or construction staging may be assessed a charge based on their impact to parking revenues.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-260 ATHLETIC EVENT PARK-ING. The parking fee established in WAC 478-116-600(((2))) will be charged for each vehicle parked for athletic events, except:

- (1) Vehicles displaying valid university parking permits;
 - (2) Vehicles of visiting teams, coaches and bands;
- (3) Vehicles of persons presenting permits for prepaid athletic parking. The agency or office issuing the permit will reimburse the parking fund at the established fee for each vehicle parked.

AMENDATORY SECTION (Amending Order 86-3, filed 8/11/86)

WAC 478-116-270 EVENING PERMITS. Evening permits will allow ((daily)) parking during the period of time printed on the permit, as well as on Saturdays or Sundays in assigned areas, except ((football)) for scheduled athletic and other special events parking.

AMENDATORY SECTION (Amending Order 79-3, filed 8/2/79)

WAC 478-116-290 TEMPORARY AND RE-PLACEMENT PERMITS. (1) Any permit holder may obtain without charge a temporary permit at the parking division office for an unregistered vehicle when necessary due to nonavailability of his or her registered vehicle.

- (2) Any permit holder may obtain ((at a charge of one dollar)) a replacement permit upon completion of a signed certificate as provided in WAC 478-116-600(2) when his or her assigned permit has been lost, stolen or destroyed.
- (((3) Any permit holder may obtain at a charge of one dollar a replacement permit upon delivery of the scrapings of his or her assigned permit when his or her vehicle has been sold. Without the scrapings a replacement fee of two dollars will be charged as provided in WAC 478-116-600(2):))

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-350 METERED PARKING. Any vehicle other than university owned vehicles ((occupying)) with tax exempt license or a vehicle displaying a disability permit or license issued by the state department of licensing which occupies metered space is subject to payment of the meter fee in accordance with the hours posted, even though the vehicle may display a valid permit.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-370 RECALL OF PERMITS. Permits are the property of the university, and may be recalled by the manager of the parking division for any of the following reasons:

- (1) When the purpose for which the permit was issued changes or no longer exists;
- (2) When a permit, area designator or gate key card is used by or on an unregistered vehicle or by an unauthorized person;
 - (3) Falsification on a parking permit application;
 - (4) Nonpayment of parking fees;
- (5) Counterfeiting or altering of permits, area designators or gate key cards;
- (6) Failure to comply with a final judgment of the university parking court;
- (7) Vehicles displaying recalled permits will be subject to impound on sight and the permit confiscated for return to the manager of the parking division.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-390 SCHEDULE OF FEES. Fees for parking are those provided in WAC 478-116- $600((\frac{2}{3}))$.

AMENDATORY SECTION (Amending Order 79-3, filed 8/2/79)

WAC 478-116-450 ELECTION TO FORFEIT OR CONTEST. (1) The summons or parking violation notice issued pursuant to WAC 478-116-440 shall advise the alleged violator that he or she may elect either to pay and forfeit the fine applicable to the violation(s) charged or to contest the matter(s) in the university parking court.

- (2) If the alleged violator chooses to forfeit the fine(s) he or she may do so by mail, forwarding the appropriate amount by check or money order or bringing such amount in cash to the university parking violations division. Such forfeiture shall constitute a waiver of the right to a hearing.
- (3) If the alleged violator chooses to contest, he or she may do so by contacting the parking violations division and requesting a date to appear in court. Such request may be made by telephone, mail or in person.
- (4) If an alleged violator has received one or more parking violation notice(s) amounting to ((\$12.00))\$20.00 or more and has neither paid the fines nor requested a court date, the parking violations division shall send a notice of election to forfeit or contest to the alleged violator not less than seven ((business)) calendar days following service of the unanswered summons or parking violations notice. This notice shall direct the individual to either (a) pay the fine in the amount specified or, (b) request an appearance before the university parking court. Such action must be taken within ten ((business)) calendar days of the date the notice of election to forfeit or contest was posted. Failure to comply with either (a) or (b) within the specified time limit will result in a default judgment, and the university parking judge may impose such penalty or fines appropriate under the schedule of fines established pursuant to WAC 478-116-520.
- (5) Failure of an alleged violator to appear in the university parking court on the date set or to apply for a continuance of the hearing date or to pay and forfeit fines prior to the hearing date shall, unless lawful excuse is established before the university parking court, constitute a plea of guilty to the complaint or information and such penalty or fine may be imposed by the parking judge as is appropriate under the schedule of fines established pursuant to WAC 478-116-520.

<u>AMENDATORY SECTION</u> (Amending Order 79–3, filed 8/2/79)

WAC 478-116-520 FINES AND PENALTIES. (1) The fines or penalties which may be assessed for violations of these regulations are those detailed in WAC 478-116-601.

- (2) Fines.
- (a) Persons cited for violation of these regulations may respond either by arranging for a university parking court date or by paying and forfeiting a fine within ((seven)) fifteen calendar days of service of the citation in accordance with WAC 478-116-450. Forfeitures submitted by mail must be postmarked within ((seven)) fifteen calendar days of the date of issue of the citation in order to avoid additional penalties.
- (b) An additional fine of ((\$5.00)) \$7.00 per offense shall be assessed for each parking citation which is not responded to within the ((seven)) fifteen calendar day limit provided in WAC 478-116-520 (2)(a).
- (c) The manager of the parking division shall cause these regulations or a reasonable summary thereof to be:
- (i) Published in the University of Washington Daily at least twice each calendar year.

- (ii) Prominently displayed in the offices of the university parking violations division, the university police department, and the parking division.
- (d) The fine schedule shall be printed on the parking violation notices served on alleged violators.
- (3) In any case where an alleged violator within a period of three months or less has a combined total of five or more violations with respect to which he/she has either forfeited the fine or been convicted of the violation, the parking judge may, in addition to whatever fines are appropriate under the applicable fine schedule, impose the following sanctions:
- (a) Suspension of permit parking privileges on campus for a specified time;
- (b) Direct a report of the offense to be forwarded to the appropriate dean or administrative officer.

AMENDATORY SECTION (Amending Order 86-3, filed 8/11/86)

IMPOUNDMENT FOR WAC 478-116-582 FAILURE TO PAY FINES. Any vehicle may be impounded for outstanding fines when, after ((fourteen)) fifteen calendar days after judgment of the university parking court imposing liability for fines, the owner has neither paid such fines nor requested a hearing before the university parking court to contest the judgment. In no case shall failure to comply with a judgment of the parking court constitute grounds for impoundment unless notice is sent to the registered owner or alleged violator prior to the hearing informing him of the violations with which he/she was charged and of his/her right to elect between paying the fine prior to the date set for hearing before the parking court or appearing on that date to contest such fines. Such notice shall clearly indicate that failure to respond by either payment of the fines or appearance in court will result in a judgment against the owner and that failure to comply with an order of the parking court will subject the vehicle to impoundment if it is found parked on university lands.

AMENDATORY SECTION (Amending Order 78-3, filed 6/15/78)

WAC 478-116-584 IMPOUNDMENT WITH-OUT PRIOR NOTICE. A vehicle may be impounded without reasonable attempt having been made to notify the owner of the possibility of this action only in the following circumstances:

- (a) When in the judgment of a university police officer the vehicle is obstructing or may impede the flow of traffic, or is parked unattended in a posted fire lane, or
- (b) When in the judgment of a university police officer the vehicle poses an immediate threat to public safety, or
- (c) When a university police officer has probable cause to believe the vehicle is stolen, or
- (d) When a university police officer has probable cause to believe that the vehicle contains or constitutes evidence of a crime ((or contains evidence of a crime)), and in his judgment impoundment is necessary to obtain or preserve such evidence.
- (e) When a driver is arrested and/or deprived of the right to leave with his/her vehicle, and the university

police are responsible for the "safekeeping" of the vehicle.

AMENDATORY SECTION (Amending Order 78-3, filed 6/15/78)

WAC 478-116-588 NOTICE AND REDEMP-TION OF IMPOUNDED VEHICLES. (1) Not more than ((48)) twenty-four hours after impoundment of any vehicle, the University of Washington police department shall mail a notice to the registered owner of the vehicle, as may be disclosed by the vehicle license number, if such be obtainable, and to any other person who claims the right to possession of the vehicle, if such a claim is known to an officer, agent or employee of the University of Washington police department who has knowledge of the impoundment. The notice shall be mailed to the registered owner at the address provided by the Washington state department of ((motor vehicles)) licensing or the corresponding agency of any other state or province. If a police officer who has knowledge of the impoundment has reason to believe that an owner, or one who claims to be an owner, is residing or in custody at some different address which is known to the officer, a copy of the notice shall be mailed or personally delivered to such owner or claimant in a manner designed, as nearly as may be practicable, to give actual notice to him or her. The notice shall contain the full particulars of the impoundment, redemption, and an opportunity for $((\frac{1}{2}))$ a hearing to contest the propriety of the impoundment as hereinafter provided.

Similar notice shall be given to each person who seeks to redeem an impounded vehicle. If a vehicle is redeemed prior to the mailing of notice, the notice need not be mailed.

- (2) Vehicles impounded shall be redeemed only under the following circumstances:
- (a) Only the registered owner who has a valid driver's license or person authorized by the registered owner who has a valid driver's license and who produces proof of authorization and signs a receipt therefor, may redeem an impounded vehicle.
- (b) Any person so redeeming a vehicle impounded shall pay the cost of such impoundment (towing and storage), together with such fines as ((fare outstanding against the vehicle if impoundment was made pursuant to)) are outstanding against the vehicle if impoundment was made pursuant to WAC 478-116-582 prior to redemption, except as provided in subsection (c) of this regulation.
- (c) Any person seeking to redeem a vehicle impounded under (($\frac{\{\text{WAC 478-116-582},\}}{\{\text{478-116-584}\}}$)) WAC $\frac{478-116-582}{\{\text{478-116-584}\}}$ or $\frac{478-116-586}{\{\text{648}\}}$ has a right to a hearing to contest the validity of impoundment or the amount of towing and storage charges and shall have his or her vehicle released upon making a written request for a hearing to the university parking court(($\frac{\{1,1\}}{\{1,1\}}$)), paying any outstanding fines, and executing a promissory note, naming the University of Washington as payee, in an amount to include both the costs of towing and storage and a civil penalty of fifty dollars which promissory note shall immediately become due and owing in the event such person either:

- (i) Fails to appear at the requested hearing, or
- (ii) Fails to pay by ((7:00)) 6:00 p.m. the next business day following the hearing any towing and storage charges for which such person may be found liable.
- (A) In addition to any other penalty which may be imposed as a result of actions described in subsections (i) or (ii), campus parking privileges shall be suspended until all such debts are paid.
- (B) The promissory note shall be automatically cancelled and discharged when a person either:
- (i) Pays the towing and storage charges and cancels his or her request for a hearing, or
- (ii) Pays the towing and storage charges by ((7:00)) 6:00 p.m. the next business day after having been found liable therefore at the hearing provided for in this section.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-590 DELEGATION OF AUTHORITY. The authority and powers conferred upon the chief of police, ((chief plant engineer)) plant engineering manager and the manager of the parking division by these regulations shall be subject to delegation by them to their subordinates.

AMENDATORY SECTION (Amending Order 86-3, filed 8/11/86)

WAC 478-116-600 FEES. (((1) For purposes of this section the following lots are in:

- (a) Zone A -
- (i) Central campus: C1, C3, C6, C7, C8, C9, C10, C12, C13, C14, C15, C16, C17, C18, C19;
 - (ii) East campus: E3, E6, E7, E8, E13, E15, E16;
- (iii) North campus: N2, N3, N4, N6, N7, N8, N9, N10, N11, N12, N13, N14, N15, N16, N18, N20, N21, N22, N23, N24, N26, N27, N28;
 - (iv) South campus: S1, S4, S5, S6, S7, S8, S9, S10;
- (v) West campus: W3, W4, W5, W6, W7, W8, W9, W10, W11, W12, W13, W14, W19, W20, W21, W22, W23, W24, W25, W29, W34, W39, W41, W42.
 - (b) Zone B -
 - (i) East campus: E2, E9, E10, E11, E12;
 - (ii) North campus: N1, N5, N25;
 - (iii) South campus: S13;
- (iv) West campus: W2, W26, W27, W28, W33, W35, W36, W40.
- (2) The following schedule of parking fees is hereby established:

PER AMOUNT

(a) Type of permit =		
(i) Annual permits:		
(A) Zone A permits	- Year	\$204.00
(B) Zone B permits	- Year	150.00
(C) Reserved – general	Year	420.00
(D) Wheelchair permits	- Year	150:00
(E) Motorcycles, scooters and	1 00.	
mopeds	Year	30:00
(F) Drive-through permits		
(Full-time faculty and staff only)	- Year	- 6.00
(G) 24 hour storage, garages	- Year	240.00
(H) Carpool permits	- Year	24.00
	Manch	 6.80
(I) Retiree permits	MOUTH	-0.60

PER-AMOUNT

(ii) Ouastarla permiter		
(ii) Quarterly permits: (A) Zone A permits	Quarter	51.00
(B) Zone B permits	- Quarter	 37.50
(C) Reserved - general	- Quarter -	105.00
(D) Wheelchair permits	Quarter-	37.50
(E) Drive-through permits	0	2.00
(Full-time faculty and staff only)	Quarter	2:00
(F) Motorcycles, scooters and	- Ouarter-	7.50
(G) 24-hour storage, garages	- Quarter -	60.00
(H) Carpool permits	Quarter	6.00
(I) Retiree permits	Quarter	20.40
(iii) Night permits (4:00 p.m. to		
7:30 a.m. and Saturday a.m. excep	ot	
football parking)	Year	96.00
(A) Zone A annual permits (B) Zone B annual permits	Year	54.00
in a transfer to the	Quarter	24.00
(D) Zone B quarterly permits	Quarter	13.50
(iv) Academic year permits (9 months	- `	
24-hour storage)		
	emic year -	- 153.00
(B) Zone B Acad	emic year	112.50
(C) 24-hour storage-garages Acad	emic year	180.00
(b) Hourly parking rates for designate areas on main campus and sout	·u ♣	
campus (6:00 a.m. to 11:00 p.n	 -	
weekdays only) =	••	
(i) 0-15 minutes	No charge	
(ii) 0-30 minutes (wheelchair patrons)	No charge	
(iii) 15 minutes to 30 minutes		\$ 1.00
(iv) To 1 hour		1.50
(v) 1 hour to 2 hours		2.00
(vi) 2 hours to 3 hours		2.50
(vii) Over 3 hours	Week	3.00
(c) Hourly parking rates for designate		0.50
areas on the periphery of campu	.u	
(6:00 a.m. to 11:00 p.m. weekday	7 5	
only) =	,	
(i) 0-15 minutes	No charge	
(ii) 0-30 minutes (wheelchair patrons)	No charge	
(iii) 15 minutes to 1 hour		1.00
(iv) 1 hour to 2 hours		1.50
(v) Over 2 hours (d) Evening parking (4:00 p.m7:30 a.m.	7	1.73
	No charge	
(ii) 0-30 minutes (wheelchair patrons)	No charge	
(iii) 15–30 minutes		.75
(iv) Over 30 minutes		1.25
(c) Saturday morning parking (6:00 a.m		
noon) except football parking	- Day	1.25
(f) Special permits -	337 1.	4.50
(i) Short term		
(iii) Short-term motorcycle (iii) Ticket books (persons identified		.50
WAC 478-116-240(6) and 478	 }=	
116-250(1) only)		
(A) 5 ticket book - Dept./Indv.		4.25
(B) 10 ticket book - Dept./Indiv.		
(C) 25 ticket book - Dept./Indiv.		21.25
(iv) Steno person (SP) and special service		204.00
(SS)	- Year	204.00 51.00
(g) Mechanically controlled parking are	Quarter -	31.00
as designated (parking meters, tick		
dispensers, automatic gates, etc.)		.2575
(h) Athletic events =		
(i) Football and other stadium events	in	
excess of 24,000 attendance		
(A) Automobiles		7.00
(1) One occupant		7.00
(HI) Two occupants (HI) Three or more occupants		6.00
(B) Motor homes		6.00
(2) 11200 101100		0.00

PER AMOUNT

PER AMOUNT

(C) P		10.00
(C) Buses (ii) All other events - Pavilion and stadiv		10.00
um lots		2.00
(A) When staffed by attendants (B) When controlled by mechanical equip-		 2.00
ment (E1-only)		60
(i) Miscellaneous fees =		
(i) Transfer from one area to another by request of individual		2.00
(ii) Gate keycard replacement - not to ex-		2.00
ceed		5.40
(iii) Vehicle gate keycard deposit (Amount of deposit will be set by the manager		
of the parking division. Deposit will		
be returned to individual when key is	Vot to	
	exceed	10.00
(iv) Wheelchair patrons - with the advice of the transportation advisory com-		
mittee, the director of the transpor-		
tation office is authorized to equita-		
bly adjust the automobile occupant		
rates to accommodate wheelchair patrons.		
(v) Permit replacement		
(A) With signed certificate of destruction or thef		1.10
(B) Without certificate of destruction or theft		
(v) Impound fee (vi) Carpools – (Daily pay parking in certain des	ignated	
or more persons.)		.2550))
The following schedule of parking fees is hereby	establis	hed:
The following schedule of parking rees is nervey		AMOUNT
	FLK	AMOUNT
(1) Type of permit –		
(a) Annual permits:		
(i) General	Year Year	\$240.00 480.00
(ii) With reserve designator (iii) Motorcycles, scooters and mopeds	Year	36.00
(iv) 24-Hour storage garage	Year	300.00
(v) Drive through (full-time faculty and		0.00
staff only)	Year	8.00
(vi) Carpool : 2-person	Year	120.00
: 3 or more persons	Year	60.00
(vii) Retiree	Year	96.00
(viii) Night permits (4:00 p.m. to 7:30 a.m.)	Year	120.00
Note: Quarterly permits are prorated on the appli	cable a	nnual rate.
(b) Other permits		
(i) Individual commuter ticket books	,	
(WAC 478-116-240(6) and 478-116-250(1)	<u>).</u>	\$10.00
: 10-Ticket booklet : 25-Ticket booklet		25.00
(ii) Departmental commuter ticket books (gu	ests)	
: 10-Ticket booklet		20.00
: 25-Ticket booklet	klat	50.00 25.00
(iii) Departmental special visitor 5-ticket boo (iv) Short term permit	Kict	23.00
: Disabled student, employee		Annual
		Permit
Conference workshops seminars		Rate
: Conferences, workshops, seminars, continuing educ.		Daily/
continuing cauc.	-	Evening
		Rate
(v) Departmental out-of-area permit	Each	24.00
(2) Special designators (in addition to the monthly parking rate)		
	Annual	24.00
(ii) "US" designator	Annual	
(iii) Additional area designator		10.00
(max. or o)	Annual Annual	
(iv) "SS" designator	Annual	12.00

(v) "Disability" Designator (for vehicles	
with state disability permits)	No charge
(3) Gate issued	
(a) Hourly parking rates for designated areas on	
main campus and south campus (6:00 a.m. to	
11:00 p.m. weekdays only)	
(i) 0 15 minutes	No charge
(i) 0-15 minutes	1.00
(ii) 15 minutes to 30 minutes	1.50
(iii) to 1 hour	2.00
(iv) 1 hour to 2 hours	
(v) 2 hours to 3 hours	2.50
(vi) over 3 hours	3.00
(b) Daily—Stadium area	
(i) 0–15 minutes	No charge
(ii) 15 minutes to 1 hour	1.00
(iii) 1 hour to 2 hours	1.50
(iv) over 2 hours	2.00
(c) Weekly permit	7.00
	.50
(e) Carpool permit (certain designated	50 1 00
areas for 2 or more persons) Daily	.50–1.00
(f) Evening permits (4:00 p.m. to 7:30 a.m. weekdays	<u>s)</u>
(i) 0-15 minutes	No charge
(ii) 15 to 30 minutes	.75
(iii) over 30 minutes	1.50
(4) Mechanically issued (Mechanically	
controlled parking areas as designated—parking	
meters, ticket dispensers, automatic gates,	
etc.)	.50–.75
(5) Special event issued	
(a) Football and other stadium events in	
excess of 24,000 in attendance	
(i) Automobiles	
: 2 or more persons	6.00
	9.00
: 1 person	12.00
(ii) Motorhomes	15.00
(iii) Buses	
(b) All other events requiring special staffing	3.00
(6) Miscellaneous fees	5.00
(a) Gate keycard replacement - not to exceed	5.00
(b) Vehicle gate keycard deposit	
(Amount to be set by parking	
division manager. Deposit	
will be returned to individual	
when keycard is returned to the parking	
division.) - not to exceed	10.00
(c) Permit replacement with signed	
certificate of destruction or theft	1.25
: The schedule above includes applicable Washington	n state sales
tax.	

Note:

Reviser's note: RCW 28B.19.077 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 79-3, filed 8/2/79)

WAC 478-116-601 FINES AND PENALTIES. The following schedule of fines for violations of the rules listed in WAC 478-116-600 is hereby established:

OFFENSE	MAXIMUM FINE
(((1))) 01 Obstructing traffic WAC 478-116-190	\$ ((10.00)) <u>15.00</u>
(((2))) 02 Enter/exit paying WAC 478-116-110	

OFFENSE	MAXIMUM FINE	OFFENSE	MAXIMUM FINE
WAC 478-116-200 (((44))) 04 Failure t WAC 478-116-200 (((55))) 05 Improper displ permit	(3.00) 0 set brakes 5.00 0 set brakes 5.00 ay of vehicle	WAC 478-116-3 23 Parking in sp for wheelchair	polication to the sist division the ed for the first conth period.) ((2.00)) 40 3.00 acc designated 50.00
(((17))) 07 Occupying mestall or space	ore than one	AMENDATORY SECTION filed 8/11/86) WAC 478-138-050 USE DIUM BOAT MOORAGE AGE FEE (FOR EACH EVI Private Boats: Length to 50 feet Length over 50 feet Length over 50 feet in length may be limited ager of the parking division. ((Private boat owners must sof insurance and boat registra prior to issuance of a moorage Charter Boats: Load and unload Load and unload	WASHINGTON 87—Eff. September 1, 1987] of regents of the Universificattle, Washington, that it relating to use of university ies, moorage fee (for each on the Notice No. WSR 87—reviser on May 20, 1987. It at a later date, such date of under the general rule—liversity of Washington as 60 and 28B.20.130. It is is that the institution is is of the Open Public RCW), the Higher Educature Act (chapter 28B.19 ister Act (chapter 34.08 is erules. TED July 22, 1987. By Elsa Kircher Cole Assistant Attorney General of Action of Section 1988. E OF UNIVERSITY STA-E FACILITIES—MOOR-ENT). \$.30 per foot the color of the parking division of the parking division is the parking division.
			necessary for single occur-

WSR 87-16-039 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed July 29, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning motor carriers, amending WAC 480-12-010, 480-12-020, 480-12-025, 480-12-030, 480-12-031, 480-12-045, 480-12-070, 480-12-100, 480-12-110, 480-12-125, 480-12-127, 480-12-130, 480-12-135, 480-12-150, 480-12-200, 480-12-205, 480-12-235, 480-12-250, 480-12-260, 480-12-295 and 480-12-321; and repealing WAC 480-12-175.

The proposed amendatory sections are shown below as Appendix A, Cause No. TV-2092. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendments and repeal 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, September 9, 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 adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 80.01.040 and 81.80.290.

The specific statute these rules are intended to implement is various in chapter 81.80 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 4, 1987.

Dated: July 28, 1987 By: Paul Curl Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480–12–010, 480–12–020, 480–12–025, 480–12–030, 480–12–031, 480–12–045, 480–12–070, 480–12–100, 480–12–110, 480–12–125, 480–12–127, 480–12–130, 480–12–135, 480–12–150, 480–12–200, 480–12–205, 480–12–235, 480–12–250, 480–12–260, 480–12–295 and 480–12–321; and repealing WAC 480–12–175.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 81.80.290 which direct that the commission has authority to implement the provisions of chapter 81.80 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to simplify and clarify many motor carriers rules now in existence. Essentially, they are housekeeping in nature. More substantive amendments are those to WAC 480-12-010 which increases the charge for replacement or additional rule books to \$7.50 to cover costs; WAC 480-12-125 which increases the charge for reissuance of lost permits

to \$5.00; WAC 480-12-235 which is intended to expedite settlement of claims for loss and damage; and WAC 480-12-260 relating to the issuance and contents of bills of lading.

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 chapter 81.80 RCW.

The rule changes are not necessary as the result of federal law, or federal or state court action.

The rule changes proposed will affect no economic values.

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Joint Administrative Rules Review Committee.

APPENDIX "A"

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-010 RULE BOOK MUST BE IN MAIN OF-FICE—CHARGE FOR REPLACEMENT. (1) All carriers operating under these rules are required to keep a copy of same on file in their main office at all times, and to regularly insert all revised pages issued by the commission so that the rule book contains all the current rules.

(2) The original book to noncarriers, replacement of lost books, or additional rule books will be charged for at ((\$\frac{\pmax}{2.00}\)) seven dollars fifty cents, plus retail sales tax, for each copy.

(3) Failure to comply with subsection (1) of this ((rule)) section will subject permittee to penalty.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-020 REMITTANCES. (1) Remittances to the commission may be by money order, bank draft, company check, or certified check payable to the Washington utilities and transportation commission. Personal checks, if drawn on a bank in the state of Washington, will be accepted subject to collection.

(2) Remittances in currency or coin are wholly at the risk of the remitter. The commission assumes no responsibility for loss of currency or coin sent by mail.

(3) Do not remit postage stamps, except when so directed.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-025 ADDRESS, CHANGE OF. A change in the address of the principal place of business of any carrier must immediately be reported to the commission in writing.

AMENDATORY SECTION (Amending Order R-50, filed 8/8/73)

WAC 480-12-030 APPLICATIONS. (1) Applications for permits or extensions for permanent or temporary common or contract authority, requests for permanent or temporary authority to transfer outstanding common or contract carrier permits, and requests for permanent or temporary authority to acquire control of common or contract carriers, shall be made on forms furnished by the commission and, in accordance with any instructions accompanying the forms, shall contain all the information required therein, and shall be accompanied by the documents and exhibits specified in the application form

or instructions and the fee of one hundred fifty dollars for applications for permanent authority including applications for extensions, thirtyfive dollars for applications for temporary authority, ((thirty-five dollars for applications for "seasonal agricultural carrier" permits as provided in WAC 480-12-105,)) and thirty-five dollars for applications for a change of corporate name. No application will be accepted for filing until all required information is supplied, and in the case of applications for permits or extensions, until the authority sought has been expressed in clear and acceptable permit terminology. In the case of a transfer of a portion of a permit, the applicant must also submit a proposed revision of the balance of the permit which complies with WAC 480-12-050(5), which proposed revision will be docketed along with the transfer application.

(2) Notwithstanding the foregoing, applications to register ICC operating authority with the commission shall be accompanied by the fee of twenty-five dollars for motor carriers who have not previously filed currently effective applications for such registration and the fee of ten dollars for motor carriers who have previously filed currently effective applications for such registration.

(3) All exhibits or papers submitted with application must be plainly written or typed on one side of the paper only, such paper to be of standard letter size, 8 1/2 by 11 inches.

AMENDATORY SECTION (Amending Order R-192, Cause No. TV-1627, filed 7/28/82)

WAC 480-12-031 PETITION TO AMEND PERMIT TO IN-CORPORATE COMMERCIAL ZONE AUTHORITY. Any common carrier ((who has)) which, on July 28, 1982, had authority to transport general freight between two points in a commercial zone as defined in WAC 480-12-081 may petition the commission to amend its permit to include commercial zone authority. Common carriers who desire this amendment must notify the commission within sixty days of the effective date of these rules. The petition must be on a form provided by the commission and must be accompanied by an administrative fee of one hundred fifty dollars.

AMENDATORY SECTION (Amending Order R-70, filed 1/29/75, effective 3/1/75)

WAC 480-12-045 APPLICATION FOR PERMANENT AU-THORITY, DOCKETING-PROTESTS-HEARINGS. For the purposes of this rule, applications for permanent authority shall include applications for permanent common or contract carrier authority or extensions thereof, requests for authority to transfer outstanding common or contract carrier permits, and requests for authority to acquire control of common or contract carriers.

(1) All applications for permanent authority (except applications for combination of services((;)) by log contract carriers, filed under the provisions of RCW 81.80.060), shall be published in the commission's weekly application docket, to be mailed on the first business day of each week.

(2) The weekly application docket will set forth the name and address of the applicant and the name and address of his attorney or agent, if any, and a description of the authority sought. The docket shall be mailed to the applicant, and, upon written requests to all carriers, or their attorneys or agents, and to other persons having a valid

interest in application proceedings.

(3)(a) Any person having a valid interest adverse to the application may file with the commission its protest to the application, in two copies, within 30 days after the date of the weekly docket on which the application was published. A copy of the protest shall also be served upon the applicant's attorney or agent (or applicant if no representative is named in the docket), and there shall appear on the copies filed with the commission a certificate of service reading: "I hereby certify that I have this day served a copy of this protest upon the applicant or his attorney or his authorized agent by mailing it properly addressed with postage prepaid" and followed by date and signature of the protesting person, his attorney or his authorized agent.

(b) Protests shall set forth specifically the grounds upon which they are made and contain a concise statement of the interest of the protestant in the proceeding. If the protest is directed to only a portion of the rights sought, the protestant shall set forth that portion to which it objects. In the case of applications made under RCW 81.80.270, if an

allegation of inactivity is directed to only a portion of the rights involved in the transaction, the rights alleged to be inactive shall be specifically set forth. Where a protestant has a limited interest in an application, which possibly could be eliminated by a restrictive amendment to the application, which amendment must be acceptable to the commission, it may also include in the protest an offer to withdraw the protest in the event of acceptance by applicant and the commission of such amendment. Protests shall set forth the approximate number of witnesses to be presented by the protestant and an estimate of the hearing time for such presentation. Protests shall contain a certification that, if an oral hearing is held, the protestant will appear at the

(c) Protests may be signed either by the protesting party or by his duly authorized attorney or agent; and if by attorney or agent shall contain the name of the person or persons in whose behalf the same is filed. Protests also may be filed in the name of a transportation industry organization, association, or conference on behalf of its members and shall specify the names of the individuals in whose interests it is filed. Such protests shall contain a list of currently active members and be signed by an authorized representative of the organization, association, or conference((, and the organizations, associations, or conferences filing such protests shall maintain on file with the commission lists of their current membership)).

(d) No person who fails to file a protest as provided herein will be permitted to intervene at the hearing. Failure seasonably to file a protest as provided herein will be construed as a waiver of opposition and participation in the hearing.

(e) Protests not in reasonable compliance with the requirements of this subsection shall be rejected by the commission.

(4)(a) Unless applicant has certified at the time of filing the application that it is ready to proceed upon the expiration of the 30-day protest period, if protests to its application have been filed, applicant shall, within 30 days after the period for filing protests has expired, notify the commission in writing (1) that it is ready to proceed and prosecute the application, or (2) that it wishes to withdraw the application. Failure so to notify the commission will be construed to mean that applicant has no further interest in the application, and the application will thereupon be dismissed by the commission.

(b) Notice of the time, date, and place of hearing will be given to all parties of record.

(c) A request by any party for a change in the time, date, or place of an assigned hearing must be in writing, must set forth good and sufficient cause for the request, and be filed with the commission not less than 10 days before the assigned hearing date and must be served on all other parties. Only in emergency circumstances may such request be filed less than 10 days before the assigned hearing date and shall set forth in writing the reasons therefor and must be served on all other parties. Notice of change in time, date, or place of hearing will be given to all parties of record by the commission.

(5)(a) Except for good cause shown, any application upon which a hearing has been ordered by the commission shall be dismissed without further notice for failure of the applicant to appear at the hearing and present evidence in support of its application and said dismissal may provide that the application may not be refiled for a period of 90 days thereafter. Application fees are intended partially to defray the expense of handling and processing applications and are not subject to refund.

(b) Except where a restrictive amendment has been made as provided in subdivision (3)(b) of this section, or for good cause shown, the failure of any person filing a protest to an application to appear at a hearing thereon shall be construed as a waiver of its right to participate further in the proceedings, and the protest of such person shall be deemed abandoned.

(6) If the period for filing protests expires without any protest having been filed with the commission, or if a protest has been filed and is later withdrawn or abandoned, the commission may allow the application to be presented by verified statements. If the application is processed without hearing, the applicant shall, within 15 days of being notified, submit verified statements of witnesses containing the facts to which the witnesses would testify at a hearing if one were held, and otherwise such application shall be dismissed.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-070 PERMIT RIGHTS DEFINED---CLASSIFI-CATION OF CARRIERS. Rights contained in permits shall be defined and construed, and carriers classified according to ((Appendix "A" herein, entitled "Classification of brokers, forwarders and motor carriers of property.")) WAC 480-12-990. Where specific territory or areas in permits are designated by geographical names, these shall have the meanings stated in Appendix "A" for all permits. Example: When the term southwest Washington is used it shall mean the said specified counties or portions thereof as listed in Appendix "A."

AMENDATORY SECTION (Amending Order 136, Cause No. TV-1286, filed 12/12/79)

WAC 480-12-100 FORWARDERS AND BROKERS. (1) For the purpose of these rules a "forwarder" shall be defined as a person engaged in the business of soliciting, collecting or assembling shipments for the purpose of combining the same into a shipment of such size as to be entitled to a quantity rate and who forwards such shipment in his own name and at his own risk by a common carrier at such quantity rate.

(2) A "broker" is a person engaged in the business of providing, contracting for or undertaking to arrange for, transportation of prop-

erty by two or more common carriers.

- (a) A broker's compensation shall be in the form of a fixed fee or percentage of the total tariff charges which shall be fixed and established by the commission based upon evidence submitted by the affected party or parties, which in every instance must be collected from the shipper by the broker and no charge for any service shall be collected from the carrier. Every common carrier broker shall collect his fee, or percent of the total revenue charges, as a separate item and in accordance with the provisions of WAC 480-12-340 credit, extension of, by common carriers. Unless specifically authorized by the commission no common carrier broker authorized to collect charges from shippers for common carrier brokerage service shall collect from said shipper the common carrier tariff charges arising from the highway transportation of the property: PROVIDED, That these provisions will not apply to any person holding a broker permit issued by the commission prior to ((the effective date of this rule)) April 16, 1971. Such brokers may continue to operate under the terms and conditions specified in their broker permit and under the commission rules which were in effect at the time their broker permit was issued.
- (3) A carrier holding a highway transportation permit or an agent of such carrier, may not act as a shipper's agent, except as may be specifically authorized by a common carrier forwarder permit or a common carrier broker permit.
- (4) A permit shall not be issued authorizing any one person to operate both as a broker and a forwarder.
- (5) A forwarder shall not be permitted to charge rates which are lower than those prescribed for common carriers by motor vehicle. Such forwarder shall ship only over the lines of common carriers holding permits authorizing the transportation of general freight by motor vehicle.
- (6) A common carrier broker, who also holds a common carrier permit authorizing highway transportation, may not perform highway transportation of the property of a shipper for which a common carrier brokerage service is rendered in equipment acquired by lease from another common carrier holding its own authority to provide the service.
- (7) Every shipper, or group or association of shippers engaged in consolidating or distributing freight for themselves or for their members, and who wish to claim exempt status under chapter 138, Laws of 1979 ex. sess. [RCW 81.80.045], shall notify the commission promptly upon beginning such services and, in addition, shall comply with the following:

Complete and file with the commission, by April 1 following each year in which an exemption is claimed, a statement of nonprofit status, notarized and dated, in substantially the following form:

The undersigned has (have) performed services as freight forwarder claiming exempt status under chapter 138, Laws of 1979 ex. sess. [RCW 81.80.045], in the year, beginning in the month of There was no intent to perform such services for a profit, and no profit was in fact made.

(Signature of forwarders)

Subscribed	and sworn to before me this day of 9
	Notary Public for the state of Washington in and for the county of

AMENDATORY SECTION (Amending Order R-188, Cause No. TV-1596, filed 6/2/82)

WAC 480-12-110 PERMIT, MUST ABIDE BY—"TACK-ING"—EXTENSION. (I) A permit to operate as a common or contract carrier shall embrace authority for a certain specific route, or routes, or territory, and for a certain specific commodity or commodities over the routes or within the territory so authorized. The permit shall also show the type of service, whether scheduled or nonscheduled, whether over regular or irregular routes ((and whether radial or nonradial service)).

(2) No change of service may be made without a revision of permit by the commission.

(3) Every carrier must adhere strictly to the scope of his permit and any deviation will be a violation thereof.

(4) Permits authorizing service within a certain radial distance from a given point shall be construed as authorizing such service within the given distance by "road miles" rather than by "air miles."

(5) A common carrier of general freight may combine, join, or "tack" any regular route authorities, or any regular and irregular route authorities, contained in its permit so long as the combining, joining, or "tacking" is conducted through a common point, which point can be either terminal or intermediate on the regular route and need not be named. No common carrier of general freight having irregular route authorities in its permit shall combine, join, or "tack" such authorities to provide a through service except upon application to the commission and its finding that such through service will be in the public interest.

(6) The operating authority of a permit holder cannot be extended except upon order of the commission and shall not, in any event, be extended automatically by political action such as annexation of territory by a municipality.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-125 LOST PERMITS. Application for the issuance of a duplicate permit shall be in writing and accompanied by an affidavit of the holder thereof showing that the original permit has been lost or destroyed, and shall be accompanied by a fee of ((two)) five dollars.

Should the original permit subsequently be found, it must be forwarded to the commission immediately.

AMENDATORY SECTION (Amending Order R-34, filed 12/8/71)

WAC 480-12-127 REGISTERED CARRIERS. (1) Carriers engaged exclusively in interstate or foreign commerce are declared to be registered carriers. Those operating under authority issued by the Interstate Commerce Commission shall have their registration number prefixed by "RC." Those operating under the exemptions of the Federal Motor Carrier Act shall be prefixed "RE." Those presently holding permits with the Washington utilities and transportation commission shall be automatically converted to registered carriers with the same registration number as under their present permit. Registered carriers need only comply with such rules and regulations as specifically refer to them or to equipment operated exclusively in interstate commerce across or between points in the state and points outside of the state.

- (2) By reference, the Washington utilities and transportation commission hereby adopts the rules promulgated by the National Association of Regulatory Utility Commissioners and adopted by the Interstate Commerce Commission under PL 89-170 and codified as Part 1023 of Title 49 of the Code of Federal Regulations. Notwithstanding the provisions of any rule herein contained, carriers who qualify may elect to operate in strict accordance with such rules.
- (3) "RC" carriers may meet insurance requirements by filing with the Washington utilities and transportation commission a copy of their insurance filing with the Interstate Commerce Commission. "RE" carriers must meet the same insurance requirements as for permit holders as required by WAC 480–12–350, 480–12–355, 480–12–360 and 480–12–365.

(((4) All registered carriers and permit holders must file and keep current an equipment list of power vehicles being used exclusively in interstate commerce where the vehicle actually crosses the state line.))

AMENDATORY SECTION (Amending Order R-120, Cause No. TV-1172, filed 12/6/78)

WAC 480-12-130 IDENTIFICATION CARDS—AMEND-MENT—SUBSTITUTION. (1) No vehicle of combination of vehicles operated by a common or contract carrier or registered carrier upon the highways of this state or the streets of regulated cities shall be so operated without having available within the cab of the motive power vehicle a valid identification cab card properly signed and with appropriate stamp affixed. Such identification card shall be subject to inspection by the commission's representatives at all times.

(2) An application for sufficient number of identification stamps shall be filed with the commission, accompanied by the necessary stamp and regulatory fee, during the month of ((November)) October each year, or at any time thereafter that additional stamps are required. Such application shall be on forms furnished by the commission. The schedule of stamp and maximum regulatory fees is as follows:

GROSS LICENSED WEIGHT	STAMP FEE	REGULATORY FEE
Less than 4,000 lbs.	\$3.00	\$ 7.00
4,000 to 7,999 lbs.	3.00	9.00
8,000 to 11,999 lbs.	3.00	11.00
12,000 to 15,999 lbs.	3.00	13.00
16,000 to 19,999 lbs.	3.00	15.00
20,000 to 23,999 lbs.	3.00	17.00
24,000 to 27,999 lbs.	3.00	19.00
28,000 to 31,999 lbs.	3.00	21.00
32,000 to 35,999 lbs.	3.00	23.00
36,000 to 39,999 lbs.	3.00	30.00
40,000 to 43,999 lbs.	3.00	32.00
44,000 to 47,999 lbs.	3.00	34.00
48,000 to 51,999 lbs.	3.00	36.00
52,000 to 55,999 lbs.	3.00	38.00
56,000 to 59,999 lbs.	3.00	40.00
60,000 to 63,999 lbs.	3.00	42.00
64,000 to 67,999 lbs.	3.00	44.00
68,000 to 71,999 lbs.	3.00	46.00
72,000 to 75,999 lbs.	3.00	48.00

Note: The above regulatory fees are maximum only. Under RCW 81.80.320 the commission may, by general order entered before November 1 of any year, reduce the fees on a proportional basis.

(3) The stamp fee named in subsection (2) applies to each stamp applied for. The regulatory fee is also payable in connection with each stamp and is determined as follows:

(a) On any "solo" vehicle, or in combinations pulling any trailer operated either in intrastate or interstate commerce, the regulatory fee shall be as stated in subsection (2) and shall be based upon the maximum gross weight thereof as set by the carrier in his application for his regular license plates plus any additional tonnage or log tolerance permits. In the event that trailers or semitrailers are separately licensed for gross weight and not included within the licensed gross weight of the motive power unit, the fees provided herein shall be computed on the basis of the licensed gross weight of the trailers, plus additional weight fees if any, in which case a separate identification cab card will be issued for such trailers in the same manner as for a motive power vehicle.

(b) In lieu of the payment of a full regulatory fee for each vehicle or combination of vehicles operated across or between points in the state and points outside the state exclusively in interstate or foreign commerce, and as to vehicles operated between points in this state and points outside the state in interstate commerce as well as points within this state in intrastate commerce, the regulatory fee may, at the request of the carrier, be paid on the basis of one of the following options:

Option 1. Floater regulatory fee cards.

Carriers who operate vehicles between points in this state and points outside this state exclusively in interstate commerce, and carriers who operate fleets in excess of 200 motive power units between points in this state and points outside this state in interstate commerce as well as points within this state in intrastate commerce may elect to purchase

unassigned regulatory fee receipts at one hundred fifty percent of the applicable gross weight fee stated in subsection (2). One of these regulatory fee receipts must be carried within the cab of the motive power vehicle when such equipment is operated in this state and must be accompanied by a properly executed National Association of Regulatory Utility Commissioners uniform identification cab card and Washington utilities and transportation commission identification stamp. When applied for in this manner the fee must be that for the highest gross licensed weight of such solo or combination with which the receipt showing the payment of regulatory fees may be used.

The carrier must ((file and keep current a list of power equipment being used under this option, including leased equipment, and)) purchase an identification stamp for each power unit ((so listed)) as provided for in subsection (2).

In the case of unladen automobiles and trucks operated in interstate driveaway service across or between points in the state and points outside the state, the carrier may use unassigned National Association of Regulatory Utility Commissioners uniform identification cab cards and Washington utilities and transportation commission identification stamps upon payment of one hundred fifty percent of the applicable gross weight fee and the three dollar stamp fee for each unassigned cab card and stamp.

Option 2. Lump sum regulatory fee payment.

Carriers who operate fleets in excess of 200 motive power vehicles either exclusively in interstate or foreign commerce across or between points in this state and points outside this state or between points in this state and points outside this state in interstate commerce as well as points within this state in intrastate commerce, and who have so operated under Option 1, above, or this option for the immediately preceding calendar year, may elect to pay a lump sum regulatory fee based on the number of power units for which identification stamps have been purchased during the immediately preceding calendar year at the regulatory fee established by general order of the commission entered before ((November)) October 1st of any year. These carriers must ((file and keep current a list of power equipment used under this option, including leased equipment, and)) purchase an identification stamp for each power unit ((so listed)) as provided in subsection (2). With a properly executed National Association of Regulatory Utility Commissioners uniform identification cab card and Washington utilities and transportation commission identification stamp attached, no proof of regulatory fee payment need be carried.

Option 3. ((Single cab card:

This option is available to interstate operators whose vehicles are proportionally registered under chapter 46.85 RCW, and who elect to use the "single document cab card" provided for by chapter 46.86 RCW and applies only to such vehicles that are operated across or between points in this state and points outside the state exclusively in interstate or foreign commerce. If a carrier elects to use this option, he shall indicate in the appropriate column of his application for proportional registration those power units for which he elects to pay Washington utilities and transportation commission fees. Upon payment of all required fees to the department of licensing, a single cab card will be issued by the department of licensing for each vehicle upon which fees have been paid and a corresponding identification stamp will be issued by this commission. The identification stamp shall be affixed to a National Association of Regulatory Utility Commissioner's identification cab card. In lieu of adding Washington utilities and transportation commission fees to his application for proportional registration, a carrier may avail himself of Option 1 or Option 2. In this event application will be made directly to the Washington utilities and transportation commission. Carriers must file and keep current a list of power equipment being used under this option, including leased

Option 4.)) Single trip transit permit.

Carriers engaged exclusively in casual or occasional interstate or foreign commerce across or between points in the state and points outside the state may as in alternative to all other requirements of this chapter obtain a single trip transit permit, valid for ten days, authorizing a one-way trip into, out of or across the state. This permit will be issued upon payment of a fee of ten dollars and must be carried in the cab of the power vehicle. ((Proof of public liability and property damage insurance in the form of an insurance policy or a certificate of insurance in the amounts provided for in WAC 480-12-350 must be furnished with the application.)) The carrier must state the name and policy number or binder of the insurance company with whom the carrier has insurance which meets the provisions of WAC 480-12-350.

Option ((5)) 4. Single trip regulatory fee card.

A carrier registered with the Washington utilities and transportation commission to engage in interstate or foreign commerce across or between points in this state and points outside of this state, may purchase single trip regulatory fee cards, valid for five days, authorizing a one-way trip into, out of or across this state, for a fee of ten dollars each.

Prenumbered single trip regulatory fee cards must be purchased in advance and no refund will be allowed for unused cards. Cards must be filled out, in ink or by typewriter, by the carrier, showing the description of the vehicle, license number, state in which the vehicle is licensed, name of owner (if other than the carrier), the commodity to be transported, the origin and destination of the shipment and be signed by an officer, agent or employee of the carrier authorized to use the card. Card must be carried in the power unit. The vehicle operating under a single trip regulatory fee card shall be under the control and direction of the motor carrier issuing the card and shall be used only within the scope of the authority of that motor carrier.

At the end of each calendar month a report shall be sent to the commission, showing the card number, dates used, origin of shipment, destination of shipment and vehicle number.

- (c) In intrastate or interstate commerce between points within the state of Washington the identification cab card and stamp may, at the request of the carrier, not be assigned to any particular motive power vehicle under the following circumstances:
- (i) In connection with trucks or tractors to be operated under master leasing agreements provided for in WAC 480-12-210 (1)(h), in which case the cab card may be used only with vehicles operated under such master leasing agreements; and
- (ii) In connection with unladen automobiles or trucks in driveaway service, in which case the cab card may be used only with such vehicles in driveaway service. The fees shall be as stated in subsection (3)(a) for the highest gross licensed weight (highest actual weight in driveaway service) on any power vehicle with which the identification cab card and stamp may be used.
- (d) In intrastate commerce between points within the state of Washington, a common or contract carrier acquiring the use of private carrier equipment under the provisions of WAC 480-12-210 (1)(c) may, in connection with short term leases, elect to purchase singlet regulatory fee cards, valid for five days, authorizing a one-way trip between points within this state, for a fee of ten dollars each, in lieu of payment of the full regulatory fee.

Prenumbered single trip regulatory fee cards must be purchased in advance and no refunds will be allowed for unused cards. Cards must be filled out, in ink or by typewriter, by the carrier, showing the description of the vehicle, license number, state in which the vehicle is licensed, name of owner, the commodity to be transported, the origin and destination of the shipment and be signed by an officer, agent or employee of the carrier authorized to use the card. The card must be carried in the power unit. The vehicle operating under a single trip regulatory fee card shall be under the control and direction of the motor carrier issuing the card and shall be used only within the scope of the authority of that motor carrier.

At the end of each calendar month a report shall be sent to the commission, showing the card number, date used, origin of shipment, destination of shipment and vehicle number.

- (4) On any truck or tractor for which the licensed capacity is increased during the year an IMMEDIATE APPLICATION accompanied by the amount of the increase in regulatory fee is necessary. The commission will provide for amendment of the cab card accordingly.
 - (5) No refund will be made on unused stamps.
- (6) Any "lost" stamps will be replaced only at full stamp and regulatory fee: PROVIDED, HOWEVER, That in unusual circumstances the commission may, by order, upon receipt of a notorized letter from the carrier requesting replacement of lost stamp(s) waive all or a portion of the replacement cost.
- (7) Each carrier shall obtain from the Washington utilities and transportation commission or from the National Association of Regulatory Utility Commissioners a sufficient number of blank identification cab cards to satisfy its requirements. Equipment which is used exclusively within the state, i.e., does not cross the state line, shall use the Washington utilities and transportation commission prescribed identification cab card. Equipment which is used exclusively in interstate or foreign commerce which crosses the state line shall use the National Association of Regulatory Utility Commissioners uniform identification cab card, however it is recommended that the National Association of Regulatory Utility Commissioners uniform identification cab

card be used. Upon receipt of stamps from the commission, an identification cab card shall be duly completed by the carrier for each motive power unit and the appropriate stamp firmly affixed thereto. Such identification cab card shall be placed in the cab of each power unit in accordance with subsection (1).

- (8) All identification cab cards and stamps issued for a particular calendar year expire January 31 of each succeeding year. However a stamp may be issued for the ensuing calendar year on or after the first day of ((November)) October preceding, and may be used from the date of issue.
- (9) When a permit is revised or extended, the commission will provide ((for appropriate amendment of the identification cab card accordingly)) a new copy of the revised or extended authority to be retained on the carrier's vehicle(s), in addition to the cab card.
- (10) All delinquent stamp fees, regulatory fees, tariff fees and tariff maintenance fees which are due and payable by the carrier to the commission must be paid at the time application is made. The commission may refuse to issue identification stamps until all such fees are paid.
- (11) ((Interstate operators whose vehicles are proportionally registered under chapter 46.85 RCW and who elect to use the "single document cab card" provided for by chapter 94, Laws of 1967 ex. sess.; are subject to this rule only to the extend [extent] necessary, including ascertainment of payable stamp and regulatory fees:
- (12))) An identification cab card may be reassigned to a substituted vehicle (power unit) only when the original vehicle has been destroyed or is being permanently withdrawn from the ownership or possession of the permittee.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-135 CARDS—RETURN REQUIRED—LOSS OF—IMPROPER USE OF CARDS OR STAMPS. (1) Upon revocation of a permit or cessation or abandonment of service under a permit, or when equipment is repossessed, the holder thereof shall immediately return to the commission the original permit, together with identification cab cards.

- (2) The loss of identification cab cards and/or stamps shall be immediately reported to the commission.
- (3) The use of an identification cab card by any person or firm other than the ((one who prepared it is unlawful. No stamp may be used by any carrier other than the one purchasing it)) carrier to whom the stamp was issued is unlawful.
- (4) The use of an identification cab card without the appropriate stamp firmly affixed is unlawful.
- (5) Except as unassigned identification cab cards are properly used as provided for in WAC 480-12-130, each motive power vehicle must have its own assigned identification cab card, and the use of a card on a vehicle other than the one for which it has been prepared is unlawful.

AMENDATORY SECTION (Amending Order R-45, filed 4/18/73)

WAC 480-12-150 EQUIPMENT—NAME AND PERMIT NUMBER. All common and contract carriers shall have painted in contrasting colors on both sides of their ((trucks and trailers)) power units in letters at least ((four)) three inches high, the name of the permittee, or business name, and the permit number. ((On tractors, logging trucks, stake bodies, flat beds and dump trucks, this information may be placed on the cab if so desired. Tank trailers may have this information placed on the side of the cab of the power unit.)) This rule will not apply to trucks and trailers under lease, except that such equipment shall bear a placard indicating the name and permit number of the operator of said equipment.

The commission in its discretion, may authorize the carrier to use initials, insignia, decals, et cetera, when in the opinion of the commission such device adequately identifies the carrier.

Common carriers holding both intrastate and interstate authority between points within the state and in addition possess interstate authority between points in the state and points outside the state may at their option use their ICC permit number in lieu of the Washington utilities and transportation commission permit number otherwise required by this rule upon authority of the commission so to do.

AMENDATORY SECTION (Amending Order R-138, Cause No. TV-1288, filed 12/24/79)

WAC 480-12-200 ACCIDENTS, REPORTING OF. (1) Accidents occurring in this state arising from or in connection with the operation((s)) of a motor vehicle by any common, contract, or registered carrier ((operating)) in this state, resulting in an injury to any person, the death of any person, or involving a motor vehicle carrying hazardous materials and required to be placarded, shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following number: 1-800-562-6150; or if the call is made from out of the state: 1-206-753-6411.

(2) Copies of written reports of all accidents, including those accidents described in subsection (1) of this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-205 PASSENGERS—CARRYING PROHIBIT-ED—EXCEPTIONS. No "motor carrier" shall transport persons ((with or without compensation on a vehicle used for transporting property. PROVIDED, That an operator may carry employees or other persons in connection with the load being transported or to be transported)) other than as provided in CFR 49 Part 392.60.

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-235 CLAIMS FOR LOSS OR DAMAGE. (1) All claims for loss or damage must be acknowledged ((immediately)) within thirty days. Carrier shall institute a thorough investigation of the merits of a claim without delay and shall ((settle or reject the claim as soon as responsibility is determined and the decision shall be promptly communicated to the shipper. Dilatory tactics by carrier will subject him to penalties)) pay the claim, refuse payment, or make a compromise offer within one hundred twenty days. If the claim cannot be settled within this period, the carrier will then and for each sixty-day period thereafter inform the claimant, in writing, the reason for failure to conclude the claim, until such time as the claim is settled.

(2) A record shall be made by every common or contract carrier covering each and every claim for loss or damage, concealed or otherwise, filed with the carrier and settled by it. If the claim is participated in by two or more carriers the record shall so show and must be made by each carrier giving the pro rata paid by it.

(3) All claims must be numbered in consecutive sequence.

(4) A claim record must be maintained by every carrier for a period of not less than six years and all papers relating to a particular claim properly filed therein, subject to inspection by authorized representatives of the commission.

AMENDATORY SECTION (Amending Order R-159, Cause No. TV-1431, filed 3/4/81)

WAC 480-12-250 ACCOUNTS—UNIFORM SYSTEM ADOPTED—REPORTS. (1) The "uniform system of accounts" adopted by the interstate commerce commission is hereby prescribed for the use of Class I and II common and contract carriers in the state of Washington operating under chapter 81.80 RCW. A "uniform system of accounts" is hereby prescribed for the use of Class III common and contract carriers in the state of Washington.

(2) Classification of carriers:

(a) For purposes of the accounting and reporting regulations, common and contract carriers of property shall be divided into the following ((four)) three classes:

Class I

 Carriers having average annual gross operating revenues (including interstate and intrastate) of \$5,000,000 or more from operations as motor carriers of property.

Class II

 Carriers having average annual gross operating revenues (including interstate and intrastate) of \$1,000,000 but less than \$5,000,000 from operations as motor carriers of property. Class III

- Carriers having average annual gross operating revenues (including interstate and intrastate) of \$1,000,000 or less from operations as motor carriers of property.
- (b) The class to which any carrier belongs shall be determined by the average of its annual gross operating revenues derived from motor carrier operations as a carrier of property for the past three calendar years.

(c) Any carrier may, at its option, adopt the methods of a group higher than the one in which it falls on the basis of its average annual gross operating revenues. Notice of such action shall be promptly filed with the commission.

(3) Each Class III common or contract carrier must secure from the commission a copy of "uniform system of accounts" applicable to its business and keep its accounts and other records in conformity therewith to the end that its records may be kept and the annual report required to be filed by it may be compiled in accordance therewith.

(4) For purposes of rendering annual reports, common and contract carriers shall secure from the commission the proper forms and make and file with the commission annual report as soon after the close of the calendar year as possible, but in no event later than April 1st of

the succeeding year.

(5) All Class I and Class II common and contract carriers in the state of Washington shall file, in addition to the annual report referred to herein, quarterly reports on forms which they shall secure from the commission for that purpose. Each such report shall be submitted to the commission within 30 days after the close of the period which it covers.

(6) Registered carriers operating exclusively in interstate or foreign commerce shall not be required to file annual or quarterly reports.

(7) Annual reports filed by carriers holding garbage and/or refuse collection certificates and common and/or contract carrier permits must comply with reporting requirements provided in WAC 480-70-230.

AMENDATORY SECTION (Amending Order R-149, Cause No. TV-1365, filed 8/7/80)

WAC 480-12-260 BILLS OF LADING. (1) Each common carrier transporting property for compensation is required to issue at time of shipment a bill of lading setting forth complete information as hereinafter required.

(2) Bills of lading shall not be required on the following:

(a) Shipments of grain, fruits or vegetables from farms to elevators, processing plants or warehouses on hauls of not over 50 miles;

(b) On regular milk routes from dairy farms to creamery or markets;

(c) On dump truck work;

(d) Shipments of forest products or coal;

(e) Hauling of garbage or other worthless materials;

(f) Local cartage in cities subject to regulation; and

(g) Where other orders of the commission authorize exceptions to this rule.

The foregoing exceptions shall apply when, and only when, a daily trip record is kept showing all information necessary for the determination of legal charges such as number of trips made, miles traveled, tonnage, number of cans, cubic yards, cords, or other transportation units, and such trip record is carried in lieu of bills of lading. ((On shipments of logs a scale slip measurement, or where permitted, weight, must be carried.)) Local cartage carriers in the cities subject to regulation shall use either bills of lading or a local cartage delivery sheet, way bill or expense bill containing sufficient information to indicate the origin and destination and weight of the commodity and the number of packages in the shipment.

(3)(a) Bills of lading shall be those prescribed and set out in the governing classifications.

(b) Documents retained by carrier must be ((numbered and filed in numerical order)) assigned a progressive number and filed numerically. All numbers in a series shall be accounted for. Such documents must be maintained at the main office of the carrier for a period of 3 years, subject to inspection by the commission.

(c) Carriers may use a combination freight bill/bill of lading or other shipping form, providing that it incorporates all the essential provisions and contract terms and conditions of the standard bills of lading specified in (a).

(4) Bills of lading shall be issued in triplicate (or more) and shall consist of an original bill of lading, a memorandum bill of lading and a

shipping order. The three documents shall be signed by shipper and carrier. Original and a memorandum copy shall be delivered to shipper. Shipping order must be retained by the carrier and must be numbered and filed in numerical order at the main office of the carrier for a period of three years subject to inspection by the commission. If freight bills or other documents are used in addition thereto, a cross reference shall be shown on bill of lading (shipping order) as filed. Unless freight bills are used the bill of lading must show all information required by subsection (6) of this rule. A copy of the bill of lading, manifest or freight bill, covering the goods being carried, must be in possession of the driver of the vehicle and subject to inspection by commission representatives.

(5) The goods covered by a bill of lading must be in the possession or control of the carrier at the time such bill of lading is issued. A bill of lading shall cover only goods received from one shipper, tendered at one time, picked up at one place, consigned to one consignee, at one destination and delivered to one place: PROVIDED, HOWEVER, That this rule shall not be construed as prohibiting a carrier from picking up or delivering separate portions contained in the bill of lading if such separate portions are identified and the provisions for such service are duly published in the applicable tariff.

(6) Common carriers who make a regular practice of issuing freight bills (or any equivalent documents by whatever term identified including "waybills" or "expense bills") are not required to show the "rate," "freight charges" or "total to collect" on bills of lading. ((Where)) When freight bills or manifests are used they shall contain all the information necessary to ascertain the legal charges such as routing, exact location of shipper, origin station, exact location of consignee, destination station, number and kind of packages, complete description of goods which can be identified in tariff usage, and weight, miles, hours, or other units on which rates or charges are based ((and)). When rates are based on hours of service, the time of beginning the service and the time that service is completed, as prescribed by applicable items in the commission's tariffs, must be shown on the billing documents. Any records required by this subsection shall be retained in the files of the carriers in the same manner and for the same period required by subsection (4) of this rule for bills of lading (shipping orders).

(7) Shipments which are greater than the capacity of the available equipment of the carrier may be accepted on one bill of lading, providing the entire shipment is tendered to the carrier at one time and is accepted by and remains in the actual or constructive possession of the carrier until moved. On such shipments the first truck shall be loaded to its capacity. The remainder of the shipment must be moved from the premises of the shipper and started to its destination within 48 hours following the first load. The revenue billing for the shipment shall be made on one bill at the time shipment is accepted and showing the entire weight, the rate assessed and the total freight charge, and a notation showing what part is on the first truck and shall be carried on the first truck. Each succeeding truck shall carry a bill showing the part on it and giving reference to the revenue billing ahead for rate and total charges and must in every instance bear the notation "Part of Pro No. " and then be attached to and become a part of original record. The provisions of this section do not apply to the transportation of liquid commodities in bulk or tank equipment. (Constructive possession means that the shipment is under the control of the carrier and that the carrier is in all ways responsible for its safekeeping.)

(((8) A bill of lading or other shipping document issued in connection with a shipment moving in intrastate commerce containing hazardous materials, as defined in WAC 480-12-195, shall comply with the applicable requirements contained in WAC 480-12-195 in addition to all other requirements of this rule.))

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-12-295 TARIFFS, PROPOSED CHANGES IN—HOW MADE. Changes proposed by common or contract carriers to the existing rates, tariff rules or classifications of common or contract carriers, shall be submitted to the commission in writing stating the rates, rules or classifications then in effect, giving the tariff or contract reference thereto, and the proposed changes. No changes in rates, tariff rules or classifications shall be published in tariffs or contracts or made effective, without the approval of the commission. Except to the extent that the commission may establish temporary rates, charges or classifications as provided for in RCW 81.80.150, and except as provided in subsections (9) and (10) such proposals shall be set for regular docket hearing as follows:

- (1) Application for changes in rates shall be given a docket number when received by the commission.
- (2) Proposals must be submitted to the commission not later than the first Monday of ((January, March, May, July, September or November, as the case may be)) each month.
- (3) All proposed changes to be set for the docket hearings shall be listed by the commission and mailed to all parties on the general mailing list at least twenty days prior to such docket hearing.
- (4) No sooner than 21 days and no later than 25 days after the deadlines for the receipt of proposals as provided for in subsection (2), a docket hearing shall be held at a designated place or places to consider all proposals. Special hearings may be set at other times as necessary
- (5) As soon as possible after the docket hearing is held, the commission shall issue an order stating the disposition made of each proposal and a copy of this order shall be mailed to all parties who make a written appearance at the hearing.
- (6) Changes approved by the commission may be filed on one day's notice to the commission.
- (7) When application is made to change any rate, tariff, rule or classification, the burden of proving the justness and reasonableness of such proposed change shall be upon the applicant.
- (8) In cases where this rule conflicts with the rules governing the filing of tariffs and changes in rates as set forth in applicable tariff circular, this rule shall govern.
- (9) Docket hearing shall not be required for carriers who, by rule or commission order, are permitted to file their own tariffs, and additionally, specifically shall not be required in package delivery service, armored car service, retail store delivery service, garbage, refuse and debris collection and transportation of newspapers, United States mail, periodicals and automotive vehicles.
- (10) The procedures outlined in this rule are intended to cover only those rate adjustments which can be heard in a relatively informal manner and which require a minimum of explanation or proof. The commission may require that proposals which would significantly affect the revenues of a carrier or of a group of carriers, or which would significantly alter an established rate pattern, be submitted in accordance with the commission's rules of practice and procedure and be heard under more formal procedures.

AMENDATORY SECTION (Amending Order R-221, Cause No. TV-1816, filed 10/24/84)

WAC 480-12-321 LOG ROAD CLASSIFICATION—MUST HAVE. Logging roads upon which carriers will be transporting domestic logs for compensation shall be classified in accordance with the specifications named in Item 860 of WUTC Tariff No. 4-A. Log road classification forms may be obtained from any commission office.

The classification of a logging road shall be the responsibility of the carriers and shippers, with primary responsibility upon the carriers.

Each log road shall be classified prior to commencing transportation and the completed classification form must be filed with the commission, ((in Olympia)) at the local district office, no later than five days after commencing transportation. It shall be the responsibility of all carriers employed on the job to obtain a copy of the road classification and each carrier shall also retain a copy of the classification at carrier's main office for a period of three years subject to inspection by the commission.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-12-175 EQUIPMENT—LOADS ABOVE TANK.

WSR 87-16-040 PROPOSED RULES EASTERN WASHINGTON UNIVERSITY

[Filed July 29, 1987]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Eastern Washington

University intends to adopt, amend, or repeal rules concerning:

Amd	WAC 172-120-010	Introduction.
Amd	WAC 172-120-030	The problems of dual membership.
Amd	WAC 172-120-040	Conduct code.
Amd	WAC 172-120-050	Sanctions.
Amd	WAC 172-120-060	Discipline functionaries.
Amd	WAC 172-120-080	Authority of university disciplinary
		officer.
Amd	WAC 172-120-100	Hearings procedure.
Amd	WAC 172-120-110	Disciplinary committee—Deliberations
		and sanctions.
Amd	WAC 172-120-120	Appeals.
Amd	WAC 172-120-130	Interim suspension permitted.
Amd	WAC 172-120-140	Judicial proceedings—Procedural
		rights of students.
New	WAC 172-120-150	Academic misconduct;

that the institution will at 9:00 a.m., Tuesday, September 24, 1987, in the Pence Union Building, Commuter Lounge, EWU Campus, Cheney, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.35.120 and 43.21C.120.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before September 24, 1987 (Judy Samples, Director, Administrative Services, MS-134, EWU, Cheney, WA 99004).

Dated: July 16, 1987 By: Michael C. Ormsby Chair, Board of Trustees

STATEMENT OF PURPOSE

Title: Amends WAC 172-120-010, 172-120-030, 172-120-060, 172-120-080, 172-120-110, 172-120-130 and 172-120-140 to provide housekeeping changes; amends WAC 1721-20-040 [172-120-140] to more clearly define offenses of use, possession, distribution or sale of alcoholic beverages and/or controlled substances; amends WAC 172-120-050 to provide for disciplinary probation and suspension to be for a specified period of time, and adds proviso for suspension; amends WAC 172-120-080 to provide referral of student to Mental Health Review Board; amends WAC 172-120-130 to allow for hearing upon written request; and adds WAC 172-120-150 to address academic misconduct.

Description of Purpose: Housekeeping changes and revisions as indicated above.

Statutory Authority: RCW 28B.35.120, et seq.

Summary of Rule Changes: See information above.

Reasons Supporting Proposed Rule Changes: To ensure regulations conform with current practices.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dr. Frank L. Borelli, Vice President for Student Services, Eastern Washington University, MS-136, Cheney, WA 99004, phone 353-6293 scan, (509) 359-6293 off-scan.

Comments: None.

Small Business Impact: None.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-010 INTRODUCTION. The board of trustees of Eastern Washington University has the authority and obligation to adopt regulations for the governance of the university for the purpose of providing educational opportunities to its students, transmitting and advancing knowledge and ((to)) of providing a wide range of services to both students and the general public. To carry out these responsibilities, the university requires a community free from violence, threats, and intimidation; protective of free inquiry, respectful of the rights of others; open to change; supportive of democratic and lawful procedures; and dedicated to the rational and orderly approach to the resolution of human problems. To safeguard the rights, opportunities, and welfare of students, faculty, staff and guests of the university community, and to assure protection of the interests of the university as it seeks to carry out its mission on behalf of the citizens of the state of Washington, certain minimum standards of conduct become necessary.

AMENDATORY SECTION (Amending Order 72-2, filed 5/12/72)

WAC 172-120-030 THE PROBLEMS OF DUAL MEMBER-SHIP. Activities of students may upon occasion result in violation of law. Students who violate the law may incur penalties prescribed by civil authorities, but institutional authority should never be used merely to duplicate the function of general laws. Only where the institution's interests as an academic community are distinct and clearly involved should the special authority of the institution be asserted. ((The student)) Students who incidentally violate((s)) institutional regulations in the course of ((his)) their off-campus activity, such as those relating to class attendance, should be subject to no greater penalty than would normally be imposed. Institutional action should be independent of community pressure.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-040 CONDUCT CODE. The following are defined as offenses which are subject to disciplinary action by the university. The university has the authority to promulgate additional or more specific rules supplementary to the offenses listed in this section provided they are consistent with the student bill of rights in effect at the time and public notification has been given.

(1) All forms of dishonesty including but not limited to cheating, plagiarism, knowingly furnishing false information to the university, forgery, alteration or misuse of university documents or instruments of identification with intent to defraud.

(2) Conduct which intentionally disrupts or obstructs teaching, research, administration, disciplinary proceedings, freedom of movement or other lawful activities on the university campus.

(3) Detention or physical abuse of any person or conduct which is intended to threaten imminent bodily harm or endanger the health or safety of any person on any property owned or controlled by the university, or at any university—sponsored or supervised functions.

(4) Theft from, or malicious damage to, or malicious misuse of university property or the property of any person, when such property is located on the university campus.

(5) Failure to comply with reasonable directions of university officials or law enforcement officers acting in performance of their duties on campus or affecting conduct on campus.

(6) Being an accessory to any person on the university campus who is or who is not a member of the associated students of Eastern Washington University who violates this code.

(7) ((Violation of published and duly adopted university regulations including but not limited to those relating to possession or consumption of alcoholic beverages; and possession and/or use or sale of any narectic or dangerous drug on the university campus or in university rolled facilities, contrary to state or federal law.)) (a) Use, possession, distribution, or sale of alcoholic beverages except as permitted by university policy and state law.

(b) Use, possession, distribution, or sale of any controlled substance or illegal drug on university premises or in university controlled facilities.

(8) No ((person)) individual shall have on ((their)) his/her person, in ((their)) his/her vehicle, or otherwise in ((their)) his/her possession any gun, pistol, or firearm((;)) or explosives, dangerous chemicals or

other dangerous weapons or instruments on the university campus or other university property except as follows:

- (a) Authorized law enforcement officers shall be permitted to carry arms while on duty and engaged in their regular duties.
- (b) Activities requiring use of the prohibited items may be conducted upon approval of the activity by the Board of Trustees.
- (c) Persons shall be permitted to have firearms in their possession directly enroute to or from campus firearm storage facilities where such possession is incidental to approved on or off campus possession or use of such firearms.
- (9) Violation of a local, county, state, or federal law, whether it be on or off campus, only when a definite university interest is involved and where the student misconduct distinctly and adversely affects the university's pursuit of its educational mission.
- (10) Intentionally inciting others to engage in any of the conduct prohibited in this code, which incitement leads directly to such conduct.
- (11) The unauthorized entry into or onto, or the unauthorized remaining in, or upon, any public or university facilities.
- (12) All attempts to perform acts of misconduct prohibited by this section shall also be subject to disciplinary action.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-050 SANCTIONS. If any person is found guilty, one or more of the sanctions available shall be:

- (1) Minor disciplinary sanction:
- (a) Admonition: An oral statement to a student that ((they are)) he/she is violating or has violated institution rules.
- (b) Warning: Notice, orally or in writing, that continuation or repetition of conduct found wrongful, within a period of time stated in the warning, may cause far more severe disciplinary action.
- (c) Censure: A written reprimand for violation of specified regulations, including notice of the possibility of more severe disciplinary sanctions in the event of the finding of a violation of any regulation within a stated period of time.
- (d) Disciplinary probation: Formal action placing condition upon the student's continued attendance for violation of specified regulations. The disciplinary probation shall specify, in writing, the period of probation and the conditions, such as limiting the student's participation in university related privileged or extra-curricular activities. Disciplinary probation further shall give the student notice that any further misconduct will automatically raise the question of suspension from the university. Disciplinary probation shall be for a specified ((term not to exceed one year of academic enrollment at Eastern Washington University)) period of time.
- (e) Restitution: Reimbursement for damage or destruction to the property of the university or others. This may take the form of appropriate service or other compensation. Failure to make arrangements to pay will result in cancellation of the student's registration and will prevent the student from reregistration.
- (f) Fines: The disciplinary officer and the university disciplinary committee may assess monetary fines up to a maximum of two hundred dollars against individual students for violation of university rules or regulations or for failure to meet the university's standards of conduct. Failure to pay such fines promptly will prevent the student from reregistration.
 - (2) Major disciplinary sanction:
- (a) Suspension: Exclusion from classes and other privileges or activities as set forth in a written notice ((not to exceed twenty-four months)) for a specified period of time. Conditions of readmission shall be stated in the order of suspension.
- (b) Dismissal: Permanent separation of the student from the university with no promise (implied or otherwise) that the student may return at any future time. The student will also be barred from university premises.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-060 DISCIPLINE FUNCTIONARIES. (1) University disciplinary officer:

The university president shall designate a person to be the university disciplinary officer who shall review and decide questions of university interest. The university disciplinary officer may investigate and make decisions in some instances of code violation.

(2) University disciplinary committee:

- A university disciplinary committee composed equally of student and faculty representatives will provide a hearing and will make decisions on all disciplinary cases referred or appealed to it. The members of the committee and their terms of office shall be:
- (a) Five members of the faculty and/or administration appointed by the president of the university for three year terms.
- (b) Five students who shall be appointed by the president of the associated students of Eastern Washington University, with the advice and consent of the associated students legislature, as provided for in the constitution of the associated students of Eastern Washington University. No student shall be eligible for appointment who holds any position with any of the associated student courts, serves as an attorney general or assistant attorney general in any of the student courts, or is in any way affiliated with any judicial, quasi-judicial, or advocacy position with the courts of the associated students of Eastern Washington University.
- (c) A nonvoting chair shall be elected for a one year term by the committee from outside the committee. Reelection of the chair is permissible.
 - (d) Six voting members constitute a quorum.
- (e) In the event the chair is not in attendance, the quorum shall select a voting member to preside at the hearing.
- (f) ((No member)) Members of the disciplinary committee shall not participate in any case in which they are a defendant, complainant, or witness, in which they have a direct or personal interest or bias, or in which they have acted previously in an advisory or adjudicatory capacity. A committee member's eligibility to participate in a case may be challenged by parties to the case or by other committee members, but decisions in this regard shall be made by the committee as a whole.
- (g) In the event ((x)) members of the disciplinary committee ((is)) are disqualified or ((disqualifies themself)) disqualify themselves from hearing a case, a temporary (for that case only) replacement shall be appointed. If the member is a student, the temporary appointment will be made by the associated students of Eastern Washington University president. If the member is a faculty member or administrator, the temporary appointment will be made by the university president.

(3) Student courts:

Student courts, the associated students superior court and those established by the associated students legislature as lesser courts to the associated students superior court, may act on such internal disciplinary problems as they feel competent to deal with effectively. If the student court is inoperative, or if it decides to do so, the student court may refer cases involving alleged violations of rules upon which that court may extend jurisdiction to the university disciplinary officer or the university disciplinary committee.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-080 AUTHORITY OF UNIVERSITY DISCI-PLINARY OFFICER. When the university disciplinary officer receives a complaint against a student for a violation of the code, the disciplinary officer will explain to the complainant ((their)) his/her rights under the student conduct code and possible avenues of action which the complainant has against the student, including reference to remedies under civil law as well as possible remedies under the student code. If the university disciplinary officer decides to initiate a disciplinary proceeding against the student the disciplinary officer will then call the student charged for an initial conference. At this time, the university disciplinary officer will provide the accused student with a written list of the charges, and will explain the student's rights under the student code and what possible ramifications may occur under civil law, if any. The disciplinary officer will further explain the disciplinary procedures and possible penalties under the student code and advise the student that ((the student)) he/she must, within twenty-four hours after receipt of this explanation, decide whether ((the student)) he/she wishes to have ((the)) his/her case heard by the university disciplinary officer, or by the university disciplinary committee, and sign a statement declaring the same. The committee must receive at least seventytwo hours notice as to the time and place of the hearing. After considering the evidence against a student so charged, the university disciplinary officer may take any of the following actions:

- (1) Terminate the complaint, exonerating the student.
- (2) Dismiss the charge after whatever counseling and advice is deemed appropriate.
- (3) Refer the student to ((specialists, as in the case of emotional disturbances)) the mental health review board when it is reasonably

determined from the available evidence that such referral is appropriate.

- (4) Impose any number of sanctions from WAC 172-120-050(1) (minor disciplinary sanction((s))) ((contained herein)).
- (5) Refer the case to the university disciplinary committee in the event the university disciplinary officer deems major disciplinary sanction may be warranted or if the student requests that ((the)) his/her case be heard by the committee. If the student requests that the case be heard by the university disciplinary committee rather than the university disciplinary officer, the committee may take any of the sanctions listed in subsections (1), (2), (3), and (4) ((above)) of this section, except that the committee may impose a major disciplinary sanction as defined in ((subsection (2) of)) WAC 172-120-050 ((herein)) (2).

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-090 CONSOLIDATION OF CASES PERMIS-SIBLE. In the event that one or more students are charged with the same misconduct arising from the same occurrence, the disciplinary committee or university disciplinary officer shall be authorized to consolidate the hearings as practical((: PROVIDED, That such)); however, consolidation does not prejudice the rights of any students.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-100 HEARINGS PROCEDURE. (1) Hearings before the university disciplinary committee will generally be open hearings, but upon request by either the complaining witness or the student charged, the hearing shall be closed.

- (a) In all cases in which an open hearing occurs, the chair of the committee shall have the discretion to reasonably limit the amount of attendees at such hearing. If at any time during the conduct of a hearing, invited guests or attendees are disruptive of the proceedings, the chair of the committee may exclude such persons from the hearing room. In those cases in which the chair decides that because of disruption the hearing cannot be conducted fairly in an open session, the chair may direct that the hearing be recessed and that the remainder be conducted in closed session.
- (b) Any students attending a disciplinary committee hearing as an invited guest((s)) or as attendee((s)) who continues to disrupt the proceedings after the chair of the committee has asked them to cease and desist thereof, shall be subject to disciplinary action.
- (2) A written record or a tape recording of the testimony before the university disciplinary committee shall be kept. It may be reviewed by the student at any time prior to the final disposition of the case. A record of all proceedings will be kept and filed with the university disciplinary officer.
- (3) Students may have an adviser of ((their)) his/her choice to present or assist in the presentation of ((their)) his/her case, subject to the limitations of ((subsection (3)))(b) of this ((section)) subsection. Students must render three days' notice prior to the hearing of the prospective representation if ((they)) he/she intends to be represented by a duly licensed attorney. In the event the student((s)) chooses a duly licensed attorney to represent ((them)) him/her in proceedings before the disciplinary committee, an assistant attorney general for the state of Washington shall represent the university therein.
- (a) In those instances in which both sides are represented by a duly licensed attorney, the assistant attorney general of the state of Washington representing the university shall present the case against the student to the disciplinary committee or the university disciplinary officer for appropriate findings and action.
- (b) In the instance where duly licensed attorneys are not representing either the university or the accused student, the university shall be represented by the university disciplinary officer, or his/her designee((: PROVIDED, HOWEVER, That)); however, the representative of the university shall be acceptable to the complaining witness or witness-es((: PROVIDED FURTHER, That)); however, no one may represent the university or the student charged unless ((they are)) he/he is a member of the student body, faculty, classified staff, or administrative staff of Eastern Washington University.
- (4) Only those matters presented at the hearing in the presence of the accused student, except where the student fails to attend after receipt of proper notice that a hearing regarding the university's allegation that he/she violated the student code is being held at a certain

time and place, will be considered in determining whether the university disciplinary committee has sufficient cause to believe that the accused student is guilty of violating any of the written list of charges presented ((them)) <u>him/her</u> pursuant to WAC 172-120-080 ((of this code)).

- (a) In determining whether sufficient cause, as stated in the foregoing paragraph, does exist, the university disciplinary officer or in the instance of a hearing, the university disciplinary committee, shall decide whether a preponderance of the evidence indicates that the student charged did violate the student code by engaging in the conduct for which ((they were)) he/she was charged pursuant to WAC 172–120–080 ((of this code)).
- (b) For the purposes of this code, the phrase, "preponderance of the evidence," shall mean that it is more likely that the student charged did violate the student code by engaging in the conduct for which ((they are)) he/she is charged than that ((they)) he/she did not.
- (c) The chair of the university disciplinary committee shall, in the course of presiding at the disciplinary hearing, give effect to the rules of privilege recognized by law and may exclude incompetent, irrelevant, immaterial, and unduly repetitious evidence.

$\frac{AMENDATORY}{2/25/81)} \quad SECTION \quad (Amending \quad Order \quad l-22-81, \quad filed \quad 2/25/81)$

WAC 172-120-110 DISCIPLINARY COMMITTEE—DELIB-ERATIONS AND SANCTIONS. (1) The university disciplinary committee will meet in closed session and decide by majority vote whether the preponderance of the evidence indicates that the student has or has not violated the rules ((they are)) he/she is charged with having violated. If the decision is that the student did engage in an act of misconduct in violation of the rules with which ((they are)) he/she is charged with having violated, the committee will by majority vote determine what sanction from WAC 172-120-050 ((herein)) it will recommend that the president must be accomplished within five days of the time when the proceedings are terminated.

- (2) In the course of the committee's decision as to what sanction it shall recommend be imposed by the president, it may consider any evidence of past misconduct that the chair of the committee deems relevant; such evidence may be presented by the university disciplinary officer or ((their)) his/her designee.
- (3) No recommendation for the imposition of sanctions may be based solely upon the failure of the accused student to answer the charges or appear at the hearing, but must be based upon the evidence considered prior to the committee's decision or on the evidence of past misconduct deemed relevant by the chair of the university disciplinary committee.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-120 APPEALS. (1) Any student feeling aggrieved by the imposition of minor disciplinary sanctions by the university disciplinary officer or by a student court shall have a right of appeal to the disciplinary committee, provided a written notice of appeal is received by the committee within five days after notice of disciplinary action is given. The written notice of appeal shall set forth:

- (a) The student's name;
- (b) The nature of the disciplinary action imposed; and
- (c) The reasons why the recommendation regarding disciplinary action should be reversed, set aside or modified. The committee may request a written report of the case from the disciplinary officer or student court before making its decision. The committee shall also have the right to request additional written information or explanation from any of the parties to the proceeding before rendering its decision. In making its decision, the committee shall only consider the written record before it, the student's notice of appeal, the written report of the disciplinary officer or student court and such other information and explanation it has requested from the parties to the proceeding. There shall be no further appeal from any action of the disciplinary officer. The committee is empowered to affirm, reverse, remand, or modify (only to a less severe sanction) the recommendation regarding disciplinary action of the university disciplinary officer or a student court.
 - (2) Appeals to the president:
- (a) Any student aggrieved by the disciplinary committee's recommendation as to what disciplinary action the president should take (as distinguished from appellate consideration by the committee), shall have a right of appeal to the president, or the president's designee,

within five days after notice of the recommendation of disciplinary action is given.

- (b) If a complaining witness feels aggrieved by the decision of the university disciplinary officer or by the university disciplinary committee's recommendation to the president, ((they)) he/she may petition the president to remand the charges back to the disciplinary officer or the university disciplinary committee for a rehearing of the matter as charged.
- (3) The written notice of appeal by an aggrieved student or a petition by an aggrieved complaining witness shall set forth:
 - (a) The student's name or the complaining witness's name;
 - (b) The nature of the disciplinary action requested or imposed; and
- (c) Reasons why the disciplinary sanction recommended should be reversed, set aside, or modified, or in the case of a petitioning complaining witness, the reasons why the disciplinary matter should be reheard by the university disciplinary officer or the university disciplinary committee.
- (4) The president may request a written report of the case from the disciplinary committee before making a decision. The president shall also have the right to request additional information or explanation from any of the parties to the proceeding before rendering a decision. In making a decision, the president shall only consider the written record, the student's notice of appeal, the petition of a complaining witness if such is filed, the written record of the disciplinary committee, and such other information and an explanation requested from the parties to the proceeding. In the instance in which the president has received a finding that the university student code has been violated, the president may, in considering what disciplinary sanction should be imposed, affirm, reverse, remand, or modify (only to a less severe sanction) the recommendation of the university disciplinary committee.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-130 INTERIM SUSPENSION PERMITTED. Disciplinary actions of the university will be implemented by the president of the university, except as such implementation may be delegated by the president or the board of trustees. Ordinarily, the disciplinary authority of the university will be invoked only after completion of the procedures established for the review of disciplinary cases and after the employee or student, if ((they)) he/she so ((wish)) wishes, ((have)) has availed ((themselves)) himself/herself of the appeal procedures. However, ((in emergency situations,)) if the safety of one or more individuals is imperiled, property is endangered, or the university's ability to function is in question, the president or an authorized representative may summarily suspend for stated cause an employee or the enrollment of any student. In all such cases, the individual is entitled to a hearing, upon written request, before the appropriate group or official as specified under discipline procedures as soon as such a hearing can be held, but not to exceed ten days after the date of summary suspension. During the period of interim suspension, the individual shall not enter or remain on the campus or other property owned or controlled by the university.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-140 JUDICIAL PROCEEDINGS—PROCE-DURAL RIGHTS OF STUDENTS. (1) Rights of the accused.

- (a) An accused student has the right to a fair and impartial hearing before the appropriate committee composed of members of the campus community.
- (b) No student may be asked by a university official or judiciary body to give information or to answer any question concerning the alleged violation of this chapter which ((they are)) he/she is suspected of having committed until ((they have)) he/she has been informed of:
- (i) The fact that ((they are)) he/she is suspected of having violated this chapter and the section ((they are)) he/she is suspected of having violated,
- (ii) The nature and approximate date of the activity in which ((they are)) he/she is suspected of having engaged,
- (iii) The fact that ((they)) he/she need not give any information regarding the alleged acts.
- (c) In all judicial proceedings, the student((s)) shall enjoy the right to speak on ((their)) his/her own behalf.
- (d) Both the judiciary body and the student shall enjoy the right to call any persons whom ((they wish)) he/she wishes to speak concerning the case, subject to the rules of privilege recognized by law and

- rules excluding evidence which is incompetent, irrelevant, immaterial or unduly repetitious.
- (e) The accused student has the right to know ((their)) his/her accusers and to cross-examine them and any others presenting evidence against the accused.
- (f) A student shall not be subjected to university judicial action more than once for the same violation of a regulation.
- (g) The burden of proof rests with the accuser. Said burden shall be carried if guilt is indicated by a fair preponderance of the evidence considered as a whole.

NEW SECTION

WAC 172-120-150 ACADEMIC MISCONDUCT. Academic misconduct refers to all violations of academic honesty related to fulfilling academic requirements, including but not limited to cheating, plagiarism, and/or knowingly assisting other students to engage in such conduct.

Cases of alleged academic misconduct shall be handled by the respective school/college except that recommendation for probation, fines, suspension, or dismissal shall be referred to the university disciplinary officer.

A faculty member has initial jurisdiction over any instances of academic misconduct that may occur in association with a course being taught by the faculty member. Before taking any action regarding academic misconduct, the faculty member must notify the student of the alleged misconduct within ten class days of discovering the misconduct (by meeting personally with the student, if possible) and discuss the incident in question. If action is to be taken, the faculty member shall send written notification of the action and the reason for it to the student. The faculty member may choose to resolve the matter by reducing the grade for the test, paper, or other course-related activity in question and/or by adjusting the grade for the course, including failure for the course. The student may appeal the faculty member's action through the department chairperson, dean, and vice president for academic affairs or his/her designee whose decision shall be final.

If the academic misconduct is perceived by the faculty member, department chair and dean as warranting additional misconduct sanctions, the dean shall forward the case with all relevant evidence and information including why additional sanctions are being requested within twenty class days of the incident to the university disciplinary officer. A hearing shall be conducted by the university disciplinary officer or the university disciplinary committee in accordance with the provisions of the student conduct code.

WSR 87-16-041 ADOPTED RULES EASTERN WASHINGTON UNIVERSITY

[Order 87-01-Filed July 29, 1987]

I, Michael Ormsby, chairman, board of trustees of Eastern Washington University, do promulgate and adopt at Cheney, Washington, the annexed rules relating to:

Rep	ch.	172-08	WAC	Delegation of authority.
Rep	ch.	172-52	WAC	Student Publications Commission.
Rep	ch.	172-113	WAC	Legislative liaisons.
Rep	ch.	172-114	WAC	Constitution of associated students.
Rep	ch.	172–138	WAC	Eastern Washington State College bookstore.
Rep	ch.	172-140	WAC	Placement services facilities.
Rep	ch.	172–150	WAC	Equal opportunity policy and affirmative action program.
Rep	ch.	172-158	WAC	Off-campus living.
Rep	ch.	172–180	WAC	Delegation authorization to hire, dismiss, and discipline classified personnel.

This action is taken pursuant to Notice No. WSR 87-12-022 filed with the code reviser on May 28, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of Eastern Washington University as authorized in RCW 28B.35.120 and 43.21C.120.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July 16, 1987.

By Michael C. Ormsby Chairman, Board of Trustees

WSR 87-16-042

NOTICE OF PUBLIC MEETINGS DEPARTMENT OF COMMUNITY DEVELOPMENT (Emergency Response Commission)

[Memorandum—July 29, 1987]

A Washington State Emergency Response Planning Committee meeting will be held on August 26, 1987, at 10 a.m. in the training/conference room of the Sea-Tac Airport Fire Department, 2400 South 170th Street (just north of the 170th and Aircargo Road intersection), in Seattle.

WSR 87-16-043 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF COMMUNITY DEVELOPMENT (Emergency Response Commission)

[Memorandum—July 29, 1987]

A meeting of the Washington State Emergency Response Commission will be held in the Offices of the Division of Emergency Management, 4220 East Martin Way, Olympia, on July 31 at 1 p.m.

WSR 87-16-044 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1944—Filed July 29, 1987]

I, C. Alan Pettibone, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to brand inspection fee for horses, chapter 16-620 WAC.

This action is taken pursuant to Notice No. WSR 87-13-058 filed with the code reviser on June 17, 1987. 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 16.57.350 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 July 29, 1987.

By C. Alan Pettibone Director

AMENDATORY SECTION (Amending Order 1753, filed 1/21/82)

WAC 16-620-290 FEES - REGULAR INSPECTION POINTS. The fee for ((identifying)) the brand inspection of horses ((bearing individual identification symbols, as defined in chapter 16.57 RCW,)) at public livestock markets and slaughter houses shall be two dollars per animal inspected ((and the fee for all other horses shall be one dollar per animal inspected)). Such inspection fees shall be applicable only during the scheduled time which the director of agriculture has established as regular brand inspecting time at each such public livestock market or slaughterhouse. Inspection performed upon request during any other time at such public livestock markets or slaughterhouses ((shall)) may be actual costs.

REPEAL

WAC 16-620-300

AMENDATORY SECTION (Amending Order 1753, filed 1/21/82)

WAC 16-620-340 INSPECTION, SPECIAL SALES. Inspection shall be mandatory at all special horse sales wherein horses of more than one owner are offered for sale either by private treaty or auction. Inspection charges at any such sale shall be collected and paid to the department of agriculture by the person or business entity conducting the sale. The department of agriculture may require the prepayment of said inspection charges. The charge for inspection at special horse sales shall be two dollars per animal ((for any horse bearing an individual identification symbol, as defined in chapter 16.57 RCW, or one dollar per animal for any other horse)). If the inspection charges do not cover the total cost incurred by the department, the remainder shall be the responsibility of the person or business entity conducting the sale at actual cost.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 87-16-045 ADOPTED RULES HIGHER EDUCATION PERSONNEL BOARD [Order 158—Filed July 29, 1987—Eff. September 1, 1987]

Be it resolved by the Higher Education Personnel Board, acting at Clark College, Vancouver, Washington,

that it does adopt the annexed rules relating to:

Amd	WAC 251-01-040	Availability.
New	WAC 251-23-015	Affirmative action rules-
		Noncompliance.
New	WAC 251-12-096	Declaratory rulings.
New	WAC 251-12-097	Declaratory rulings—Form.
Amd	WAC 251-14-030	Determination of bargaining unit.
Amd	WAC 251-10-020	Resignation-Withdrawals.

This action is taken pursuant to Notice Nos. WSR 87-12-081, 87-12-083, 87-12-084 and 87-14-006 filed with the code reviser on June 3, 1987, and June 22, 1987. These rules shall take effect at a later date, such date being September 1, 1987.

This rule is promulgated under the general rule-making authority of the Higher Education Personnel Board as authorized in RCW 28B.16.100.

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 July 17, 1987.

By John A. Spitz Director

AMENDATORY SECTION (Amending Order 147, filed 4/22/86)

WAC 251-01-040 AVAILABILITY. An estimate, based on the best data available, of the number of women, racial/ethnic minorities, persons in the protected age category, Vietnam-era and disabled veterans, and ((handicapped)) persons of disability who have the skills and abilities required for employment in a particular job group as determined from an analysis of relevant data. The determination of the availability of protected group members shall be based on consideration of the following factors:

- (1) The protected group population of the relevant labor market.
- (2) The size of the protected group unemployment force in the relevant labor market.
- (3) The percentage of the protected group work force as compared with the total work force in the relevant labor market.
- (4) The general availability of protected group members having requisite skills in the relevant labor market.
- (5) The availability of protected group members having requisite skills in an area in which the institution can reasonably recruit.
- (6) The availability of promotable and transferable protected group members within the institution.
- (7) The existence of training institutions capable of training persons in the requisite skills.
- (8) The degree of training which the institution is reasonably able to undertake as a means of making all job classes available to protected group members.

The availability estimates shall be based upon an analysis of the factors determined to be relevant to the particular job class/category.

NEW SECTION

WAC 251-23-015 AFFIRMATIVE ACTION RULES—NONCOMPLIANCE. Pursuant to RCW 49.74.020 through 49.74.040, noncompliance with the rules contained in this chapter is within the jurisdiction of the Washington state human rights commission.

NEW SECTION

WAC 251-12-096 DECLARATORY RULINGS. As provided in RCW 34.04.080, any interested party may petition the board for a declaratory ruling with respect to the applicability to any person, property, or state of facts of any rule or statute enforceable by the higher education personnel board. Any such petition must comply with the following requirements and be subject to the following conditions:

- (1) The petition must be in writing and must allege facts which the petitioner believes are necessary for the board to consider in issuing its declaratory ruling.
- (2) The petition must be filed at the higher education personnel board's office in Olympia.
- (3) Upon receipt of a petition for declaratory ruling, the director or designee will acknowledge receipt of the petition and forward the petition to the board for consideration.
- (4) The board shall consider the petition without argument and within a reasonable time will:
- (a) Notify the petitioner that no declaratory ruling will be issued;
- (b) Issue a nonbinding declaratory ruling based on the information in the petition; or
- (c) Set a reasonable time and place for an oral hearing, including submission of evidence by the parties if deemed necessary by the board, or submission of written argument upon the matter if the material facts are not in dispute. Reasonable notification will be given to the petitioner of the time and place for such hearing or submission and of the issues it will be considering.
- (5) If the board determines that there is another party whose interests are adverse to the petitioner with respect to the ruling requested, and if the board is considering the issuance of a binding declaratory ruling, it may invite participation by that party. If another party is invited to participate, the board shall provide that party with a copy of the notice of hearing referred to in subsection (4)(c) of this section.
- (6) The board at any time before taking final action on a petition may request submission of additional facts or argument, including setting the case for oral argument.
- (7) If the board proceeds in the manner provided in subsection (4)(c) of this section, it shall within a reasonable time after conclusion of the proceeding:
 - (a) Issue a binding declaratory ruling;
 - (b) Issue a nonbinding declaratory ruling; or
- (c) Notify the petitioner and any other party to the proceeding that no declaratory ruling will be issued.
- (8) A declaratory ruling, if issued after a proceeding as set forth in subsection (4)(c) of this section, and stated to be binding, is binding between the board and the petitioner and any other party to the proceeding on the

state of facts alleged, unless it is altered or set aside by a court. Such a ruling is subject to review in the superior court of Thurston County in accordance with RCW 34.04.130.

NEW SECTION

WAC 251-12-097 DECLARATORY RUL-INGS—FORM. Any interested person petitioning the higher education personnel board for a declaratory ruling pursuant to WAC 251-12-096 shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "BEFORE THE HIGHER EDUCATION PERSONNEL BOARD." On the left side of the page below the foregoing, the following caption shall be set out: "In the Matter of the Petition of (Name of Petitioning Party) for a Declaratory Ruling." Opposite the foregoing caption shall appear the phrase: "Petition for Declaratory Ruling."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and the name and address, if any, of the representative appearing on behalf of the petitioning party. The second paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall set forth all of the facts which the petitioner wishes the board to consider in issuing a declaratory ruling. The concluding paragraph(s) shall clearly set forth the issues upon which the petitioner wishes the board to rule and the requested ruling(s).

The original and two copies shall be filed with the petition. Petitions shall be on $8-1/2 \times 11$ inch paper.

Examples of a form petition for declaratory ruling shall be available for reference to any interested person in the office of the higher education personnel board in Olympia.

AMENDATORY SECTION (Amending Order 95, filed 4/26/82, effective 6/1/82)

WAC 251-14-030 DETERMINATION OF BAR-GAINING UNIT. (1) Determination, alteration, modification or combination of appropriate bargaining units shall be made by the board upon petition from the appointing authority, an employee organization or upon the board's own motion, after twenty calendar days' notice has been given to the appointing authority and to affected employees and their representatives.

- (2) In determining a bargaining unit, the board shall consider the following factors:
- (a) Duties, skills and working conditions of the employees.
- (b) History of collective bargaining by the employees and their bargaining representatives.
 - (c) Extent of organization among the employees.
 - (d) Desires of the employees.
- (3) Any petition filed hereunder shall, in writing, set forth all pertinent facts and supporting reasons as comprehensively as possible, to aid the board in its determination.

- (4) When the board combines existing bargaining units into one new unit and/or accretes additional classes and/or positions to a bargaining unit, such action shall effect an automatic decertification of any union shop representative provision in effect except in the following instances:
- (a) Where the same employee organization is certified as the union shop representative in each of the existing bargaining units that are being combined into one new unit:
- (b) Where results of the union shop election previously held still represent a majority vote in favor of the union shop provision in the new unit. Majority vote will be determined by adding the number of employees not previously covered by a union shop provision to the total number of employees eligible to vote in the previous election.
- (5) At the hearing on a petition, the board shall make an oral determination. Within thirty calendar days of the hearing, the board shall also enter an appropriate order containing findings of fact and conclusions of law reflecting its oral determination. Unless otherwise provided, the effective date for the creation or modification of a bargaining unit shall be the date of the board's oral determination.
- (6) Bargaining units normally shall not include both supervisory and nonsupervisory employees.
- (7) The director or designee shall update bargaining unit descriptions to reflect any change in class title and/or code affected by board action and notify the affected exclusive bargaining representative and the institution of the change thirty days prior to the intended action. Either party may appeal the designee's decision to the board within thirty calendar days after receipt of the proposed updated description. The basis of the appeal is limited to whether the action represents a change which would affect the composition of the bargaining unit.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-10-020 RESIGNATION—WITH-DRAWALS. (1) Any employee may resign from service and should present, at least fourteen calendar days in advance of the effective date, his/her resignation either orally or in writing to the ((appointing authority or)) employing official. ((With the approval of the appointing authority or employing official, an employee may withdraw a resignation.))

- (2) A permanent employee has the right to withdraw his/her resignation provided that written notice of the withdrawal is received by the institution within seventy—two hours excluding Sundays and holidays after submitting the resignation.
- (3) An employing official may permit withdrawal of a resignation at any time.

WSR 87-16-046 ADOPTED RULES

HIGHER EDUCATION COORDINATING BOARD

[Order 2/87, Resolution No. 87-59-Filed July 29, 1987]

Be it resolved by the Higher Education Coordinating Board, acting at 908 East Fifth Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to state need grant, WAC 250-20-011, 250-20-015, 250-20-021, 250-20-031, 250-20-041, 250-20-051, 250-20-061, 250-20-071 and 250-20-081.

This action is taken pursuant to Notice No. WSR 87-12-046 filed with the code reviser on June 1, 1987. 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 Higher Education Coordinating Board as authorized in RCW 28B.10.806.

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 July 20, 1987.

By Daniel Keller for A. Robert Thoeny Executive Director

AMENDATORY SECTION (Amending Order 9-82, filed 7/20/82)

WAC 250-20-011 STUDENT ELIGIBILITY. (1) For a student to be eligible for a state need grant he or she must:

- (a) Be a "needy student" or "disadvantaged student" as determined by the ((council for postsecondary education)) higher education coordinating board in accordance with RCW 28B.10.802.
 - (b) Be a resident of the state of Washington.
- (c) Be enrolled or accepted for enrollment as a full-time undergraduate student at a participating postsecondary institution or be a student under an established program designed to qualify him or her for enrollment as a full-time student at a postsecondary institution in the state of Washington.
- (i) For purposes of need grant eligibility, the student must be enrolled in a course load of at least twelve credits per quarter or semester or, in the case of institutions which do not use credit hours, 24 clock hours per week unless it is documented that "full time" for the particular course the student is pursuing is less than twelve credits per quarter or semester or 24 clock hours per week. Should a student be in such a course of study, he or she must be enrolled for the number of credit or clock hours accepted as full time for that course of study. A grant recipient enrolled less than full time may not receive this grant for the term in question, but is eligible for reinstatement or reapplication for a grant upon return to full time status. If, on the written recommendation of a counselor or a professor, and in accordance with agreement by the financial aid officer, the student

enrolls in a course load less than full time, the student will be allowed to retain his or her grant for that term. Correspondence courses may not be counted in the calculation of a full-time load.

(ii) In addition to enrolling full time, the student is also expected to satisfactorily complete twelve credit hours per quarter or semester or, in the case of institutions which do not use credit hours, 24 clock hours per week or the appropriate number of hours as documented.

Each institution must submit to the ((council for postsecondary education)) higher education coordinating board for approval its policy for awarding financial aid to students who do not complete the required number of credit or clock hours. The financial aid office must have on record in each student's file justification for reawarding a need grant to any student who received a grant the previous academic term and did not complete a full-time course load during that term.

- (iii) If the ((council)) board is notified in writing that a need grant recipient will not attend the institution for a term during the academic year of the grant award, but plans to return that same academic year, a portion of the full year's grant may be awarded for those terms the student attends full time.
 - (d) Not be pursuing a degree in theology.
- (e) Not have received a state need grant for more than eight semesters or twelve quarters or equivalent or a combination of these two. Upon receipt of a bachelor's degree, a student is no longer eligible. A fifth-year student in a program requiring five years for a bachelor's degree may receive a state need grant if he or she has not received a state need grant for the maximum number of quarters or semesters.
- (f) Have made a bona fide application for a Pell grant.
- (g) Certify that he or she does not owe a refund on a state need grant, a Pell grant or a supplemental educational opportunity grant((;)), and is not in default on a loan made, insured((;)), or guaranteed under the Carl Perkins National Direct Student Loan or Guaranteed Student Loan Programs.
- (2) An otherwise eligible student may not be awarded a state need grant if receipt of the need grant will result in a reduction of basic maintenance allowances provided by another state agency.

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 11-79, filed 10/11/79)

WAC 250-20-015 AGREEMENT TO PARTICI-PATE. In order to participate in the program a postsecondary institution must annually file an "agreement to participate" supplying the following information as appropriate: Name and address of school (including central office and all campus sites), name and address of owner(s), or if a corporation the name and addresses of stockholders holding more than twenty-five percent of the stock and percentage of stock held, the date on which the school officially began instruction if in the last

five years, type and date of last accreditation, enrollment information (unless reported to the state of Washington or in the higher education general information survey) and such other information as may be required to assure proper administration of the program. In addition the "agreement to participate" will also indicate the institution's agreement to abide by all program rules, regulations, and guidelines, to maintain and provide all pertinent information, records, and reports requested by the ((council)) board, and to notify the ((council)) board within thirty days of any change (other than student enrollment) to information reported on the agreement form.

AMENDATORY SECTION (Amending Order 9-82, filed 7/20/82)

- WAC 250-20-021 PROGRAM DEFINITIONS. (1) The term "needy student" shall mean a post-high school student of an institution of postsecondary education who demonstrates to the ((council)) higher education coordinating board the financial inability, either parental, familial, or personal, to bear the total cost of education for any semester or quarter.
- (2) The term "disadvantaged student" shall mean a post-high school student who by reason of adverse cultural, educational, environmental, experiential or familial circumstance is unable to qualify for enrollment as a full-time student in a postsecondary institution, and who otherwise qualifies as a needy student and who is attending a postsecondary educational institution under an established program designed to qualify him or her for enrollment as a full-time student.
- (3) The term "postsecondary institution" shall mean any public university, college, community college, or vocational-technical institute operated by the state of Washington political subdivision thereof, or any other university, college, school or institute in the state of Washington offering instruction beyond the high school level which is a member institution of one of the following accrediting associations: The Northwest Association of Schools and Colleges, the Association of Independent Colleges and Schools, the Cosmetology Accrediting Commission, or the National Association of Trade and Technical Schools, and if such institution agrees to participate in the program in accordance with all applicable rules and regulations. Any institution, branch, extension or facility operating ((with)) ((within)) within the state of Washington which is affiliated with an institution operating in another state must be a separately accredited member institution of one of the above named accrediting associations.
- (4) "Washington resident" shall be defined as an individual who satisfies the requirements of RCW 28B.15-.011 through 28B.15.013 and ((council)) board—adopted rules and regulations pertaining to the determination of residency.
- (5) "Dependent student" shall mean any post-high school student who does not qualify as an independent student in accordance with WAC 250-20-021(6).
- (6) "Independent student" shall mean any student whose parents (including step-parent(s)) do not acknowledge and accept a financial responsibility for the

- student and have on record in the financial aid office documentation attesting to requirements for independence. Such requirements include the following criteria:
- (a) The student has not and will not be claimed as an exemption for federal income tax purposes by any person except his or her spouse for the calendar year(s) in which a state need grant is received and the prior calendar year.
- (b) The student has not received and will not receive financial assistance of more than \$750 in cash or kind from his or her parent(s) in the calendar year(s) in which a state need grant is received and the prior calendar year.
- (c) The student has not lived and will not live in the home of his or her parent(s) except during occasional temporary visits during the calendar year(s) in which the need grant is received and the prior calendar year.
- (d) A special category of independent students consists of persons emancipated or independent by circumstances beyond their control. Examples are wards of court and orphans. An affidavit describing such circumstances is required in lieu of documentation of the family financial situation. Students in this category will be treated as independent applicants with a \$0 parental income and contribution.
- (e) Married students will be considered as dependent or independent as appropriate.
- (7) Definitions of "undergraduate students" will be in accord with definitions adopted for institutional use by the ((council)) board.
- (8) "Budgetary cost" shall consist of that amount required to support an individual as a student for nine months, taking into consideration cost factors for maintaining the student's dependents. The ((council for post-secondary education)) higher education coordinating board will annually review and adjust budgets which will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses and any other factors deemed necessary for consideration. The adopted budgets will be published concurrent with annual guidelines for program administration.
- (9) "Total family contribution" for dependent students and students who have been independent from their parents for less than three years shall mean the sum of the assumed parents' contribution, contribution from student assets, and additional student resources. For students who have been independent for three years or longer, "total family contribution" shall mean the sum of contribution from students' assets, and additional student resources.
- (10) "Parents' contribution" shall mean the contribution toward college expenses expected from the student's parent(s) as related to the total financial strength of the parents.
- (11) "Student assets" are comprised of those funds other than the student's expected summer savings and additional student resources as defined in WAC 250-20-021(13) to meet his or her educational expenses which were generated primarily through the student's own efforts. Examples of student assets are money in a savings account or in a trust fund.

(12) "Additional student resources" consist of those funds made available to the student primarily because of his or her student status such as G.I. Bill or veterans benefits. They also include financial support such as public assistance benefits, vocational rehabilitation funds, CETA funds, spouses' academic year income, those portions of agency funds designated for expenses other than tuition and fees, etc.

Funds administered by the institution, Pell grants, BIA grants, those portions of agency funds designated for tuition and fees, and student employment are to be used as matching funds and as such ((are)) are ((as)) not included as "additional student resources."

- (13) "State Need Index" is the difference between the appropriate ranking factor as identified in the following table and the student's total family contribution. Ranking factors: Students living with parents 1970; single students living away from parents 2770; married couple, one student((, or)) 4065; single parent with one child ((4065)) 5565; Married couple, both students 5540. An additional 1000 may be added for the first dependent and 800 added for each subsequent dependent.
- (14) "Academic year" is that nine-month period of time from September to June during which a full-time student would normally be expected to complete the equivalent of two semesters or three quarters of instruction.
- (15) "Clock hours" means a period of time which is the equivalent of either:
 - (a) A 50 to 60 minute class, lecture, or recitation, or
- (b) A 50 to 60 minute period of faculty-supervised laboratory shop training or internship.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 9-82, filed 7/20/82)

WAC 250-20-031 APPLICATION PROCE-DURE. (1) Application for a state grant must be made each year.

- (2) All applications will be ranked anew each year.
- (3) Application for a state need grant is accomplished through a student's application for admission to, and financial aid from, the institution of his or her choice, and nomination to the ((council)) board by that institution.
- (4) Financial data must be generated in accordance with the method set forth by the ((council for postsecondary education)) higher education coordinating board to assure that information will be consistent on a state—wide basis.
- (5) Student nominations will be transmitted by participating institutions to the ((council)) board on forms designed and/or utilized and distributed by the ((council)) board.
- (6) A financial aid form or comparable financial status documents, and resulting financial need analysis must be on record in the financial aid offices for all nominations submitted to the ((council)) board.
- (7) Students who have met the criteria for independence and who are being considered for state need grant

receipt without parent data must demonstrate a history of financial need as documented by records on file in the institutional financial aid office of earnings and liabilities for the year immediately preceding enrollment.

- (8) The ((council)) board shall establish annual application deadlines.
- (9) Unless institutions are notified otherwise by the ((council)) board, nominations on all eligible state need grant recipients should be submitted throughout the academic year in progress.
- (10) Grants made subsequent to the fall term awarding cycle will be funded from moneys made available from unexpended grant funds.
- (11) The financial aid officer at each institution will be required to sign a statement attesting to the fact that all eligible financial aid applicants within state need grant parameters will be nominated and that financial information will be determined in strict adherence to program guidelines.

AMENDATORY SECTION (Amending Order 9-82, filed 7/20/82)

- WAC 250-20-041 AWARD PROCEDURE. (1) The ((council)) board shall annually determine recipients of Washington state need grants from among Washington residents who have applied for a state need grant by ranking them according to their state need indexes.
- (2) Grant receipt shall be determined by the inability of the student and family, if appropriate, to contribute to the postsecondary educational costs of the applicant as demonstrated by the state need index of the student.
- (3) Maximum and minimum grant amounts will be established by the ((council)) board each year.
- (4) Students may receive the prorated portion of their state need grant for any academic period in which they are enrolled full-time. Depending on the availability of funds, students may receive a need grant for summer session attendance.
- (5) Upon determination of grant recipients, the ((council)) board will notify the institution of the applicants who will receive a state need grant and the amounts of the grants.
- (6) The institution will be expected, insofar as possible, to match the state need grant with other funds sufficient to meet the student's need. Matching moneys may consist of student financial aid funds and/or student self-help.
- (7) All financial resources available to a state need grant recipient, when combined, may not exceed the amount computed as necessary for the student to attend a postsecondary institution. The student will not be considered overawarded if: (1) He or she receives additional funds after the institution awards aid, and the total resources exceed his or her financial need by \$200 or less by the end of the academic year, or (2) the student earns more money from employment than the institution anticipated when it awarded the state need grant and the excess is treated in accordance with the method specified in the state need grant operational guidelines.
- (8) The institution will notify the student of receipt of the state need grant.

(9) Grant receipt for those students nominated after the initial closing date will be determined in the same manner as described in WAC 250-20-041(1) and 250-20-041(2) above.

AMENDATORY SECTION (Amending Order 11-79, filed 10/11/79)

- WAC 250-20-051 GRANTS DISBURSEMENT. (1) At intervals designated by the executive ((coordinator)) director, financial aid officers from participating institutions will submit the appropriate warrant order form to the ((council for postsecondary education)) higher education coordinating board for each state need grant recipient certifying full-time enrollment and grant eligibility.
- (2) Upon receipt of the warrant order forms, the ((council for postsecondary education)) higher education coordinating board will forward warrants to the appropriate institution for each recipient.
- (3) The student must acknowledge receipt for the state need grant each term agreeing to the conditions of award.
- (4) All signed receipts for state need grants are to be returned to the ((council)) board, along with all unclaimed warrants on or before the date specified by the ((council)) board each term.
- (5) Should a student recipient leave school by reason of failure or withdrawal at the end of the grading period, the unused portion of the grant will remain with the state.
- (6) Should a student recipient withdraw from classes during the term in which he or she was awarded a state need grant, he or she shall be required to repay the appropriate amount to the ((council)) board.
- (a) Should a student recipient withdraw from classes during the term in which he or she was awarded a state need grant, he or she shall be required to repay the appropriate amount to the ((council)) board.
- (a) Each institution must submit for ((council)) board approval its policies and procedures for calculating the amount of state need grant funds to be returned to the ((council)) board by students who withdraw from classes after having been awarded state need grants.
- (b) The amount of state need grant funds to be returned to the ((council)) board shall be determined by the institution in accordance with its ((council)) board—approved policies and procedures.
- (c) The institution shall advise the students and the ((council)) board of amounts to be repaid.
- (d) The ((council)) board will advise the institution when the student has repaid the amount due.

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 11-79, filed 10/11/79)

WAC 250-20-061 PROGRAM ADMINISTRATION AND AUDITS. (1) The staff of the ((council for

- postsecondary education)) higher education coordinating board((,,)) under the direction of the executive ((coordinator)) director will manage the administrative functions relative to this program.
- (2) The ((council for postsecondary education)) higher education coordinating board will review institutional administrative practices to determine institutional compliance with rules and regulations and program guidelines. If such a review determines that an institution has failed to comply with program rules and regulations or guidelines, the ((council)) board pursuant to the procedures of WAC 250-20-081 may suspend, terminate or place conditions upon the institution's participation in the program and require reimbursement to the program for any funds lost or improperly expended((:)).
- (3) Any student who has obtained a state need grant through means of a willfully false statement or failure to reveal any material fact, condition, or circumstance affecting eligibility will be subject to applicable civil or criminal penalties.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 2-77, filed 4/13/77)

WAC 250-20-071 APPEAL PROCESS. (1) Should a student question his or her state need grant eligibility or nomination, the following procedures should be followed:

- (a) The student should direct questions to the financial aid officer at the institution he or she attends.
- (b) If the student is not satisfied with the response of the institutional financial aid officer, he or she should assemble all relevant academic, financial, and personal data and forward it to the ((council for postsecondary education)) higher education coordinating board for review.
- (c) The ((council's)) board's division of student financial aid will review all material submitted and, if possible, will resolve the problem, advising the student of his or her eligibility and generating an award or, if the student is not eligible for a state need grant, advising the student of the reason for denial.
- (d) The ((council for postsecondary education)) higher education coordinating board will convene its review committee to consider the situation of any student whose state need grant eligibility is questionable, or upon the request of the student. If the committee finds the student eligible for state need grant receipt, it will advise the financial aid officer at the institution the student attends and will recommend to the ((council)) board that the student's state need grant nomination be processed immediately. If the review committee finds the student not eligible for state need grant receipt, it will advise the student of the reason for denial.
- (e) If the student is not satisfied with the resolve by the review committee, the student's final recourse is submission of his or her case to the ((council for postsecondary education)) higher education coordinating board.

AMENDATORY SECTION (Amending Order 11-79, filed 10/11/79)

WAC 250-20-081 SUSPENSION OR TERMINATION OF INSTITUTIONAL PARTICIPATION. Upon receipt of a complaint or other evidence that an institution has failed or is failing to comply with program rules and regulations, the ((council)) board staff shall notify the institution by mail of the nature of such allegations and conduct a review of the alleged violations.

If preliminary findings indicate that a violation or violations may have occurred or are occurring, the ((council)) board staff shall attempt, through mediation and conciliation, to effect corrections and/or secure reimbursement from the institution in event any funds were expended out of compliance with the provisions of WAC 250-20-061(2).

If no agreement is reached through the mediation and conciliation process, the executive ((coordinator)) director shall file a formal complaint with the ((council)) board and notify the institution of the conduct which warrants the complaint. Based upon a finding pursuant to RCW 34.04.170, the complaint may include an order for a summary suspension pending proceedings for termination, suspension, reimbursement or other action.

The executive ((coordinator)) director or a designated hearing officer shall conduct a hearing and make findings and conclusions in accordance with the Administrative Procedure Act, chapter 34.04 RCW. The findings, conclusions and any recommendations for action shall be submitted to the ((council)) board for final action pursuant to RCW 34.04.110. The ((council)) board may accept or reject, in whole or in part, any recommendations made by the hearing officer, may remand for further findings and/or take any other action the ((council)) board deems appropriate under the circumstances.

WSR 87-16-047 ADOPTED RULES HIGHER EDUCATION COORDINATING BOARD

[Order 1-87, Resolution No. 87-59—Filed July 29, 1987]

Be it resolved by the Higher Education Coordinating Board, acting at 908 East Fifth Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to state work study, WAC 250-40-030, 250-40-040, 250-40-050, 250-40-060 and 250-40-070.

This action is taken pursuant to Notice No. WSR 87-12-047 filed with the code reviser on June 1, 1987. 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 Higher Education Coordinating Board as authorized in RCW 28B.12.060.

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

APPROVED AND ADOPTED July 20, 1987.

By Daniel Keller for A. Robert Thoeny Executive Director

AMENDATORY SECTION (Amending Order 5-82, filed 7/20/82)

WAC 250-40-030 DEFINITIONS. (1) "Financial need" shall be the difference between the budgetary cost to the student attending an institution of postsecondary education and the total applicant resources which the institutional financial aid officer determines can reasonably be expected to be available to the student for meeting such costs.

- (2) "Budgetary cost" of attending an institution shall consist of that amount required to support the individual and his or her dependents during the period in which that individual is enrolled as a student. Budgets will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses, and any other cost factors deemed necessary for consideration, consistent with WAC 250-40-040 (2)(a).
- (3) "Total applicant resources" for the dependent student shall mean the sum of the amounts which reasonably may be expected from the student and his or her spouse inclusive of expected summer savings to meet the student's cost of education, and the amount which reasonably may be expected to be made available to the student by his or her parents for such purpose. For the self-supporting student total applicant resources shall mean the amount which reasonably may be expected from the student and his or her spouse inclusive of expected summer savings to meet the student's cost of education.
- (4) "Washington resident" shall be defined as an individual who satisfies the requirements of RCW 28B.15-.011 28B.15.013 and ((council)) board-adopted rules and regulations pertaining to the determination of residency.
- (5) "Eligible institution of postsecondary education" shall mean any postsecondary educational institution in the state of Washington accredited by the Northwest Association of Secondary and Higher Schools, or any public vocational-technical institute in the state of Washington.
- (6) "Eligible employer" shall be defined as any eligible public institution of postsecondary education, any other nonprofit organization which is nonsectarian, or any profit—making nonsectarian employer producing a good or providing a service for sale or resale to others, can and agrees to provide employment of a demonstrable benefit related to the student's postsecondary educational pursuits and which conducts business within the state of Washington, or any other employer approved by the ((council for postsecondary education)) higher education

coordinating board. In approving an employer as eligible, the ((council)) board or an institution acting as its agent will consider at the minimum.

- (a) The relationship of the jobs to the students' educational objectives;
- (b) The potential for displacement of regular employees;
- (c) The rate of pay as compared to salaries and wages provided other employees engaged in similar work;
- (d) The employer's compliance with appropriate federal and state civil rights laws.
- (7) "Dependent student" shall mean any post-high school student attending an eligible institution of post-secondary education who does not qualify as a self-supporting student in accordance with subsection (8) of this section.
- (8) "Self-supporting student" shall be one who has established a bona fide independent relationship and who demonstrates compliance with criteria for determining self-supporting status as contained in the program guidelines.
- (9) "Half-time student" means any student enrolled in exactly one-half ((of)) the credit hour or clock hour load defined by the institution as constituting expected full time progress toward the particular degree or certificate.

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 3/81, filed 6/16/81)

WAC 250-40-040 STUDENT ELIGIBILITY AND SELECTION (1) Eligibility criteria. In order to be eligible for employment under this program the student must:

- (a) Demonstrate financial need.
- (b) Be enrolled or accepted for enrollment as at least a half-time undergraduate, graduate or professional student or be a student under an established program designed to qualify him or her for enrollment as at least a half-time student at an eligible institution of postsecondary education.
- (c) Be capable, in the opinion of the institution, of maintaining good standing in a course of study while employed under the program, and demonstrate satisfactory progress toward degree or certificate completion.
 - (d) Not be pursuing a degree in theology.
- (2) Criteria for institutional determination of financial need and the making of awards.
- (a) Budgetary costs will be determined by the institution subject to approval by the ((council for postsecondary education)) higher education coordinating board. The advisory committee authorized by WAC 250-40-070(4) of these regulations will review each budget for reasonableness and make recommendations to the ((council)) board for approval or disapproval.
- (b) Total applicant resources shall be determined according to the uniform methodology system of need analysis. Institutional financial aid officers may make reasonable adjustments to the computed total applicant

resources if individual circumstances warrant such adjustments. In addition, nonliquid assets in the form of equity in the primary resident and net worth of business or farm may be disregarded in the computation of total applicant resources.

Any adjustments must be documented and placed in the student's financial aid file.

- (c) The work-study award shall be designed in such a manner that the sum total of financial aid awarded any one student will not exceed the difference between the total applicant's resources and the budgetary cost of education. In the case of students attending participating private institutions, the sum of the state share of the state work-study wages and a state need grant, if awarded, may not exceed the nontuition and required fee portion of the student's budgetary cost.
- (d) Each institution must have a policy relating to the continuance of aid for students who enroll in but do not complete the number of credit or clock hours required to maintain satisfactory progress toward completion of his or her degree or program objective. The institution must submit its policy to the ((council)) board annually for approval. The advisory committee authorized by WAC 250-40-070(4) will make recommendations to the ((council)) board for approval or disapproval of each institution's policy.
 - (3) Priorities in placing students.
- (a) The institution must, wherever possible, place students in positions which are related to their educational goals or career interests. At the time of job placement, the student who is able to obtain course—or career objective—related employment shall be awarded in favor of one who is not able to obtain such employment.
- (b) At the time of job placement, and after consideration of (a) above, no eligible Washington resident shall be excluded in favor of a nonresident.
- (c) It is the intent of the work study program to assist those students from moderate income family backgrounds whose total applicant resources are insufficient to cover the total budgetary costs of education; and who, but for this program, would normally be forced to rely heavily on loans.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

AMENDATORY SECTION (Amending Order 5-82, filed 7/20/82)

WAC 250-40-050 RESTRICTIONS ON STU-DENT PLACEMENT AND COMPENSATION. (1) Displacement of employees. Employment of state workstudy students may not result in displacement of employed workers or impair existing contracts for services.

(a) State work-study students employed by public institutions of postsecondary education may not fill positions currently or formerly occupied by classified employees.

- (b) In cases of governmental employment, state workstudy students may fill positions which have been previously occupied but were vacated as a result of implementing previously adopted reduction in force policies in response to employment limitations imposed by federal, state or local governments.
- (c) In all other cases, state work-study students may not fill positions which have been occupied by regular employees during the current or prior calendar or fiscal year.
- (2) Rate of compensation. All work-study positions shall receive compensation equal to the entry level salary of comparable positions.

Students employed by public postsecondary educational institutions who are filling positions which are comparable to Higher Education Personnel Board classified positions must be paid entry level Higher Education Personnel Board wages for the position.

Determination of comparability must be made in accordance with State Work Study program operational guidelines.

Documentation must be on file at the institution for each position filled by a State Work Study student which is deemed by the institution as not comparable to a Higher Education Personnel Board position.

- (3) Maximum total compensation. Earnings beyond the student's state work-study eligibility must be reported to the financial aid officer, and resulting adjustments made in the financial aid package. In the event that a student earns more money from employment than the institution anticipated when it awarded student financial aid, the excess is to be treated in accordance with the method specified in the state work-study operational guidelines.
- (4) State share of student compensation. The state share of compensation paid students ((employed by state supported institutions of postsecondary education or by common school districts which have entered into a special agreement with the Council for Postsecondary Education through the Superintendent of Public Instruction's office for the placement of students in an authorized program providing tutorial assistance shall not exceed 80 percent of the student's gross compensation)) shall not exceed 80 percent of the student's gross compensation in the following cases: (a) when employed by state supported institutions of postsecondary education at which they are enrolled, (b) when employed as tutors by the state's common school districts which have entered into a special agreement with the Higher Education Coordinating Board for placement of students in an authorized program providing tutorial assistance, and (c) when employed in tutorial or other support staff positions by non-profit adult literacy service providers in the state of Washington who meet guideline criteria for participation in the 1985-87 Adult Literacy Pilot Program. The state share of compensation paid students employed by all other employers shall not exceed 65 percent of the student's gross compensation.
- (5) Employer share of student compensation. The employer shall pay a minimum of 20 percent or 35 percent of the student's gross compensation as specified in subsection (4) above, plus the costs of any employee benefits

including all payments due as an employer's contribution under the state workman's compensation laws, federal Social Security laws, and other applicable laws. The federally-funded college work-study program cannot be used to provide ((the)) employer share of student compensation except when used for placement of students in tutorial or other support staff positions with adult literacy service providers in the state of Washington who meet guideline criteria for participation in the 1985-87 Adult Literacy Pilot Program.

- (6) Academic credit for state work-study employment. Students may receive academic credit for experience gained through state work-study employment.
- (7) Maximum hours worked. Employment of a student in excess of an average of 19 hours per week over the period of enrollment for which the student has received an award or maximum of 40 hours per week during vacation periods will not be eligible for reimbursement from state funds.

A student may not be concurrently employed in the same position by the State Work-Study Program and the federal college work-study program and exceed the 19 hours per week average.

Further, the student cannot accept other on-campus employment which results in a waiver of the non-resident tuition and ((fee)) ((fees)) fees differential under RCW 28B.15.014.

- (8) Types of work prohibited. Work performed by a student under the State Work-Study Program shall not be sectarian related and shall not involve any partisan or nonpartisan political activity.
- (9) Relationship to formula staffing percentage. Placement of state work-study students in on-campus positions at public postsecondary educational institutions may not result in a level of employment in any budget program in excess of a formula staffing percentage specifically mandated by the legislature.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

AMENDATORY SECTION (Amending Order 5-77, filed 5/11/77)

WAC 250-40-060 INSTITUTIONAL APPLICATION AND ALLOTMENT PROCEDURES. (1) The convening of a review committee. The ((council)) board staff will convene its advisory committee in accordance with WAC 250-40-070(6) to act as a review committee for the purpose of recommending the allotment of funds to students by institution. Beginning with 1975-76 awards, institutions will be notified of funds available for their students by May 1 of the year prior to the academic year in which awards will be given, or whenever the legislative appropriation becomes known, whichever is later.

(2) Information to be used in review process. In its deliberations, the panel will make use of information available from the institution's application for federal

funds, supplemented by any other relevant information made available to the ((council)) board.

(3) Reallotments. If it is determined that an institution is unable to award all of the funds allotted it the ((council)) board will reduce its allotment accordingly and will redistribute unutilized funds to other eligible institutions.

AMENDATORY SECTION (Amending Order 4-85, filed 9/24/85)

WAC 250-40-070 ADMINISTRATION. (1) The convening of a review committee. The ((council for postsecondary education)) higher education coordinating board shall administer the work-study program. The staff of the ((council for postsecondary education)) higher education coordinating board under the direction of the executive ((coordinator)) director will manage the administrative functions relative to the program and shall be authorized to enter into agreement with:

- (a) Eligible public institutions for the placement of students and the reimbursement of employers for the state share of the student's compensation.
- (b) Eligible private institutions for the placement of students.
- (c) Employers of students attending eligible private institutions for the reimbursement of the state share of the student's compensation. Such agreements shall be written to ensure employer compliance with the rules and regulations governing the work-study program.
- (2) Responsibility of eligible public institutions. The institution will:
- (a) Enter into contract with eligible organizations for employment of students under the work-study program. Such agreements shall be written to ensure employer compliance with the rules and regulations governing the work-study program.
- (b) Determine student eligibility and arrange for placement.
- (c) Arrange for payment of the state share of the student's compensation.
- (3) Responsibility of eligible private institutions. The institution will:
- (a) Assist the ((council)) board in contracting with eligible employers.
- (b) Determine student eligibility, arrange for placement with employers, and notify the ((council)) board of such placement.
 - (4) Employer responsibilities:
- (a) Before it may participate in the program, an eligible employer must enter into agreement with the ((council for postsecondary education)) higher education coordinating board or a public institution acting as its agent, thereby certifying its eligibility to participate and its willingness to comply with all program requirements.
- (b) Certification of payment to students by the eligible organization shall be made under oath in accordance with RCW 9A.71.085 ((9A.72.085)).

- (5) Advisory committee. The ((council)) board will appoint an advisory committee composed of representatives of eligible institutions, employee organizations having membership in the classified service of the state's institutions of postsecondary education, a student and persons as may be necessary to advise the ((council)) board staff on matters pertaining to the administration of the work-study program. In addition, representatives from postsecondary educational advisory and governing bodies will be invited to participate in advisory committee meetings when annual institutional allocations are being determined.
- (6) Institutional administrative allowance. Contingent upon funds being made available to the ((council for postsecondary education)) higher education coordinating board for the operation of the work-study program, the public institutions will be provided an administrative expense allowance. In order to qualify for the allowance, the institution must demonstrate that financial support for student financial aid administration, exclusive of the administrative allowance, is at least equal to the level of support provided during the previous fiscal year.
- (7) Institutional maintenance of effort. State funds provided under this program are not to be used to replace institutional funds which would otherwise be used to support student employment.
- (8) Reports. The ((council for postsecondary education)) higher education coordinating board will obtain periodic reports on the balance of each institution's work-study funds to ensure a proper distribution of funds among institutions. In addition, information will be gathered subsequent to the end of the academic year, describing the population served and the modes of packaging used.
- (9) Agreement to participate. As a precedent to participating in the state work-study program, each institution must acknowledge its responsibility to administer the program according to prescribed rules and regulations and guidelines.
- (10) Appeals. If the ((council)) board is notified of any possible violations of these rules and regulations, satisfactory resolution shall be attempted by ((council)) board staff. If satisfactory resolution cannot be achieved by ((council)) board staff, the advisory committee authorized by WAC 250-40-070(5) shall review the appeal and make a recommendation to ((council)) board staff. If satisfactory resolution still cannot be achieved, the person or institution initiating the appeal may request a hearing with the ((council)) board, which shall take action on the appeal.
- (11) Program reviews. The ((council for postsecondary education)) higher education coordinating board will review institutional administrative practices to determine institutional compliance with rules and regulations and program guidelines. If such a review determines that an institution has failed to comply with program rules and regulations and guidelines the institution will reimburse the students affected or the program in the appropriate amount.

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

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

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 87-16-048 ADOPTED RULES HIGHER EDUCATION COORDINATING BOARD

[Order 3-87, Resolution No. 87-58-Filed July 29, 1987]

Be it resolved by the Higher Education Coordinating Board, acting at Seattle, Washington, that it does adopt the annexed rules relating to residency status for higher education.

This action is taken pursuant to Notice No. WSR 87-12-060 filed with the code reviser on June 2, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 28B.15 RCW, as amended by section 4, chapter 37, Laws of 1982 1st ex. sess., and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED July 20, 1987.

By Daniel Keller for A. Robert Thoeny Executive Director

CHAPTER 250-18 WAC RESIDENCY STATUS FOR HIGHER EDUCATION

WAC	
250-18-010	Purpose and Applicability
250-18-015	Definitions
250-18-020	Student Classification
250-18-025	Classification Procedure
250-18-030	Establishment of Domicile
250-18-035	Evidence of Financial Independence
250-18-040	Evidence of Financial Dependency
250-18-045	Administration of Residency Status
250-18-050	Appeals Process
250-18-055	Recovery of Fees for Improper Classi-
	fication of Residency
250-18-060	Exemptions from Nonresident Status
	•

AMENDATORY SECTION (Amending Order 2-83, filed 6/17/83)

WAC 250-18-020 STUDENT CLASSIFICA-TION (1) For a student to be classified as a "resident" for tuition and fee purposes, he or she shall:

(a)(i) Have established a bona fide domicile in the state of Washington primarily for purposes other than educational for the period of one year immediately prior

to commencement of the first day of the semester or quarter for which he or she has registered at any institution; and

- (ii) Be financially independent; or
- (b) Be a dependent student, one or both of whose parents or legal guardians have maintained a bona fide domicile in the state of Washington for at least one year immediately prior to commencement of the semester or quarter for which the student has registered at any institution; or
- (c) Be a student who was classified as a resident, based upon domicile, by an institution on or before May 31, 1982, who was enrolled at a state institution during any term of the 1982-83 academic year, so long as such student's enrollment (excepting summer sessions) is continuous.
- (2) A student shall be classified as a "nonresident" for tuition and fee purposes if he or she:
- (a) Will be financially dependent for the current year or was financially dependent for the calendar year prior to the year in which application is made and who does not have a parent or legally appointed guardian who has maintained a bona fide domicile in the state of Washington for one year immediately prior to the commencement of the semester or quarter for which the student has registered at an institution;
- (b) Attends an institution with financial assistance provided by another state or governmental unit or agency thereof wherein residency in that state is a continuing qualification for such financial assistance, such nonresidency continuing for one year after the completion of the quarter or semester for which financial assistance is provided. Such financial assistance relates to that which is provided by another state, governmental unit or agency thereof for direct or indirect educational purposes and does not include retirements, pensions, or other non-educational related income. A student loan guaranteed by another state or governmental unit or agency thereof on the basis of eligibility as a resident of that state is included within the term "financial assistance;"
- (c) Is not a citizen of the United States of America, unless such person holds permanent or temporary resident immigration status, "Refugee Parolee," or "Conditional Entrant" status or is not otherwise permanently residing in the United States under color of law and further meets and complies with all applicable requirements of WAC 250-18-030 and 250-18-035;
- (d) Is not otherwise qualified as a "resident" under subsection (1)(c) of this section.
- (3) A person does not lose a domicile in the state of Washington by reason of residency in any state or country while a member of the civil or military service of this state or of the United States, nor while engaged in the navigation of the the waters of this state or of the United States or of the high seas if that person returns to the state of Washington within one year of discharge from said service with the intent to be domiciled in the state of Washington.
- (4) Any resident dependent student who remains in this state when such student's parents or legal guardians, having theretofore, been domiciled in this state for a period of one year immediately prior to commencement of

the first day of the semester or quarter for which the student has registered at any institution, move from this state, shall be entitled to continued classification as a resident student so long as such student is continuously enrolled during the academic year.

(((5) Active duty United States military personnel who have been stationed in the state of Washington for one year shall be considered to have resided in the state for purposes primarily other than educational, and shall be considered financially independent.))

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.

<u>AMENDATORY SECTION</u> (Amending Order 2-83 [5-85], filed 6/17/83 [9/24/85])

WAC 250-18-060 EXEMPTIONS FROM NON-RESIDENT STATUS In accordance with RCW 28B-.15.014, certain nonresidents shall be exempted from paying the nonresident tuition and fee differential. Exemption from the nonresident tuition and fee differential shall apply only during the term(s) such persons shall hold such appointments or be so employed. To be eligible for such an exemption, a nonresident student must provide documented evidence that he or she does reside in the state of Washington, and:

- (1) Holds a graduate service appointment designated as such by an institution involving not less than twenty hours per week;
- (2) Is employed for an academic department in support of the instructional or research programs involving not less than twenty hours per week;
- (3) Is a faculty member, classified staff member, or administratively exempt employee holding not less than a half-time appointment, or the spouse or dependent child of such a person;
- (4) Is an active duty military personnel stationed in the state of Washington or the spouse or dependent child of such person; ((or))
- (5) Is an immigrant having refugee classification from the U.S. Immigration and Naturalization Service or the spouse or dependent child of such refugee, if the refugee (a) is on parole status, or (b) has received an immigrant visa, or (c) has applied for United States citizenship((7)); or
- (6) Any student who has spent at least seventy-five percent of both his or her junior and senior years in high school in this state, whose parents or legal guardians have been domiciled in the state for a period of at least one year within the five-year period before the student graduates from high school, and who enrolls in a public institution of higher education within six months of leaving high school, for as long as the student remains continuously enrolled for three quarters or two semesters in any calendar year.

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.

WSR 87-16-049 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-86-Filed July 29, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Joseph R. Blum, 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, and this regulation is adopted at the recommendation of the International Pacific Salmon Fisheries Commission.

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 July 29, 1987.

By Judith Merchant for Joseph R. Blum Director

NEW SECTION

WAC 220-24-02000Y LAWFUL ACTS—TROLL FISHERY. Notwithstanding the provisions of WAC 220-24-010, 220-24-020, and 220-24-030, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes with troll gear in waters west of the Bonilla-Tatoosh Line, the Pacific Ocean, or west of the Buoy 10 Line except as provided for in this section:

(1) Effective 12:01 a.m., August 15, 1987, or when department sampling indicates an 8:1 pink salmon to coho salmon ratio, whichever occurs first, until either 4,000 chinook or 20,000 coho salmon, whichever occurs first, are taken or killed, open to salmon troll fishing in those waters south of the United States-Canada border and north of a line projected east-west through Carroll Island, except for a closed conservation zone defined as those waters bounded by a line from Bonilla Point on Vancouver Island to a point 48 degrees, 20 minutes, 00 seconds north latitude, 124 degrees 51 minuntes 00 seconds west longitude, thence to a point 48 degrees 13 minutes 00 seconds north latitude, 124 degrees 54 minutes 00 seconds west longitude thence to a point 48 degrees 00 minutes 18 seconds north latitude, 124 degrees 55 minutes 00 seconds west longitude, thence to Carroll Island, from which conservation zone no salmon may be taken or possessed.

- (i) At least 8 pink salmon must be retained for each coho retained, and at least 20 pink salmon must be retained for each chinook salmon retained, except that a single daily possession and landing not to exceed one coho and one chinook may be made without meeting the species ratio.
- (ii) Salmon taken in the above described fishery must be landed in the coastal Washington ports of Neah Bay or La Push, unless notification is made to the department or the United States Coast Guard prior to leaving the area. Such notification must include the name of the vessel, port of delivery, approximate number of salmon by species, and estimated time of arrival.
- (iii) Terminal gear is restricted to flashers with bare, blued, barbless hooks.
- (2) Lawful minimum size is 28 inches in length for chinook and 16 inches in length for coho. There is no minimum size for pink salmon.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220–24–02000X LAWFUL ACTS—TROLL FISHERY. (87–85)

WSR 87-16-050 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-87-Filed July 29, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, Joseph R. Blum, 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 regulation is necessary for the conservation of chinook salmon stocks.

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

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

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED July 29, 1987.

By Judith Merchant for Joseph R. Blum Director

NEW SECTION

WAC 220-56-19000P SALTWATER SEASONS AND BAG LIMITS. Notwithstanding the provisions of WAC 220-56-190:

- (1) Effective immediately until further notice it is unlawful to fish for salmon in Punchcard Area 4, Pacific Ocean waters, and Washington waters west of the Buoy 10 line except as provided for in this subsection:
- (a) In those waters north of a line projected due west from the mouth of the Queets River and west of the mouth of the Sekiu River:
 - (i) Open to salmon angling until further notice.
- (ii) Bag Limit F, except that no chinook salmon may be retained.
 - (iii) Barbless hooks required.
- (iv) The following waters are closed to salmon angling: Those waters inside and bounded by a line projected true north one mile from the mouth of the Sekiu River thence westerly meandering one mile off-shore to Tatoosh Light, thence north approximately one mile on the Bonilla-Tatoosh line to Duncan Rocks, thence true west five miles (two miles beyond territorial sea boundary), thence southerly meandering five miles off-shore to intersect a line projected true west from Cape Alava, thence easterly on that line to a point one mile off-shore, thence southerly meandering one mile off-shore to intersect a line projected true west from the mouth of the Oueets River, thence to shore.
- (b) In those waters south of a line projected due west from the Grays Harbor Buoy (G.H. Buoy) near the entrance to Grays Harbor and north of a line projected due west from Leadbetter Point and west of a line three miles three miles to the west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside six miles)
- (i) Open to salmon angling until further notice or until chinook or coho quotas are taken, whichever comes first.
- (ii) Bag Limit F, except that only one chinook salmon may retained per day.
 - (iii) Barbless hooks required.
- (c) In those waters south of a line projected due west of Leadbetter Point, north of a line projected due west from Klipsan Beach (46 degrees 28 minutes 12 seconds North Latitude), and west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside three miles):
- (i) Open to salmon angling until further notice or until either chinook or coho salmon quotas are taken, whichever comes first, from these waters and those waters south of the red buoy line at the mouth of the Coulmbia River and north of Cape Falcon, Oregon.
 - (ii) Bag Limit F.
 - (iii) Barbless hooks required.
- (d) In all open areas provided for in this subsection it is unlawful to fish for salmon from 12:01 a.m. Friday to 11:59 p.m. Saturday of each week.
 - (2) Effective immediately until further notice:

- (a) In Punch Card Areas 5 and 6, special bag limit of two salmon per day, but chinook salmon must be not less than 22 inches in length, it is unlawful to fish for salmon from 12:01 a.m. to 11:59 p.m. Friday of each week, and all fish taken east of the mouth of the Sekiu River must be landed east of the mouth of the Sekiu River.
- (b) In Punch Card Areas 7, 8, and 9, special bag limit of two salmon per day, but chinook salmon must be not less than 22 inches in length. This subsection does not effect the June 16 to August 31 chinook closure in Port Susan. See WAC 220-56-199.
- (3) Effective immediately until further notice those waters of Area 8 lying easterly of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island, northerly of a line projected from Polnell Point to Rocky Point, northerly of the State Highway 532 Bridge between Camano Island and the mainland, and south of the Burlington Northern Railroad Bridge at the north end of Swinomish Slough are closed to salmon angling, except that it is lawful to fish for and possess pink salmon taken from these waters during the period August 22 through September 11, 1987. The special daily bag limit is two pink salmon. Barbless hooks are required and any salmon other than pink salmon must be released immediately.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

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

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-19000N SALTWATER SEASONS AND BAG LIMITS. (87-83)

WSR 87-16-051 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-88-Filed July 29, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Joseph R. Blum, 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 surplus of salmon has not been taken.

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 July 29, 1987.

By Judith Merchant for Joseph R. Blum Director

NEW SECTION

WAC 220-36-02100M GRAYS HARBOR GILL-NET SEASON. Notwithstanding the provisions of WAC 220-36-021, 220-36-022, and 220-36-024, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from the waters of Grays Harbor except as provided for in this section:

(1) The following Grays Harbor Salmon Management and Catch Reporting Areas are open during the times indicated:

Area 2B east of a line drawn true north-south through lighted piling number 16 on Whitcomb flats, Area 2C, and Area 2D -

Immediately to 6:00 p.m. August 6, 1987.

(2) Lawful gear is limited to gill nets no longer than 1,500 feet, 5 inch minimum mesh.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02100L GRAYS HARBOR GILL-NET SEASON. (87-82)

WSR 87-16-052 PROPOSED RULES EMPLOYMENT SECURITY DEPARTMENT

[Filed July 30, 1987]

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 reports and contributions subject to penalty, WAC 192-12-042;

that the agency will at 10:00 a.m., Wednesday, October 7, 1987, in the Commissioner's Conference Room, 212 Maple Park, 2nd Floor, 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 October 7, 1987.

The authority under which these rules are proposed is RCW 50.12.010 and 50.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 1, 1987.

Dated: July 27, 1987 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 192-12-042 Reports and contributions subject to penalty, brings this rule into conformity with the change made to RCW 50.12.220. The amendment replaces previous statutory wording with the new statutory language promulgated by the legislature in chapter 111, Laws of 1987. In addition, a new subsection that is renumbered (4) is being added.

The changes in the law, and the subsequent changes to the rule, are necessary to properly outline the manner in which the late payment and late report penalty are to be applied.

This rule was revised by Thomas LePique of the UI Program Analysis Branch of the Employment Security Department, Mailstop KG-11, Olympia, Washington 98504, phone 753-5181. The Chief of the UI Tax Administration is responsible for implementation and enforcement of the rules. Her office address is Employment Security Department, Mailstop KG-11, Olympia, Washington 98504, phone 753-3822.

AMENDATORY SECTION [(Amending Order 1-80, filed 1/10/80)]

WAC 192-12-042 REPORTS AND CONTRIBUTIONS SUB-JECT TO PENALTY. (1) Contribution reports. Any employer who fails to file in a timely and complete manner a contribution report as described in WAC 192-12-030 (2)(a) shall be subject to a penalty of ten dollars per violation, unless such penalty is waived by the commissioner.

- (2) Other reports. Any decision to assess a penalty for the filing of any other report described in WAC 192-12-030 in an untimely or incomplete manner shall be made on an individual basis by the commissioner or the chief administrative officer of the tax branch as provided in RCW 50.12.220.
- (3) Delinquent contributions. For purposes of RCW 50.12.220 which provides penalties for delinquent contributions, contributions will be deemed delinquent as provided in WAC 192-12-040 and RCW 1.12.070. For contributions due and payable on wages paid prior to July 1, 1987, ((N))no penalty so added shall be less than two dollars per quarter.
- (4) Late Penalty. Effective for contributions due and payable on wages paid on or after July 1, 1987, and for contribution reports which are due for the quarter ending September 30, 1987 and any subsequent quarters, a minimum \$10.00 penalty shall be assessed as follows:

(a) A minimum penalty of \$10.00 per quarter shall be assessed against delinquent contributions.

(b) If no contributions are delinquent for a quarter, a minimum penalty of \$10.00 shall be assessed for a contribution report not filed in a timely manner.

(((4))) (5) The department may, for good cause, waive penalties in the following types of situations:

(a) The return was filed on time but inadvertently mailed to another agency.

(b) The delinquency was due to an action of an employee or an officer of the employment security department, including but not limited to, providing erroneous information to the employer in writing or orally when the source is identifiable, or not furnishing proper forms in sufficient time to permit the timely filing of tax reports or the timely payment of contributions;

(c) The delinquency was caused by death or serious illness of the employer or member of the employer's immediate family, or illness or death of the employer's accountant or member of the accountant's immediate family, prior to the filing date.

(d) The delinquency was caused by the destruction by fire or other casualty of the employer's place of business or business records.

(((5))) (6) A request for a waiver of penalties must: Be in letter form, contain all pertinent facts, be accompanied by such proof as may be available and be filed through a tax office. In all cases the burden of proving the facts is upon the employer.

((((to))) (7) The department, for good cause, may extend the due date for filing a report. Any extension will be conditioned upon deposit by the employer with the department of an amount equal to the estimated tax liability for the reporting period or periods for which the extension is granted. This deposit will be credited to the employer's account and will be applied to the employer's indebtedness. The amount of the deposit is subject to departmental approval.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 87-16-053 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order DLR-138-Filed July 30, 1987]

- I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to implementation of Substitute Senate Bill 5124 (chapter 311, Laws of 1987), an act relating to junk vehicles (registered tow truck operators); and implementation of Senate Bill 5348 (chapter 62, Laws of 1987), an act relating to hulk haulers/ownership (hulk haulers and scrap processors).
- I, Theresa Anna Aragon, Director, Department of Licensing, 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 implementation of SSB 5124, junk vehicles (registered tow truck operators), and SB 5348, hulk haulers/ownership (hulk haulers and scrap processors). Each of these laws took effect July 26, 1987.

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

This rule is promulgated pursuant to RCW 46.79.080 (chapter 110, Laws of 1971), RCW 46.80.140 (chapter 32, Laws of 1967), and RCW 46.55.190 (chapter 377, Laws of 1985), and is intended to administratively implement that statute.

These emergency rules relate to:

WAC 308-61-330 and 308-61-430, promulgation authority RCW 46.79.080.

WAC 308-61-210, 308-61-240 and 308-61-260, promulgation authority RCW 46.80.140.

WAC 308-61-026, 308-61-050, 308-61-108, 308-61-158 and 308-61-175, promulgation authority RCW 46.55.190.

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 July 30, 1987.

By Theresa Anna Aragon Director AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-026 DEFINITIONS CONTIN-UED—REGISTERED TOW TRUCK OPERATOR. (1) "Affidavit of sale" – that document prescribed by the department and given to the successful bidder by the operator. The affidavit shall state that the sale was conducted properly pursuant to chapter 46.55 RCW. The affidavit may be submitted to the department with an application for certificate of title or may be used as a title document by a licensed auto wrecker, hulk hauler or scrap processor.

(2) "Secure area" - a place of safety for vehicle storage and in an area completely enclosed by a fence of sufficient height and construction to prevent access by the general public, with a gate which can be locked. The fence shall be at least six feet high with at least two strands of barbed wire along the top, for a total combined height of eight feet or more, provided, however, that the fencing requirement may be waived by the department where, due to the topography or zoning a fence would be impracticable and the storage area is secure without a fence. When a licensee has operator registrations under more than one name and owns or leases a common secure area, the areas for each operator registration must be segregated by a physical barrier at least as strong as one strand of chain, cable or barbed wire. When two or more operators with different ownership share a secured area, those respective areas must be segregated by an eight-foot fence as described above.

Wherever practicable secure storage areas will be located on improved property which is leveled and illuminated at night for the safe keeping of stored vehicles.

- (3) "Abandoned vehicle report" is that document, prescribed by the department, by which the operator is to report to the department his/her possession of an abandoned vehicle.
- (4) "Notice of custody and sale" is that document sent by the operator to the registered owner, legal owner (lien holder) and to a vehicle purchaser identified on a seller's report of sale, giving notice of the amount of the operator's lien for services, place and time of public auction if the vehicle is not redeemed, and of the operator's right to seek a deficiency against the last registered owner or the purchaser identified on a seller's report of sale.
- (5) "Registered tow truck operator's business location" is a location at which records and files necessary to conduct the business are kept, and where the operator can normally be contacted by the public.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-050 GROUNDS FOR DENIAL, SUSPENSION, REVOCATION, AND((,—IN—THE CASE OF A REGISTERED TOW TRUCK OPERATOR, ALSO A CIVIL FINE—UNLAWFUL PRACTICES)) ASSESSMENT OF A MONETARY PENALTY. The director may, by order, deny an application

for license ((under chapters Operator chapter, 46.79, and 46.80 RCW, or suspend or revoke and, in the case of a registered tow truck operator, also assess a civil fine against any licensee)) or suspend or revoke a license under chapters 46.79, 46.80, and 46.55 RCW, and, in addition, assess a monetary penalty where provided in those statutes if he/she finds that the order is in the public interest and that the applicant, licensee or any partner, officer, director or majority stockholder has failed to comply with any of the provisions of the abovenamed chapters or the rules and regulations adopted thereunder, or other provisions of Title 46 RCW, or the rules and regulations adopted thereunder relating to the registration, titling, acquisition, handling or disposition of vehicles. In addition, a license may be denied, suspended or revoked if the director has reason to believe that the applicant or licensee or any of the above-named persons has:

- (1) Been the holder of a certificate of registration issued under the law which was revoked for cause, or suspended and the terms of the suspension have not been terminated:
- (2) Made a false statement of material fact in his/her application or any supporting documents attached to the application. or in any matter under investigation by the department($(\frac{1}{1+1})$);
- $((\frac{f(3)}{f}))$ (3) Charged towing and storage fees in excess of those posted at a registered tow truck operator's place of business and those filed with the department $((\frac{f-1}{f}))$.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-108 GENERAL LICENSING PROVISIONS. (1) Staggered licensing – the annual registration issued to tow truck operators shall expire on the date indicated by the director.

- (2) Additional secure areas for vehicle storage additional storage locations may be operated under one registration. No additional bond or insurance will be required for such premises so long as each is covered by the bond and insurance. ((Each additional storage location must be operated under the same name as the principle place of business where files are kept and must be within the same county. If an operator locates in another county a separate registration is required.))
- (3) If an operator has more than one registered business location, storage areas for each business location must be listed with the department under its registration.
- (4) Change of name and/or address the department shall be notified immediately, on a form provided by the department, of any change of name and/or address of any business location or of the addition of any location.
- (((4))) (5) Changes of ownership any change of partners or of corporate officers shall be immediately reported to the department in writing. A complete change in ownership requires a new registration.
- (((5))) (6) An insurer shall notify the department at least 10 days prior to cancellation of a policy.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

- WAC 308-61-135 GENERAL PROVISIONS. (1) The properly executed written authority to tow or other evidence of lawful possession shall suffice in lieu of current license plates or trip permits for unauthorized or abandoned vehicles.
- (2) Billing invoices shall indicate the time of day when an unauthorized or abandoned vehicle arrived at the secure storage area.
- (3) A seller's report of sale filed with the department on a form furnished by the department shall relieve a registered owner from liability for costs incurred in the removal and storage of an unauthorized/abandoned vehicle, in addition to relieving that person from other liability pursuant to RCW 46.12.101. The buyer shown on a seller's report filed with the department shall be considered an owner of record for purposes of the deficiency claim in this chapter.
- (4) The immediate notice (within 24 hours) and the notice of custody and sale must be mailed to the buyer shown on the seller's report of sale ((()) filed with the department(())) in the same manner as notices are sent to other owners of record.
- (5) The junk vehicle affidavit of sale as described in (section 23) may be used to sell a vehicle to a licensed hulk hauler, scrap processor, vehicle wrecking yard or it may be used as a supporting document for issuance of a title.
- (6) A stored vehicle may be redeemed any time before the start of auctioning of that particular vehicle.
- (7) The written notice of the right of redemption and opportunity for a hearing to contest the validity of an impoundment, to be sent with the twenty-four hour impoundment notice on an unauthorized vehicle impoundment, shall be separate and in addition to the notice of opportunity for a hearing given to those who redeem vehicles.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

- WAC 308-61-158 STORAGE OF VEHICLES. (1) Handling and returning vehicles in substantially the same condition means that vehicles are to be handled with care so that their value is not diminished.
- (2) A vehicle being held for storage by agreement or being held under police authority or pursuant to a writ or court order shall not be considered abandoned, nor shall it be processed as such. Any storage fees accrued while under agreement ((or)), under police hold, or pursuant to a writ or court order, shall not be included in the abandoned vehicle lien. Upon the expiration of a storage agreement ((or upon)), the lifting of a police hold, or when the writ or court order is no longer in effect, the operator shall begin the unauthorized abandoned vehicle processing, including the notification to vehicle owners by first class mail within ((24)) twenty-four hours.

- (3) When vehicles are stored pursuant to a writ or court order, the operator shall keep evidence of the inception and termination dates of the writ or court order in the vehicle transaction file.
- (4) Vehicles in the custody of an operator shall be kept entirely within a secure area owned or operated under that registration.
- (((4))) (5) An operator shall not charge for relocating vehicles between separate secure storage areas which he/she owns or operates.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

- WAC 308-61-175 PROCEDURES FOR SELL-ING VEHICLES. (1) For purposes of advertising the sale of abandoned vehicles the vehicle identification number shall be used if no license plates are on the vehicle.
- (2) A newspaper of general circulation in the county shall mean a newspaper which is one of three with the largest circulation in the county where the sale will be conducted.
- (3) If a vehicle in the custody of an operator is not identifiable, including no license plates or registration, the operator shall conduct ((a thorough)) an examination of the vehicle only to determine its make, model, year and vehicle identification number((, and to locate information leading to the name of the registered and legal owner and the state in which the vehicle was last registered)).
- (4) If the department cannot provide owner information on a vehicle after the operator submits an abandoned vehicle report, the operator may then examine the vehicle as permitted in section 8(5), chapter 311, Laws of 1987.
- (5) The department may require an inspection by the Washington state patrol to verify the vehicle identification number of ((such a)) an unidentified vehicle. All such information shall be reported to the department, which will communicate with such other states as may be necessary to determine whether the registered and legal owner information is available for the vehicle.
- (6) After all reasonable efforts to obtain the owner information have proved unsuccessful, the vehicle may be disposed of in accordance with all procedures except that the notification to the registered and legal owners by certified or registered mail may be omitted. A record of all steps taken to locate the owner(s) of the vehicle shall be kept by the operator for a period of three years.
- (((4))) (7) If the operator elects to bid at auction, that bid must be disclosed as such, and may not merely be an effort to set a minimum for other bids. If an operator is the successful bidder and the bid exceeds the lien for towing and storage, the excess funds shall be remitted to the department just as in any other sale. The operator cannot elect to retain a vehicle at auction because the operator feels that the bidding is insufficient.

AMENDATORY SECTION (Amending Order DOL 684, filed 5/27/82)

WAC 308-61-210 WRECKERS—SPECIAL PLATES. All vehicles used for towing or transporting vehicles or hulks by a motor vehicle wrecker on the highways of this state in the conduct of his business shall bear regular license plates and, in addition, special wrecker's plates. Wrecker's plates may be obtained at a fee of six dollars which includes \$1.00 for reflectorization under RCW 46.16.237 for the first set, and three dollars including reflectorization for each additional set.

The wrecker may purchase sets of plates equal in number to the number of vehicles reported on his application as owned, rented, leased and operated by him and used by him for towing or transporting of vehicles or hulks in the conduct of his business. Should the wrecker purchase, lease, or rent additional vehicles for towing or transporting of vehicles or hulks in his business during the course of the year, he shall so inform the department and may, at the department's discretion, obtain additional plates for such vehicles.

Each vehicle (([used])) <u>used</u> for towing or transporting of vehicles or hulks shall display both wrecker plates assigned to it, provided that when any vehicle being towed does not have valid license plates, wrecker plates may be split, with one being displayed on the front of the towing vehicle and the other on the rear of the vehicle being towed.

AMENDATORY SECTION (Amending Order DOL 684, filed 5/27/82)

WAC 308-61-240 WRECKERS—RECORDS AND PROCEDURES FOR MONTHLY REPORTS. (1) Wrecker books and files. The wrecker shall maintain books and files which shall contain the following:

- (a) A record of each vehicle or part acquired giving:
- (i) A description of the vehicle or part by make, model, year, and for major component parts vehicle identification number and "yard number" assigned at the time the vehicle or major component part was placed in the wrecking yard;
- (ii) The date purchased or acquired by the wrecker, and the name of the person, firm or corporation from which the vehicle or parts were obtained;
- (iii) The certificate of title number if registered in a title state, or registration number if a nontitle state or description of document used in lieu of title such as authorizations to dispose and affidavits of sale or bills of sale for vehicle parts; and
- (iv) The name of the state and license number in state last registered.
- (b) A record of the disposition of the motor, body, and major component parts giving the name of the person purchasing the part(s), if any. Sales to scrap processors shall be accompanied by an invoice or bill of sale, listing each vehicle by its yard number. The wrecker shall retain a copy of such invoice or bill of sale for purposes of inspection for three years; and

- (c) A record of each vehicle towed giving:
- (i) A description of the vehicle(([s])) by make, model, year, identification number, license number and name of the owner, and
- (ii) A statement giving the place where picked up, destination, and date.

These records will be subject to inspection by authorized representatives of the department and law enforcement officials during regular business hours. The foregoing information shall be entered in the wrecker's records within two business days of the event requiring the entry, such as receipt of a vehicle.

- (2) Must furnish written reports. By the tenth of the month following receipt of vehicles to be destroyed, each wrecker shall submit a report on the form provided by the department, of all vehicles destroyed, and all vehicles received during the month, whether or not such vehicles have been destroyed. This report shall be made in duplicate. The original shall be sent to the department and the duplicate retained for the wrecker's files. If no vehicles are received to destroy during the month, the monthly report must be sent in stating "none." The report shall give such information for vehicles only as the wrecker is required to keep by subsections (1)(a)(i), (ii), (iii), (iv), and (b), above, it shall be accompanied by properly endorsed certificates of title or ((forder) fother])) other adequate evidence of ownership, registration certificates, and receipts for license plates surrendered to an authorized representative of the department: PRO-VIDED, That records on acquisitions and sales of vehicle parts need not be included in reports submitted to the department but records shall be kept for three years from date of purchase and available for inspection.
- (3) Identity of vehicles in yard. All vehicles placed in the yard shall be identified by a yard number as assigned in the records with numerals marked so as to be clearly visible and legible. If a part of a vehicle is sold which has the number on it, the vehicle shall be renumbered in another location on the vehicle.

<u>AMENDATORY SECTION</u> (Amending Order DOL 684, filed 5/27/82)

WAC 308-61-260 WRECKERS—SELLING USED VEHICLES. (1) Any motor vehicle wrecker who buys motor vehicles for the purpose of sale in an unaltered condition or as a whole vehicle may sell such vehicles if he holds a vehicle dealer's license.

- (2) All vehicles acquired for sale under a vehicle dealer's license which are inoperable at the time of acquisition shall be kept inside the wrecking yard and shall be segregated from the remainder of the operation by a continuous physical barrier.
- (3) "Inoperable" as used in this section shall mean a vehicle which does not comply with requirements for vehicles used on public streets with regard(([s])) to brakes, lights, tires, safety glass and other safety equipment. However, for purposes of this section, inoperable shall not include a requirement to be currently licensed.

AMENDATORY SECTION (Amending Order 552-DOL, filed 9/7/79)

WAC 308-61-330 HULK HAULER—PROCE-DURES FOR ACQUIRING AND SELLING VEHI-CLES. (1) Supporting acquisition for transport, resale. The hulk hauler may acquire vehicles or hulks for transport and resale to a licensed motor vehicle wrecker or scrap processor if the transferor can furnish proof of ownership, in the form of a certificate of title properly endorsed, from a state issuing a title, or a certificate of registration and notarized bill of sale from a state issuing only a registration certificate. If such evidence of ownership is not available, the following documents may serve to support acquisition or possession by a licensed hulk hauler:

- (a) Private persons. Acquisitions from private persons may also be supported by ((affidavits of lost or stolen title and authorization[s] to dispose.)) an:
- (i) Affidavit of lost or stolen title signed by the owner on record with the department, and release of interest from the owner.
- (ii) ((Authorization to dispose)) Affidavit of sale from the landowner who has complied with RCW 46.55.230.
- (b) All licensees other than wreckers. In addition to a properly endorsed title, acquisition from licensees other than wreckers may also be supported by one of the following:
- (i) Affidavit of lost or stolen title signed by owners of record with the department, and release of interest from the owner.
- (ii) ((Authorization to dispose signed by a law enforcement officer)) Affidavit of sale from the landowner who has complied with RCW 46.55.230.
- (iii) Affidavit of sale from a registered ((disposer)) tow truck operator.
- (c) Licensed vehicle wreckers. Acquisition from wreckers licensed by the department may be supported by obtaining his invoice or bill of sale listing each vehicle by the wrecker's "yard number." Such invoice or bill of sale shall be given to the scrap processor purchasing the vehicles listed therein.
- (2) Must possess supporting documentation. Before a hulk hauler may transport any vehicle for resale, he shall have in his possession documents to support lawful acquisition or possession, as enumerated in subsection (1) of this section. Such documentation shall be in his possession at all times while the vehicle is transported.
- (3) Handling vehicles. A hulk hauler may not operate as a wrecker or remove parts from vehicles, provided that he may remove the parts necessary to sell vehicle salvage to a licensed scrap processor, e.g., the upholstery, gasoline tank, and tires, so long as such parts are removed on the premises of a licensed wrecker or scrap processor where prior permission is granted or at a location approved by the department.
- (4) May sell to licensed wreckers and scrap processors. Vehicles in the possession of a licensed hulk hauler

may only be sold to a licensed wrecker or scrap processor.

AMENDATORY SECTION (Amending Order 552–DOL, filed 9/7/79)

WAC 308-61-430 SCRAP PROCESSOR—PROCEDURES FOR ACQUIRING VEHICLES FOR DEMOLITION. (1) Supporting acquisition. A scrap processor may acquire vehicles for demolition if the transferor can furnish proof of ownership, in the form of a certificate of title properly endorsed, from a state issuing a title, or a certificate of registration and notarized bill of sale from a state issuing a registration certificate only. If such evidence of ownership is not available, the following documents may serve to support acquisition or possession by a licensed scrap processor:

- (a) Private persons. Acquisition from private persons may also be supported by ((affidavits of lost or stolen title and authorizations to dispose.)) an:
- (i) Affidavit of lost or stolen title and release of interest from the owner.
- (ii) ((Authorization to dispose)) Affidavit of sale from the landowner who has complied with RCW 46.55.230.
- (b) All licensees other than wreckers. Acquisition from licensees other than wreckers may also be supported by one of the following:
- (i) Affidavit of lost or stolen title and release of interest from the owner.
- (ii) ((Authorization to dispose)) Affidavit of sale from the landowner who has complied with RCW 46.55.230.
- (iii) Affidavit of sale from a registered tow truck operator.
 - (iv) Invoice or bill of sale from wrecker.
- (c) Licensed vehicle wreckers. Acquisition from wreckers licensed by the department do not require the detailed supporting documentation otherwise required, provided that the wrecker has made monthly reports of vehicles wrecked or dismantled, or acquired for such purpose, and has provided an invoice or bill of sale listing each vehicle in the load to be purchased by "yard number." The scrap processor should verify that he is dealing only with currently licensed wreckers, for this purpose, the department will provide lists of licensed wreckers to scrap processors periodically.
 - (2) Out-of-state vehicles.
- (a) Scrap processors may acquire vehicle salvage from out of state provided that the acquisition is supported by appropriate documentation of ownership of each vehicle of the types enumerated in subsection (1); or
- (b) Submit an affidavit prepared by the out-of-state hauler certifying his rightful and true possession of the vehicles contained in the bulk shipment and that he has complied with all statutes, rules and regulations relating to such vehicles in the state or province of origin.

WSR 87-16-054 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed July 30, 1987]

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 manual on uniform traffic control devices for streets and highways (MUTCD), chapter 468-95 WAC;

that the agency will at 10:30 a.m., Tuesday, September 15, 1987, in the Board Room, 1D 2, 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 47.36 RCW].

The specific statute these rules are intended to implement is chapter 47.36 RCW, traffic control devices, chapter 469, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 10, 1987.

Dated: July 29, 1987 By: A. D. Andreas Deputy Secretary

STATEMENT OF PURPOSE

Title: Amendment to chapter 468-95 WAC, Manual on uniform traffic control devices for streets and highways (MUTCD).

Result of Federal Law or Federal or State Court Action: No.

Statutory Authority: Chapter 47.36 RCW, Traffic control devices.

Summary of Rule: Incorporates into the MUTCD, eligibility criteria which must be met before shopping centers may be identified on directional signs as destinations available from state highways.

Reason for Rule: Chapter 469, Laws of 1987, authorized that shopping centers may be identified on directional signs along state highways. This rule is promulgated as a modification to the MUTCD, because the MUTCD does not recognize shopping centers as destinations normally warranting directional identification.

For Further Information: Mr. D. D. Ernst, State Maintenance Engineer for the Department of Transportation, Room 1C-7, Transportation Building, phone 753-6014, is responsible for the drafting and implementation of this rule.

Proponents of Rule: Washington State Department of Transportation.

Agency Comments or Recommendations: This amendment will provide regulations for the effective installation of shopping center signing without jeopardizing safety and convenience for highway users.

NEW SECTION

WAC 468-95-025 SIGNING TO REGIONAL SHOPPING CENTERS. Pursuant to section 1, chapter 469, Laws of 1987, a regional shopping center may be signed as a guide sign destination from state highways in accordance with the applicable sections of MUTCD Part II-D, Guide Signs - Conventional Roads, Part II-E, Guide Signs - Expressways, and Part II-F, Guide Signs - Freeways, and in accordance with subsections (1) through (8) of this section.

(1) There shall be at least five hundred thousand square feet of leasable retail floor space;

(2) There shall be at least three major department stores owned by national or regional retail chain organizations:

(3) The center shall be located within one highway mile of the state highway;

- (4) The center shall generate at least nine thousand daily one-way vehicle trips to the center;
- (5) Sufficient sign space shall be available for installation as specified in the MUTCD;
- (6) Supplemental follow-through directional signing is required on county roads or city streets at key motorist decision points if the center is not clearly visible from the point of exit from the state highway and shall be installed by the city or county prior to installation of signs on the state highway;
- (7) Signing on the state highway to a county road or city street that bears the name of the regional shopping center fulfills the statutory requirements for signing to those centers. Signing to shopping centers not having such signing shall be supplementary guide signs that are post mounted on the roadside;
- (8) The costs of materials and labor for fabricating, installing, and maintaining regional shopping center signs shall be borne by the center.

WSR 87-16-055 **EMERGENCY RULES DEPARTMENT OF FISHERIES**

[Order 87-90-Filed July 30, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use
- I, Joseph R. Blum, 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 regulation is necessary for the conservation of chinook salmon stocks.

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

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

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 July 30, 1987.

> By Ronald E. Westley for Joseph R. Blum Director

NEW SECTION

WAC 220-56-19000Q SALTWATER SEASONS AND BAG LIMITS. Notwithstanding the provisions of WAC 220-56-190:

- (1) Effective immediately until further notice it is unlawful to fish for salmon in Punchcard Area 4, Pacific Ocean waters, and Washington waters west of the Buoy 10 line except as provided for in this subsection:
- (a) In those waters north of a line projected due west from the mouth of the Queets River and west of the mouth of the Sekiu River:
 - (i) Open to salmon angling until further notice.
- (ii) Bag Limit F, except that no chinook salmon may be retained.
 - (iii) Barbless hooks required.
- (iv) The following waters are closed to salmon angling: Those waters inside and bounded by a line projected true north one mile from the mouth of the Sekiu River thence westerly meandering one mile off-shore to Tatoosh Light, thence north approximately one mile on the Bonilla-Tatoosh line to Duncan Rocks, thence true west five miles (two miles beyond territorial sea boundary) thence southerly meandering five miles off-shore to intersect a line projected true west from Cape Alava, thence easterly on that line to a point one mile off-shore, thence southerly meandering one mile off-shore to intersect a line projected true west from the mouth of the Oueets River, thence to shore.
- (b) In those waters south of a line projected due west from the Grays Harbor Buoy (G.H. Buoy) near the entrance to Grays Harbor and north of a line projected due west from Leadbetter Point and west of a line three miles three miles to the west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside six miles)
- (i) Open to salmon angling until further notice or until chinook or coho quotas are taken, whichever comes first.
- (ii) Bag Limit F, except that only one chinook salmon may retained per day.
 - (iii) Barbless hooks required.
- (c) In those waters south of a line projected due west of Leadbetter Point, north of a line projected due west from Klipsan Beach (46 degrees 28 minutes 12 seconds North Latitude), and west of the territorial sea boundary referenced on Chart Number 18500, 21st ed., Department of Commerce, NOAA, National Ocean Survey (outside three miles):
- (i) Open to salmon angling until further notice or until either chinook or coho salmon quotas are taken, whichever comes first, from these waters and those waters south of the red buoy line at the mouth of the Columbia River and north of Cape Falcon, Oregon.
 - (ii) Bag Limit F.
 - (iii) Barbless hooks required.
- (d) In all open areas provided for in this subsection it is unlawful to fish for salmon from 12:01 a.m. Friday to 11:59 p.m. Saturday of each week.
 - (2) Effective immediately until further notice:
- (a) In Punch Card Areas 5 and 6, special bag limit of two salmon per day, but chinook salmon must be not less than 22 inches in length, and it is unlawful to fish for salmon from 12:01 a.m. to 11:59 p.m. Friday of each week.

- (b) In Punch Card Areas 7, 8, and 9, special bag limit of two salmon per day, but chinook salmon must be not less than 22 inches in length. This subsection does not effect the June 16 to August 31 chinook closure in Port Susan. See WAC 220-56-199.
- (3) Effective immediately until further notice those waters of Area 8 lying easterly of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island, northerly of a line projected from Polnell Point to Rocky Point, northerly of the State Highway 532 Bridge between Camano Island and the mainland, and south of the Burlington Northern Railroad Bridge at the north end of Swinomish Slough are closed to salmon angling, except that it is lawful to fish for and possess pink salmon taken from these waters during the period August 22 through September 11, 1987. The special daily bag limit is two pink salmon. Barbless hooks are required and any salmon other than pink salmon must be released immediately.

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

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-19000P SALTWATER SEASONS AND BAG LIMITS. (87-87)

WSR 87-16-056 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 87-89-Filed July 30, 1987]

- I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Joseph R. Blum, 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 net restrictions in Areas 4B, 5, 6, 6A, 6C, 7 and 7A provide protection for Canadian and Puget Sound chinook during sockeye fisheries under the direction of the Pacific Salmon Commission. Areas 5 and 6C troll fishery scheduled in WAC 220-47-50101, [220-47-350201 and [220-47-3503 closed to provide protection to Skagit River origin coho salmon. Openings in Areas 7B, 7C, 12B and 12C provide opportunity to harvest non-Indian allocations. Purse seine closure in Area 12B to protect returning pink salmon. All other areas closed to prevent overharvest.

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

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

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED July 30, 1987.

By Ronald E. Westley for Joseph R. Blum Director

NEW SECTION

WAC 220-47-801 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective August 1, 1987, 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 4B – Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open.

Areas 5, 6C – Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open. Closed to commercial troll fishing.

Areas 6, 6A, 7, 7A – Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open.

*Areas 7B, 7C - Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM nightly, August 3 through the morning of August 6. Fishery exclusion zones applicable to Areas 7B and 7C commercial fisheries are described in WAC 220-47-307.

*Area 12B (excluding that portion north and east of a line projected from Hood Point to Quatsap Point) – Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM nightly, August 3 through the morning of August 7. Fishery exclusion zones applicable to Area 12B commercial fisheries are described in WAC 220-47-307. That portion north and east of a line from Hood Point to Quatsap Point remains closed to all commercial fishing.

*Area 12C - Closed except gill nets using 7-inch minimum mesh may fish from 7:00 PM to 9:30 AM nightly, August 3 through the morning of August 7; and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM daily, August 3 through August 6. Fishery exclusion zones applicable to Area 12C commercial fisheries are described in WAC 220-47-307.

Areas 6B, 6D, 7D, 7E, 8, 8A, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 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 effective August 1, 1987.

WAC 220-47-800 Puget Sound Commercial Salmon Fishing Restrictions Order No. 87-84

WSR 87-16-057 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order BLS 110-Filed July 30, 1987]

I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 308-400-095 Fees.

New WAC 308-400-100 Forms, fees and procedures—Filing processor and preparer liens for agricultural products or fish.

New WAC 308-400-110 Forms, fees and procedures—Filing crop liens.

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 as of July 26, 1987, the director is given authority to prescribe standard filing fees and on the same date the law deleting the statutorily prescribed filing fees becomes effective. Thus, an emergency rule is necessary to prescribe filing fees which will be in effect as of July 26, 1987.

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

This rule is promulgated pursuant to RCW 62A.9-409, as amended by section 6, chapter 189, Laws of 1987; RCW 60.13.040, as amended by section 7, chapter 189, Laws of 1987, and also by section 3, chapter 148, Laws of 1987; and RCW 60.11.040, 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 July 27, 1987.

By Theresa Anna Aragon Director

NEW SECTION

WAC 308-400-095 FEES. The following fees for filing information with, and for obtaining information from, filing officers shall be charged by the Department of Licensing:

1) For filing, indexing, and furnishing data pursuant to a security interest created by a deed of trust or mortgage under provisions of RCW 62A.9-302, the fee shall be seven dollars.

- 2) For filing and indexing an original financing statement or a continuation statement pursuant to RCW 62A.9-403, and for stamping a copy furnished by the secured party showing the date and place of filing, the fee shall be four dollars if the statement is in the standard form prescribed by the Department of Licensing, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 3) For filing, indexing, and furnishing filing data for a financing statement indicating an assignment or a separate statement of assignment, under provisions of RCW 62A.9-405, on a form conforming to standards prescribed by the Department of Licensing shall be four dollars, but if the form of the financing statement or separate statement of assignment does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 4) For filing and noting a statement of release pursuant to RCW 62A.9-406 on a form conforming to standards prescribed by the Department of Licensing, the fee shall be four dollars, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 5) For a certificate of information pursuant to RCW 62A.9-407, the fee shall be four dollars. For a certificate of information pursuant to RCW 62A.9-407 and for a copy of any filed financing statements or statements of assignment the fee shall be eight dollars for each particular debtor's statements requested.

NEW SECTION

WAC 308-400-100 FEES, FORMS AND PROCEDURES—FILING PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS OR FISH. The filing forms, fees and procedures for filing with, and obtaining information from, filing officers, pertaining to processor and preparer liens for agricultural products or fish pursuant to chapter 60.13 RCW, shall correspond to the forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing statements or information with, and obtaining information from, filing officers.

NEW SECTION

WAC 308-400-110 FORMS, FEES AND PRO-CEDURES—FILING CROP LIENS. The filing forms, fees and procedures for filing information with, and obtaining information from, filing officers, pertaining to crop liens pursuant to chapter 60.11 RCW, shall correspond to the filing forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing information statements with, and obtaining information from, filing officers.

WSR 87-16-058 ADOPTED RULES DEPARTMENT OF LICENSING

[Order TL/RG 35-Filed July 30, 1987]

I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Aircraft—Indicia of registration, repealing WAC 308-79-050.

This action is taken pursuant to Notice No. WSR 87-13-083 filed with the code reviser on June 17, 1987. 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 47.68.250, as amended by section 3, chapter 220, Laws of 1987, and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 47.68.250, as amended by section 3, chapter 220, Laws of 1987, which directs that the secretary of transportation (rather than the director of licensing) has authority to implement the provisions of RCW 47.68.250.

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 July 30, 1987.

By Theresa Anna Aragon Director

REPEALER

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

WAC 308-79-050 AIRCRAFT—INDICIA OF REGISTRATION.

WSR 87-16-059 ADOPTED RULES DEPARTMENT OF LICENSING

[Order BLS 115-Filed July 30, 1987]

I, Theresa Anna Aragon, director of the state of Washington Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 308-400-095 Fees.

New WAC 308-400-100 Forms, fees and procedures—Filing processor and preparer liens for agri-

cultural products or fish.

New WAC 308-400-110 Forms, fees and procedures—Filing crop liens.

This action is taken pursuant to Notice No. WSR 87-13-055 filed with the code reviser on June 17, 1987. 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 62A.9-409, as amended by section 6, chapter 189, Laws of 1987; RCW 60.13.040, as amended by section 7, chapter 189, Laws of 1987, and by section 3, chapter 148, Laws of 1987; and RCW 60.11.040, 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 July 28, 1987.

By Theresa Anna Aragon Director

NEW SECTION

WAC 308-400-095 FEES. The following fees for filing information with, and for obtaining information from, filing officers shall be charged by the Department of Licensing:

- 1) For filing, indexing, and furnishing data pursuant to a security interest created by a deed of trust or mortgage under provisions of RCW 62A.9-302, the fee shall be seven dollars.
- 2) For filing and indexing an original financing statement or a continuation statement pursuant to RCW 62A.9-403, and for stamping a copy furnished by the secured party showing the date and place of filing, the fee shall be four dollars if the statement is in the standard form prescribed by the Department of Licensing, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 3) For filing, indexing, and furnishing filing data for a financing statement indicating an assignment or a separate statement of assignment, under provisions of RCW 62A.9-405, on a form conforming to standards prescribed by the Department of Licensing shall be four dollars, but if the form of the financing statement or separate statement of assignment does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 4) For filing and noting a statement of release pursuant to RCW 62A.9-406 on a form conforming to standards prescribed by the Department of Licensing, the fee shall be four dollars, but if the form of the statement does not conform to the standards prescribed by the department the fee shall be seven dollars.
- 5) For a certificate of information pursuant to RCW 62A.9-407, the fee shall be four dollars. For a certificate of information pursuant to RCW 62A.9-407 and for a copy of any filed financing statements or statements of assignment the fee shall be eight dollars for each particular debtor's statements requested.

NEW SECTION

WAC 308-400-100 FEES, FORMS AND PRO-CEDURES—FILING PROCESSOR AND PREPAR-ER LIENS FOR AGRICULTURAL PRODUCTS OR FISH. The filing forms, fees and procedures for filing with, and obtaining information from, filing officers, pertaining to processor and preparer liens for agricultural products or fish pursuant to chapter 60.13 RCW, shall correspond to the forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing statements or information with, and obtaining information from, filing officers.

NEW SECTION

WAC 308-400-110 FORMS, FEES AND PRO-CEDURES—FILING CROP LIENS. The filing forms, fees and procedures for filing information with, and obtaining information from, filing officers, pertaining to crop liens pursuant to chapter 60.11 RCW, shall correspond to the filing forms, fees and procedures prescribed by the Department of Licensing pursuant to chapter 62A.9 RCW, for filing information statements with, and obtaining information from, filing officers.

WSR 87-16-060 ADOPTED RULES OFFICE OF FINANCIAL MANAGEMENT

[Order 87-65-Filed July 30, 1987]

I, Robert C. Benson, Jr., deputy director of the Office of Financial Management, do promulgate and adopt at Room 300A, Insurance Building, Olympia, Washington 98504, the annexed rules relating to official lagged, semimonthly paydates established, amending WAC 82-50-021. The amendment deletes from the section the official semimonthly paydates used in calendar year 1986 and adds to the section the official semimonthly paydates for use in calendar year 1988. Amending WAC 82-50-021 now displays the official lagged, semimonthly paydates for calendar years 1987 and 1988.

This action is taken pursuant to Notice No. WSR 87-13-066 filed with the code reviser on June 17, 1987. 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 42.16.010(1) and 42.16.017 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 July 30, 1987.

By Robert C. Benson, Jr.
Deputy Director

AMENDATORY SECTION (Amending Order 86-63, filed 8/8/86)

WAC 82-50-021 OFFICIAL LAGGED, SEMI-MONTHLY PAY DATES ESTABLISHED. Unless exempted otherwise under the provisions of WAC 82-50-031, the salaries of all state officers and employees are paid on a lagged, semimonthly basis for the official twice-a-month pay periods established in RCW

42.16.010(1) that began on January 1, 1984. The following are the official lagged, semimonthly pay dates for calendar years ((1986)) 1987 and ((1987)) 1988:

((CALENDAR YEAR 1986	-CALENDAR YEAR 1987
((CALENDAR TEAR 1900	
Friday, January 10, 1986	Friday, January 9, 1987
Friday, January 24, 1986	Monday, January 26, 1987
Monday, February 10, 1986	Tuesday, February 10, 1987
Tuesday, February 25, 1986	Wednesday, February 25, 1987
Monday, March 10, 1986	Tuesday, March 10, 1987
Tuesday, March 25, 1986	Wednesday, March 25, 1987
Thursday, April 10, 1986	- Friday, April 10, 1987
Friday, April 25, 1986	Friday, April 24, 1987
Friday, May 9, 1986	Monday, May 11, 1987
Friday, May 23, 1986	Friday, May 22, 1987
Tuesday, June 10, 1986	Wednesday, June 10, 1987
Wednesday, June 25, 1986	Thursday, June 25, 1987
Thursday, July 10, 1986	Friday, July 10, 1987
Files Index 25 1006	- Friday, July 24, 1987
Friday, July 25, 1986	Monday, August 10, 1987
Monday, August 11, 1986	Tuesday, August 25, 1987
Monday, August 25, 1986	
Wednesday, September 10, 1986	Thursday, September 10, 1987
Thursday, September 25, 1986	Friday, September 25, 1987
Friday, October 10, 1986	Friday, October 9, 1987
Friday, October 24, 1986	Monday, October 26, 1987
Monday, November 10, 1986	Tuesday, November 10, 1987
Tuesday, November 25, 1986	Wednesday, November 25, 1987
Wednesday, December 10, 1986	Thursday, December 10, 1987
Wednesday, December 24, 1986	Thursday, December 24, 1987))
CALENDAR YEAR 1987	CALENDAR YEAR 1988
Friday, January 9, 1987	Monday, January 11, 1988
Monday, January 26, 1987	Monday, January 25, 1988
Tuesday, February 10, 1987	Wednesday, February 10, 1988
Wednesday, February 25, 1987	Thursday, February 25, 1988
Tuesday, March 10, 1987	Thursday, March 10, 1988
Wednesday, March 25, 1987	Friday, March 25, 1988
Friday, April 10, 1987	Monday, April 11, 1988
E:1- A:1 24 1097	Monday, April 11, 1700
Friday, April 24, 1907	Monday, April 25, 1988
Friday, April 24, 1987 Monday, May 11, 1987	Monday, April 25, 1988
Monday, May 11, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988
Monday, May 11, 1987 Friday, May 22, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, July 10, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, September 25, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, September 25, 1987 Friday, October 9, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988 Friday, October 7, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, October 9, 1987 Monday, October 9, 1987 Monday, October 26, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988 Friday, October 7, 1988 Tuesday, October 25, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, September 25, 1987 Friday, October 9, 1987 Monday, October 26, 1987 Tuesday, November 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 21, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988 Friday, October 7, 1988 Tuesday, October 25, 1988 Thursday, November 10, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, September 25, 1987 Friday, October 9, 1987 Monday, October 9, 1987 Tuesday, November 10, 1987 Tuesday, November 10, 1987 Wednesday, November 25, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 11, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988 Friday, October 7, 1988 Tuesday, October 25, 1988 Thursday, November 10, 1988 Wednesday, November 10, 1988 Wednesday, November 23, 1988
Monday, May 11, 1987 Friday, May 22, 1987 Wednesday, June 10, 1987 Thursday, June 25, 1987 Friday, July 10, 1987 Friday, July 24, 1987 Monday, August 10, 1987 Tuesday, August 25, 1987 Thursday, September 10, 1987 Friday, September 25, 1987 Friday, October 9, 1987 Monday, October 26, 1987 Tuesday, November 10, 1987	Monday, April 25, 1988 Tuesday, May 10, 1988 Wednesday, May 25, 1988 Friday, June 10, 1988 Friday, June 24, 1988 Monday, July 21, 1988 Monday, July 25, 1988 Wednesday, August 10, 1988 Thursday, August 25, 1988 Friday, September 9, 1988 Monday, September 26, 1988 Friday, October 7, 1988 Tuesday, October 25, 1988 Thursday, November 10, 1988

WSR 87-16-061 ADOPTED RULES HIGHER EDUCATION COORDINATING BOARD [Order 4-87, Resolution No. 87-57—Filed July 31, 1987]

Be it resolved by the Higher Education Coordinating Board, acting at Seattle, Washington, that it does adopt the annexed rules relating to the displaced homemaker

program, chapter 250-44 WAC.

This action is taken pursuant to Notice No. WSR 87-12-066 filed with the code reviser on June 3, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 28B.04 RCW, as amended, 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 July 20, 1987.

By Daniel Keller for A. Robert Thoeny Executive Director

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-010 PURPOSE. The Displaced Homemaker Act, chapter 28B.04 RCW establishes guidelines under which the ((council for postsecondary education)) higher education coordinating board shall contract to establish both multipurpose service centers and programs of service to provide necessary training opportunities, counseling and services for displaced homemakers so that they may enjoy the independence and economic security vital to a productive life. This chapter is promulgated by the ((council)) board to establish necessary regulations for the operation of the displaced homemaker program.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-020 PROGRAM ADMINISTRA-TION. Responsibility for all aspects of administration of the displaced homemaker program((\{\frac{1}{17}\}))_2 subject to these regulations, shall be vested in the executive ((\frac{\text{coordinator}}{\text{dinator}})) \frac{\text{director}}{\text{director}} of the ((\frac{\text{council}}{\text{ouncil}})) \frac{\text{board}}{\text{board}}. The executive ((\frac{\text{coordinator}}{\text{director}})) \frac{\text{director}}{\text{director}} shall provide progress reports to the ((\frac{\text{council}}{\text{ouncil}})) \frac{\text{board}}{\text{dord}} and to the governor and the appropriate committees of the legislature.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-030 ADVISORY COMMITTEE. (1) The executive ((coordinator)) director shall establish an advisory committee, to be known as the displaced homemaker program advisory committee.

- (2) The advisory committee shall be advisory to the executive ((coordinator)) director and staff of the ((council)) board, and is intended to provide an effective and efficient means for the consultation required by sections 4 and 8 of the act.
- (3) Members of the advisory committee shall include one person from each of the agencies listed in section 8 of the act, plus such other persons as the executive ((cordinator)) director deems necessary to provide adequate consultation and geographic and general public representation, but total advisory committee membership shall not exceed ((22)) twenty-two persons. At least one member of the advisory committee shall either be or recently have been a displaced homemaker.
 - (4) Functions of the advisory committee shall be:

- (a) To provide advice on all aspects of administration of the displaced homemaker program(([.] [, including content of program rules, guidelines, and application procedures;])), including content of program rules, guidelines, and application procedures;
- (b) To assist in coordination of activities under the act with related activities of other state and federal agencies, with particular emphasis on facilitation of coordinated funding.

AMENDATORY SECTION (Amending Order 1/85, Resolution No. 85-44, filed 4/23/85)

- WAC 250-44-040 DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Act" means the Displaced Homemaker Act, chapter 28B.04 RCW, as amended.
- (2) "Advisory committee" means the advisory committee established pursuant to WAC 250-44-030.
- (3) "Appropriate job opportunities" means opportunities to be gainfully employed, as defined in subsection (9) of this section, in jobs which build upon all relevant skills and potential skills of the individual displaced homemaker, including opportunities in jobs which in the past may not generally have been considered traditional for women.
- (4) "Center" means a multipurpose service center as defined in subsection (10) of this section.
- (5) "((Council)) Board" means the ((council for post-secondary education)) higher education coordinating board.
 - (6) "Displaced homemaker" means an individual who:
- (a) Has worked in the home for ten or more years providing unsalaried household services for family members on a full-time basis; and
 - (b) Is not gainfully employed;
 - (c) Needs assistance in securing employment; and
 - (d) Meets one of the following criteria;
- (i) Has been dependent on the income of another family member but is no longer supported by that income; or
- (ii) Has been dependent on federal assistance but is no longer eligible for that assistance; or
- (iii) Is supported as the parent of minor children by public assistance or spousal support, but whose youngest child is within two years of reaching majority.
- (7) "Executive ((coordinator)) director" means the executive ((coordinator)) director of the ((council)) board.
- (8) "Executive officer" of the sponsoring organization means the chief executive or senior officer of the organization.
- (9) "Gainfully employed" means employed for salary or wages on a continuing basis and earning at least ((\$10,200 on an annual basis \$850 monthly or \$213 weekly)) an amount equal to the standard of need established under RCW 74.04.770.
- (10) "Multipurpose service center" means a center contracted for under the act, which either provides directly, or provides information about and referral to, each type of program of service as defined in subsection (14) of this section.

- (11) "Objective" means a purpose of a program of service which can be quantified and for which objective measurements of performance can be established.
- (12) "Displaced homemaker program" means the program of contracts for multipurpose service centers and programs of service for displaced homemakers authorized by the act.
- (13) "Program" means a program of service as defined in subsection (14) of this section.
- (14) "Program of service" means one of the specific services listed in subdivisions (a) through (g) of this subsection, and meeting the criteria set forth in the subdivision.
 - (a) Job counseling services, which shall:
 - (i) Be specifically designed for displaced homemakers;
- (ii) Counsel displaced homemakers with respect to appropriate job opportunities (as defined in subsection (3) of this section); and
- (iii) Take into account and build upon the skills and experience of a homemaker and emphasize job readiness as well as skill development.
- (b) Job training and job placement services, which shall:
- (i) Emphasize short-term training programs and programs which expand upon homemaking skills and volunteer experience and which prepare the displaced homemaker to be gainfully employed as defined in subsection (9) of this section;
- (ii) Develop, through cooperation with state and local government agencies and private employers, model training and placement programs for jobs in the public and private sectors;
- (iii) Assist displaced homemakers in gaining admission to existing public and private job training programs and opportunities, including vocational education and apprenticeship training programs; and
- (iv) Assist in identifying community needs and creating new jobs in the public and private sectors.
- (c) Health counseling services, including referral to existing health programs, which shall:
- (i) Include general principles of preventative health care:
- (ii) Include health care consumer education, particularly in the selection of physicians and health care services, including, but not limited to, health maintenance organizations and health insurance;
 - (iii) Include family health care and nutrition;
 - (iv) Include alcohol and drug abuse; and
- (v) Include other related health care matters as appropriate.
 - (d) Financial management services, which shall:
- (i) Provide information and assistance with respect to insurance, taxes, estate and probate problems, mortgages, loans and other related financial matters; and
- (ii) Include referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.
 - (e) Educational services, which shall:
- (i) Include outreach and information about courses offering credit through secondary or postsecondary education programs, and other re-entry programs, including bilingual programming where appropriate; and

- (ii) Include information about such other programs as the ((council)) board may determine to be of interest and benefit to displaced homemakers, and for which appropriate informational materials have been provided by the ((council)) board.
 - (f) Legal counseling and referral services, which shall:
- (i) Be limited to matters directly related to problems of displaced homemakers;
- (ii) Be supplemental to financial management services as defined in subdivision (d) of this subsection; and
- (iii) Emphasize referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.
- (g) General outreach and information services with respect to federal and state employment, education, health, public assistance, and unemployment assistance programs which the ((council)) board may determine to be of interest and benefit to displaced homemakers, and for which the ((council)) board distributes appropriate informational materials.
- (15) "Reaching majority" means reaching age ((18)) eighteen.
- (16) "Sponsoring organization" means a public institution, agency or governmental entity, or a chartered private nonprofit institution or organization which has legal authority to submit an application, enter into a contract, and provide the programs of service covered by the application, and which agrees to provide supervision and financial management to ensure compliance with the terms and conditions of the contract.
- (17) "Training for service providers" means activities which provide training for persons serving the needs of displaced homemakers.
- (18) "State—wide outreach and information services" means activities designed to make general outreach and information services for displaced homemakers available throughout Washington ((in)) including but limited to areas not directly served by multipurpose service centers or other programs of service under the displaced homemaker program.

AMENDATORY SECTION (Amending Order 1/85, Resolution No. 85-44, filed 4/23/85)

WAC 250-44-050 UTILIZATION OF AVAILABLE CONTRACT FUNDS. (1) Each biennium the executive ((coordinator)) director shall issue contract application guidelines which shall establish criteria for specific utilization of available contract funds. The guidelines shall set forth:

- (a) The maximum contract amount for a multipurpose service center to be provided depending on available funds under the act during the ((1985-87)) 1987-89 biennium shall not exceed \$((4,000)) 4,300 per month.
- (b) The maximum contract amount for a contract for a program or programs of service depending on available funds under the act during the ((1985-87)) 1987-89 biennium shall not exceed \$((2,700)) 2,900 per month.
- (c) A reservation of funds for contracts to provide state-wide outreach and information services and/or training for service providers.
- (2) At least two multipurpose service centers in major population centers will be supported under the displaced

homemaker program, provided adequate funds have been appropriated.

(3) Remaining funds will be used for contracts selected to provide geographic dispersion of displaced homemaker multipurpose service centers and programs of service.

AMENDATORY SECTION (Amending Order 2/84, Resolution No. 84-76, filed 7/3/84)

WAC 250-44-060 ELIGIBILITY TO APPLY FOR CONTRACTS. An application for a contract to provide either a multipurpose service center or one or more programs of service for displaced homemakers or training for service providers may be submitted by a sponsoring organization, as defined in WAC 250-44-040(16).

- (1) The ((council)) board will require appropriate documentation of the nonprofit status of an applicant which is nonpublic.
- (2) Letters of intent, accompanied by the required documentation of nonprofit status will be required prior to submission of an application, and will be screened by the ((council)) staff of the board. Sponsoring organizations verified to be eligible will then be invited to submit applications.
- (3) Consortiums of appropriate organizations are encouraged, but a single application by a single sponsoring organization, which will serve as fiscal agent for the consortium, is to be submitted for each proposed consortial center, program of service, or multiple programs of service to be operated by a consortium.

AMENDATORY SECTION (Amending Order 2/84, Resolution No. 84-76, filed 7/3/84)

WAC 250-44-080 ELIGIBLE EXPENDITURES AND MATCHING REQUIREMENTS. (1) Eligible expenditures. Expenditures eligible to be included in budgets under applications to provide multipurpose centers, programs of service or training for service providers, include all operating expenses needed to carry out the training, counseling, and referral services covered in the proposal, and to provide outreach activities related to the services, subject to the following limitations:

- (a) No funds under the contract budgets may be utilized to provide subsistence or stipends for recipients of the services provided.
- (b) No funds under the contract budgets may be utilized to pay for student tuition and fees for enrollment in education programs or courses except under specific prior approval by the executive ((coordinator)) director.
- (c) Any out-of-state travel or any subcontracts with other agencies or organizations, to be paid for with funds under contract budgets, must be specifically approved in advance by the executive (([coordinator])) director or ((his)) the director's designee; and
- (d) Formula allocations of overhead or other expenses of the sponsoring organization not directly related to the provision of the services covered by the contract may not be included in the contract budget, but charges for direct services in support of the contract such as financial

accounting services, printing services, transportation, etc., may be included.

- (2) Although the contract budget may not support subsistence, stipends, or tuition and fee payments (unless approved in advance) for recipients of services under the contract, sponsoring organizations are encouraged wherever possible and appropriate to obtain and provide funds for such purposes from other sources (JTPA, for example) in cases of financial need.
- (3) Matching requirements. At least thirty percent of the funding for each center or program supported by a contract under the act must be provided by the sponsoring agency.
- (a) Validation of the provision of required matching support will be provided by detail in the budget proposed in each application.
- (b) Matching may be provided either in the form of supplemental funds, from any source other than the contract under the act, to pay for services separately accounted for in carrying out the activities covered by the contract, or in the form of contributed services or contributions in-kind also specifically and separately accounted for
- (c) Contributions in-kind may include materials, supplies, chargeable services such as printing services or transportation, salaries and fringe benefit costs for paid employees of the sponsoring organization to the extent such employees work directly in the provision of services under the contract or providing direct support such as secretarial or accounting support, and the equivalent value of contributed volunteer services on the same basis: PROVIDED, That the dollar value of contributed volunteer services shall be calculated by determining the hourly rate for comparable paid positions for which the volunteer is fully qualified, and multiplying the hourly rate times the number of hours of service contributed.

AMENDATORY SECTION (Amending Order 2/84, Resolution No. 84-76, filed 7/3/84)

WAC 250-44-090 REQUIRED ASSURANCES. No contract will be awarded unless the sponsoring organization includes in its application the following assurances:

- (1) No person in this state, on the grounds of sex, age, race, color, religion, national origin, or the presence of any sensory, mental, or physical handicap, shall be excluded from participating ((fin)) in, be denied the benefits of, or be subjected to discrimination under, any program or activity funded in whole or in part with funds made available under the act:
- (2) The sponsoring organization will actively seek to employ for all staff positions supported by funds provided under the act, and for all staff positions supported by matching funds under any contract, including supervisory, technical and administrative positions, persons who qualify as displaced homemakers;
- (3) Services provided to displaced homemakers under the contract will be provided without payment of any fees for the services: PROVIDED, That the executive ((coordinator)) director may approve exceptions to this requirement upon determining that such exceptions

would be in the best interest of displaced homemaker program objectives;

- (4) First priority for all services provided under the contract will be given to persons who qualify in all regards as displaced homemakers. Other persons in need of the services due to similar circumstances may be assisted if provision of such assistance will not in any way interfere with provision of services to displaced homemakers as defined in the act. The sponsoring organization will include in its reports separate and distinct accountability for services to displaced homemakers and to other persons in need of the services;
- (5) The sponsoring organization agrees to comply in full with the accounting and reporting requirements set forth in WAC 250-44-100 and such other accounting and reporting requirements as may reasonably be established by the executive ((coordinator)) director.
- (6) The sponsoring organization agrees to participate in evaluation procedures to be established pursuant to WAC 250-44-210, including the use of a specified uniform intake classification form for persons to whom services are provided, and specified uniform evaluation questionnaires;
- (7) The sponsoring organization will actively seek to coordinate activities under the contract with related activities and services provided by other organizations;
- (8) The sponsoring organization understands and agrees that payments from the ((council)) board under the contract will be provided monthly or quarterly upon submission and approval of payment requests in a form and containing information specified by the executive ((coordinator)) director of the ((council)) board, and that approval of payments shall be conditioned upon the executive ((coordinator's)) director's determination that the sponsoring organization is in compliance with the terms of the contract and this chapter ((250-44 WAC));
- (9) The executive officer of the sponsoring organization has reviewed the application, including all assurances contained therein, and authorized to submit the application and execute a contract in accordance with the application if it is approved by the ((council)) board; and
- (10) The executive ((coordinator)) director and staff of the ((council)) board will be provided access to financial and other records pursuant to the contract.

AMENDATORY SECTION (Amending Order 7-79, Resolution No. 80-4, filed 8/17/79)

WAC 250-44-100 ACCOUNTING, REPORTING, AND RECORDS RETENTION REQUIREMENTS. (1) Accounting. Sponsoring organizations shall maintain separate accounts for funds received under approved contracts and for matching funds expended and in-kind matching provided under such contracts. The accounting records shall include:

- (a) Sufficient detail by object of expenditure to permit verification and reporting of expenditures according to object categories used in the budget format provided with the application; and
- (b) Documentation of all expenditures charged to the contract or matching accounts, in the form of either;
 - (i) Direct charges supported by vouchers;

- (ii) Journal vouchers for allocated portions of shared costs such as rental or communication costs, supported by explanations of allocation methods consistent with accounting practices generally used by the sponsoring organization; or
- (iii) ((In the case of salary or wage charges)) Records of actual time worked for persons not employed one hundred percent ((on)), but whose salary or wages are charged in part to the contract or matching account((; records of actual time worked as the basis for allocating charges)).
 - (2) Reporting. Sponsoring organizations shall:
- (a) Provide quarterly reports to the executive ((coordinator)) director, in a format and containing information specified by the executive ((coordinator)) director, sufficient to provide:
- (i) An evaluation of outreach and participation in the services provided under the contracts; and
 - (ii) An evaluation of performance under the contract.
- (b) Maintain such records as are necessary to provide information contained in the reports.
- (3) Records retention. Sponsoring organizations shall retain accounting and other supporting records until notified by the executive ((coordinator)) director of the completion of a program audit after the end of the contract period. This requirement is in addition to requirements of the state auditor's office applicable to public institutions and agencies.

AMENDATORY SECTION (Amending Order 1/85, Resolution No. 85-44, filed 4/23/85)

WAC 250-44-110 LENGTH OF CONTRACT PERIODS. Contract periods for contracts awarded under the act shall be in accordance with each application proposal, subject to contract application guidelines issued by the executive ((coordinator)) director.

(1) Contracts for operation of multipurpose service centers during the ((1985-87)) 1987-89 biennium may cover operations beginning as early as ((July 1, 1985)) October 1, 1987, and ending June 30, ((1987)) 1989.

(2) Contracts for operation of programs of services during the ((1985-87)) 1987-89 biennium may cover operations beginning as early as ((July 1, 1985)) October 1, 1987, and ending June 30, ((1987)) 1989.

AMENDATORY SECTION (Amending Order 1/85, Resolution No. 85-44, filed 4/23/85)

WAC 250-44-120 PAYMENTS UNDER AP-PROVED CONTRACTS. Payments to sponsoring organizations under approved contracts for multipurpose service centers, programs of service, and training for service providers shall be authorized and processed according to the following procedure:

- (1) Payments will be made, one month at a time; unless less frequent payments are requested by the contractor.
- (2) Sponsoring organizations will submit requests for payment on Invoice Voucher A 19-x form and to contain information specified by the executive ((coordinator)) director to include:

- (a) Actual expenditures for request period;
- (b) Expenditures listed by the following categories: Personnel, travel, facilities, advertising, supplies/materials, communications, and other.
- (3) Upon approval of the request for payment, and receipt of the quarterly report for the most recent completed quarter under the contract, the executive ((coordinator)) director will authorize disbursement of the funds.
- (4) Requests for payments must be received in the ((council)) board office at least two weeks prior to the requested payment date.

AMENDATORY SECTION (Amending Order 1/85, Resolution No. 85-44, filed 4/23/85)

WAC 250-44-130 CALENDAR AND CLOSING DATES FOR LETTERS OF INTENT, APPLICATIONS AND AWARDS. (1) Sponsoring organizations wishing to apply for contracts to ((continue operation of)) operate multipurpose service centers, shall submit to the executive ((coordinator)) director a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by ((Wednesday, April 10, 1985)) Friday, August 21, 1987, as specified in the contract application guidelines.

- (2) The executive ((coordinator)) director or ((his)) the director's designee will screen the letters of intent for multipurpose service centers, prepare a list of all eligible sponsoring organizations which filed letters of intent and distribute the list to all organizations on the list, by ((Wednesday, April 17, 1985)) Friday, August 28, 1987, or seven days from the filing date for letters of intent as specified in the contract application guidelines.
- (3) Applications for contracts for multipurpose service centers may be submitted by sponsoring organizations on the list pursuant to subsection (2) of this section. The closing dates for such applications by ((Monday, May 13, 1985)) Friday, September 18, 1987, as specified in the contract application guidelines.
- (4) Sponsoring organizations wishing to apply for contracts to operate programs of service and a state—wide outreach and information services program shall submit to the executive ((coordinator)) director a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by ((Wednesday, April 10, 1985)) Friday, August 21, 1987.
- (5) The executive ((coordinator)) director or ((his)) the director's designee will screen the letters of intent for programs of service and a state-wide outreach and information services program, prepare a list of all eligible sponsoring organizations which filed letters of intent, and distribute the list to all organizations on the list, by ((Wednesday, April 17, 1985)) Friday, August 28, 1987, or seven days from the filing date for letters of intent as specified in the contract application guidelines.
- (6) Applications for contracts for programs of service and a state-wide outreach and information services program may be submitted by sponsoring organizations on the list pursuant to subsection (5) of this section by ((Monday, May 13, 1985)) Friday, September 18, 1987, as specified in the contract application guidelines.

- (7) The executive ((committee)) director of the ((council)) board will approve awards of contracts, provided qualifying applications were received by the closing dates specified in this section and in the guidelines.
- (8) In the event that available funds for contracts under the act are not fully utilized after approval of contracts the executive ((coordinator)) director may either establish a new calendar for further consideration of applications and award of contracts or award supplemental funds to existing centers and programs by amendment of contracts in effect.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-140 FORM AND CONTENT OF APPLICATION. (1) General Instructions. All forms and narrative material should be typed, narrative material double-spaced. Legibility, clarity, and completeness are essential. All sections of the application must be completed. Unnecessarily elaborate brochures or other presentations beyond those sufficient to present a complete and effective application should be avoided. Elaborate art work, expensive paper and bindings are not necessary and will not count in favor of the application.

- (2) Number of copies. The contract application guidelines shall specify the number of copies of each application to be submitted to the executive ((coordinator)) director. Copies may be reproduced, but at least two copies submitted shall have the original signature of the executive officer of the sponsoring organization.
- (3) Contents of each application. Each application is to be submitted using the format and forms prescribed in the contract application guidelines.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-150 CRITERIA FOR SELECTION OF CONTRACTS TO BE AWARDED. (1) For each closing date established as specified in WAC 250-44-130, applications will be ranked competitively according to their performance with respect to:

- (a) Size of the potential population to be served;
- (b) Demonstrated need for the proposed services;
- (c) Experience and capabilities of the sponsoring organization;
- (d) Provisions for coordination of services with other organizations providing related services in the geographic area;
- (e) Involvement of displaced homemakers in the planning and development of the proposal;
 - (f) The quality of the proposed center or program.
- (2) The executive ((coordinator)) director shall develop a system for evaluating applications with respect to the above-stated criteria, and make a description of the system available to sponsoring organizations which submit letters of intent to file applications.
- (3) Final selection of applications to be approved will be based upon both relative ranking on factors listed in subsection (1) of this section and appropriate geographic distribution.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-160 PROCEDURE FOR SELECTION OF CONTRACTS TO BE AWARDED. The following steps will be employed in screening and selection of applications to be approved:

- (1) Applications will be screened for eligibility and completeness;
- (2) A panel of application readers will be established, to consist of ((council)) board staff members designated by the executive ((coordinator[,])) director, members of the advisory committee who are not members of the legislature or employees of sponsoring organizations, and such other persons as may be deemed appropriate by the executive ((coordinator)) director;
- (3) Within each category of application as described in WAC 250-44-150(1), the panel of readers will evaluate and rank qualifying applications according to the system published in accordance with WAC 250-44-150(2);
- (4) The executive ((coordinator)) director will consider evaluations prepared by the readers, and will develop a list of recommended approved applications to be awarded contracts;
- (5) The list of recommended approved applications will be submitted to the executive ((committee)) director of the ((council)) board for approval. Upon approval ((by the executive committee)) the executive ((coordinator)) director will award the contracts.

AMENDATORY SECTION (Amending Order 7-79, Resolution No. 80-4, filed 8/17/79)

WAC 250-44-170 INCORPORATION OF AP-PLICATIONS IN CONTRACTS. Each approved application will be incorporated into and made a part of the contract between the ((council)) board and the sponsoring organization, to be signed by the executive ((coordinator)) director and the executive officer of the sponsoring organization.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-180 AMENDMENT OF CONTRACTS. A contract may be amended by mutual agreement between the executive ((coordinator)) director and the executive officer of the sponsoring organization.

AMENDATORY SECTION (Amending Order 7-79, Resolution No. 80-4, filed 8/17/79)

WAC 250-44-190 WITHHOLDING OF CONTRACT PAYMENTS. If the executive ((coordinator)) director determines that a sponsoring organization is not in compliance with contract provisions of this chapter, the executive ((coordinator)) director shall suspend payments under the contract and shall file a report with the ((council)) board and with the sponsoring organization of the reason for suspension of payments. The sponsoring organization may correct the state of noncompliance or

may appeal the executive ((coordinator's)) director's determination to the ((council)) board at its next regular meeting. If the executive ((coordinator)) director finds that any claimed expenditures under the contract are not eligible under this chapter, the executive ((coordinator)) director shall deduct such amounts from the next monthly advance payment. The sponsoring organization may, through the executive ((coordinator)) director, request a hearing on the executive ((coordinator's)) director's decision before the ((council)) board at its next regular meeting.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-200 PROGRAM AUDITS. The executive ((coordinator)) director may arrange for a program audit, including review of accounts for expenditures under the contract, upon completion of the contract period. If any claimed expenditures are determined to be ineligible, the sponsoring organization shall be required to repay the amount of such ineligible expenditures.

AMENDATORY SECTION (Amending Order 2-82, Resolution No. 82-54, filed 7/12/82)

WAC 250-44-210 EVALUATION REPORTS. The executive ((coordinator)) director will prepare an evaluation report regarding the displaced homemaker program at the end of the first two years, and a biennial evaluation beginning in January 1984. Such reports shall be reviewed with the ((council)) board prior to official submission to the governor and the legislature.

WSR 87-16-062 EMERGENCY RULES DEPARTMENT OF WILDLIFE (Wildlife Commission)

[Order 322—Filed July 31, 1987]

Be it resolved by the State Wildlife Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to amendment to 1987-88 Washington game fish regulations—Green (Duwamish) River, WAC 232-28-61605.

We, the State Wildlife 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 this change in regulations was requested by Department of Fisheries to protect depressed natural fall chinook populations.

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 July 27, 1987.

By Jack S. Wayland Director

NEW SECTION

WAC 232-28-61605 AMENDMENT TO 1987-88 WASHINGTON GAME FISH REGULATIONS—GREEN (DUWAMISH) RIVER. Notwithstanding the provisions of WAC 232-28-616, the Green (Duwamish) River will have a game fishing season closure as follows:

- 1. Effective 12:01 a.m., August 1 through 11:59 p.m., September 18, it is unlawful to fish for or possess game fish from waters upstream of 1,000-foot radii of the Green (Duwamish) River's mouth to the First Avenue South Bridge.
- 2. Effective 12:01 a.m., August 1 through 11:59 p.m., October 5, it is unlawful to fish for or possess game fish from the First Avenue South Bridge to the Oxbow Bridge on the Green (Duwamish) River.

WSR 87-16-063 PROCLAMATION NO. 87-04 OFFICE OF THE GOVERNOR

Whereas, the invalidation of the multiple activities exemption contained in RCW 82.04.440 by the United States Supreme Court now requires adjustments to the state's business and occupation tax to achieve constitutional equality between Washington taxpayers who have conducted and will continue to conduct business interstate and intrastate commerce; and

Whereas, it it necessary to clarify the requirement that nursing homes entering into contracts with the Department of Social and Health Services shall provide specific minimum wages for certain employees;

NOW, THEREFORE, I, Booth Gardner, Governor of the State of Washington, by virtue of the authority vested in me by Article II, Section 12 (Amendment 68) and Article III, Section 7 of the State Constitution, do hereby convene the Washington State Legislature in special session in the Capitol at Olympia at 9:00 a.m. on August 10, 1987, for the purposes stated herein.

IN WITNESS WHERE-OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of July, A.D. nineteen hundred and eighty-seven.

Booth Gardner

Governor of Washington

BY THE GOVERNOR:

Ralph Munro

Secretary of State

WSR 87-16-064 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed July 31, 1987]

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 Exemptions—Exceptions, amending WAC 356-06-020;

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: July 23, 1987 By: Leonard Nord Secretary

STATEMENT OF PURPOSE

Amending WAC 356-06-020 Exemptions—Exceptions.

Purpose: To delineate employees who are exempted from the state civil service laws.

Statutory Authority: RCW 41.06.150.

Specific Statute: RCW 41.06.070, HB 549 Centennial Commission, HB 135 Western Library Network, SSSB [2SSB] 5555 Department of Information Systems, E2SHB 477 Washington Basic Health Plan.

Summary: To add four more subsections to WAC 356-06-020 to comply with the legislation enacted during this past legislative session (1987) to exempt those employees from chapter 41.06 RCW.

Reasons: To comply with recent changes to the law.

Responsibility for Drafting: Pamela R. Vest, Department of Personnel, 600 South Franklin, FE-11, Olympia, WA 98504, phone 586-1769; Implementation: Respective agencies; and Enforcement: Department of Personnel.

Agency or Organization Submitting Proposal: Department of Personnel, governmental agency.

Comments: Recommend approval.

Result of Federal Law or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 237, filed 10/23/85, effective 12/1/85)

WAC 356-06-020 EXEMPTIONS—EXCEPTIONS. With the exceptions noted in subsection (20) of this section the provisions of these rules do not apply to:

- (1) Members of the legislature or to any employee of, or position in, the legislative branch of the state government including members, officers and employees of the legislative council, legislative budget committee, statute law committee, and any interim committee of the legislature.
- (2) Judges of the supreme court, of the superior courts or of the inferior courts or to any employee of, or position in the judicial branch of, state government.
- (3) Officers, academic personnel and employees of state institutions of higher education, the state board for community college education, and the higher education personnel board.
 - (4) Employees of the state printing office.
 - (5) The officers of the Washington state patrol.
 - (6) Elective officers of the state.
 - (7) The chief executive officer of each agency.
- (8) In the departments of employment security and fisheries, the director and the director's confidential secretary.
- (9) In the department of social and health services, the secretary, the secretary's executive assistant, if any; not to exceed six assistant secretaries, thirteen division directors, six regional directors and one confidential secretary for each of the above named officers; not to exceed six bureau directors and all superintendents of institutions of which the average daily population equals or exceeds one hundred residents: PROVIDED, That each such confidential secretary must meet the minimum qualifications for the class of secretary 2 as determined by the state personnel board.
- (10) In all departments except those mentioned in subsection (8) above, the executive head of which is appointed by the governor, the director, the director's confidential secretary, and the statutory assistant directors.
- (11) In the case of a multimember board, commission or committee, whether the members thereof are elected, appointed by the governor or other authority, serve ex officio, or otherwise chosen.
 - (a) All members of such boards, commissions or committees.
- (b) If the members of the board, commission or committee serve on a part-time basis and there is a statutory executive officer:
 - (i) The secretary of the board, commission or committee.
- (ii) The chief executive officer of the board, commission or committee.
- (iii) The confidential secretary of the chief executive officer of the board, commission or committee.
- (c) If the members of the board, commission or committee serve on a full-time basis:
- (i) The chief executive officer or administrative officer as designated by the board, commission or committee.
- (ii) The confidential secretary to the chairman of the board, commission or committee.
- (d) If all members of the board, commission or committee serve ex officio:
 - (i) The chief executive officer.
 - (ii) The confidential secretary of such chief executive officer.
- (12) The confidential secretaries and administrative assistants in the immediate offices of the elective officers of the state.
 - (13) Assistant attorneys general.
- (14) Commissioned and enlisted personnel in the military service of the state.

- (15) Resident, student, part-time or temporary employees, and part-time professional consultants as defined by the state personnel board to include:
- (a) State and local officials serving ex officio and performing incidental administrative duties in the programs of the agency.

(b) Part-time local health officers.

- (c) Persons employed on a part-time, or temporary basis for medical, nursing or other professional service and who are not engaged in the performance of administrative duties.
- (d) Part-time or temporary employees who are enrolled as full-time students in recognized educational institutions and whose employment is largely to provide training opportunity, and all temporary employees not in federal grant-in-aid programs.

(e) Patient and resident help in the covered institutions.

- (f) Skilled and unskilled labor employed temporarily on force account; construction and maintenance projects; or employed on temporary seasonal single phases of agricultural production or harvesting; or as determined by the director of personnel to be equivalent.
- (g) Washington state patrol trooper cadets in training for commissioning as troopers in the Washington state patrol.
- (16) All officers and employees in those commissions made exempt by legislative action, namely:
 - (a) Washington state fruit commission.
 - (b) Washington state apple commission.
 - (c) Washington state dairy products commission.
 - (d) Washington state wheat commission.
- (e) Officers and employees of any commission formed under the provisions of chapter 15.66 RCW.
- (f) Agricultural commissions formed under the provisions of chapter 15.65 RCW.
- (17) One deputy executive secretary of the Washington centennial commission.
- (18) Up to a total of five senior staff positions of the Western library network under chapter 27.26 RCW responsible for formulating policy or for directing program management of a major administrative unit.
- (19) In the department of information services, up to twelve positions in the planning component involved in policy development and/or senior professionals.

(20) Up to five employees of the Washington basic health plan.

- (21) Liquor vendors appointed by the Washington state liquor control board pursuant to RCW 66.08.050: PROVIDED, HOWEVER, That rules and regulations adopted by the state personnel board pursuant to RCW 41.06.150 regarding the basis for, and procedures to be followed for, the dismissal, suspension or demotion of an employee, and appeals therefrom shall be fully applicable to liquor vendors except those part-time agency vendors employed by the liquor control board, when, in addition to the sale of liquor for the state, they sell goods, wares, merchandise or services as a self-sustaining private retail business.
- (((18))) (22) Executive assistants, for personnel administration and labor relations in all state agencies employing such executive assistants including but not limited to all departments, offices, commissions, committees, boards, or other bodies subject to the provisions of this chapter and this subsection shall prevail over any provision of law inconsistent herewith unless specific exception is made in such law.
- (((19))) (23) In addition to the exemptions specifically provided by this chapter, the state personnel board may provide for further exemptions pursuant to the following procedures. The governor or other appropriate elected official may submit requests for exemption to the personnel board stating the reasons for requesting such exemptions. The personnel board shall hold a public hearing after proper notice, on requests submitted pursuant to this subsection. If the personnel board determines that the position for which exempting is requested is one involving substantial responsibility for the formulation of basic agency or executive policy or one involving directing and controlling program operations of an agency or a major administrative division thereof, the personnel board shall grant the request and such determination shall be final. The total number of additional exemptions permitted under this subsection shall not exceed one hundred eighty-seven for those agencies not directly under the authority of any elected public official other than the governor, and shall not exceed a total of twenty-five for all agencies under the authority of elected public officials other than the governor. The state personnel board shall report to each regular session of the legislature all exemptions granted pursuant to the provisions of this subsection, together with the reasons for such exemptions.

(((20))) (24) While other provisions of these rules do not apply, the personnel board shall determine salaries and fringe benefits of incumbents in all exempt positions in agencies with positions under the jurisdiction of the personnel board, other than positions listed under subsections (5) through (8), (11)(a) and (b), and (12) through (17) of this section.

WSR 87-16-065 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 87-2-Filed July 31, 1987]

- I, Ralph C. Ruff, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at 406 South Water, Olympia, WA, the annexed rules relating to certification of minority and women's business enterprises, WAC 326-20-300.
- I, Ralph C. Ruff, 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 establishes the guidelines for the state—wide certification process pursuant to chapter 328, Laws of 1987.

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

This rule is promulgated pursuant to chapter 39.19 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 July 31, 1987.

By Ralph C. Ruff Director

NEW SECTION

WAC 326-20-300 CERTIFICATION OF MI-NORITY AND WOMEN'S BUSINESS ENTER-PRISES. (1) Pursuant to section 7, chapter 328, Laws of 1987, the office of minority and women's business enterprises is the sole authority to perform certification of firms as minority business enterprises, women's business enterprises and disadvantaged business enterprises. Section 9, chapter 328, Laws of 1987 provides that any business which is certified as of January 1, 1988, under a certification program operated by a state agency or local government jurisdiction, as defined in subsection (3) of this section, which is similar to the state program, is deemed certified by the state office as of January 1, 1988.

(2) For purposes of this section, the term "certification program operated by a local government jurisdiction" means a program which is performing certification functions prior to January 1, 1988, which are similar in purpose to the certification program of the state office of

minority and women's business enterprises, and which is administered by a Washington state agency, public corporation created by the state, city, county, town, special purpose district, municipal corporation or quasi-municipal corporation.

- (3) For purposes of this section, the term "local government jurisdiction" means a public corporation created by the state, city, county, town, special purpose district, municipal corporation or quasi-municipal corporation within the state of Washington.
- (4) In order to ensure the orderly integration of businesses certified by Washington local government jurisdictions, the following procedures shall be followed by all state agencies and local government jurisdictions, except the office, which are performing certification functions as of the effective date of this section:
- (a) Each local government jurisdiction shall continue to accept applications for certification up to and including August 31, 1987. Notice of this deadline shall be posted at each location where certification applications may be filed.
- (b) After August 31, 1987, each certification program operated by a local government jurisdiction may accept applications for processing by the state office of minority and women's business enterprises. At the time of acceptance of application, the date of filing shall be stamped or noted on the form, and recorded in a log. These applications shall be forwarded to the office for processing on a weekly basis.

The person accepting the application shall call the office of minority and women's business enterprises docket clerk and obtain an application number, which shall be recorded on the application and in the log kept by the office and the log kept by the local government jurisdiction.

(c) Each certification program operated by a local government jurisdiction is authorized to make a determination for denial or certification of all applications received by it on or before August 31, 1987. If an application is in the process of being reviewed, but a final decision has not been made by the program as of January 1, 1988, the local government jurisdiction may retain the application for processing and make a recommendation to the director of the office, as to whether the application should be certified or denied or may ask the office to process the application. The director will make the final decision on certification.

Upon written authorization issued by the office, a local government jurisdiction may process an application for certification for use on a particular contract until January 1, 1988.

(d) All disputes relating to applications which have been denied certification by a certification program operated by a local government jurisdiction, and which have an appeal of or challenge to the denial, decertification, or revocation pending as of January 1, 1988, shall be resolved through the appeal or challenge process in effect in the jurisdiction which issued the denial, decertification, or revocation.

Any business which has an appeal or challenge pending in one local government jurisdiction as of January 1,

1988, and which is deemed certified by the office by operation of section 9, chapter 328, Laws of 1987, because it is certified by another local government jurisdiction shall be notified of such certification.

WSR 87-16-066 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 87-3-Filed July 31, 1987]

- I, Ralph C. Ruff, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at 406 South Water, Olympia, WA, the annexed rules relating to size and length of time in business, WAC 326-20-090.
- I, Ralph C. Ruff, 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 is in direct conflict with the requirement that the office adopt a definition of small business concern, pursuant to chapter 328, Laws of 1987.

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

This rule is promulgated pursuant to chapter 39.19 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 July 31, 1987.

By Ralph C. Ruff Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 326-20-090 SIZE AND LENGTH OF TIME IN BUSINESS

WSR 87-16-067 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2518—Filed July 31, 1987]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Use of income and income potentials—Computing and allocating income, amending WAC 388-28-500.

I, Leslie F. James, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement the Tax Reform Act of 1986 Public Law 99-514, section 1883(b)(3)(a) which state in part that minor parents seventeen years of age and under are deemed eligible to receive income assistance.

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

This rule is promulgated under the general rulemaking 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 July 31, 1987.

By Leslie F. James, Director Administrative Services

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-500 USE OF INCOME AND IN-COME POTENTIALS—COMPUTING AND ALLO-CATING INCOME. (1) Living arrangements, family relationships, and categories of assistance also affect the use of income in computing financial need as provided by the rules in this section.

(2) Except as provided in this subsection, the nonexempt net income of a person in his or her own home shall be attributed to the assistance unit of which he or

she is a member.

- (a) The total nonexempt net community income of a family having two or more eligible assistance units shall be divided equally between the assistance units unless some other division is preferred. An unequal division of the family income is not permitted if it increases the total amount of assistance (excluding medical care) to which the family would be entitled.
 - (b) Applicant with a nonapplying independent spouse.
- (i) If all income is from community property or from community earnings other than wages, not less than one-half the total income shall be considered available to an AFDC applicant living with a nonapplying spouse.
- (ii) Net income from wages or from the separate property of the nonapplying spouse shall be considered available to the applicant only to the extent the net income exceeds the amount of the nonapplying spouse's appropriate one-person payment level.
- (iii) Wages or income from separate property of the applicant shall be considered as provided in WAC 388-28-365 and 388-28-370.
- (iv) When income includes both community income and income from the separate property or from wages of the nonapplying spouse, at least half of the community income shall be considered available to the applicant,

plus any residue of the separate income or wages exceeding the amount of the appropriate one-person payment level of the nonapplying spouse.

- (v) Retirement benefits shall be treated like wages.
- (vi) Income in-kind shall be treated as community
- (c) Exempted income shall not be used in computing the need of any assistance unit.
- (d) For rules on nonrelated adults in the household, see WAC 388-28-355.
- (3) The rules in subsection (2) of this section shall also apply to a person boarding and/or rooming in an adult family home or other nonmedical institution.
- (4) The income of a minor parent's nonapplying parent or parents or legal guardian or guardians legally responsible for the support of such minor parent as specified in WAC 388-24-550(8), if residing in the same household, shall be considered as available to the assistance unit of such minor parent and such minor's child or children to the extent such income exceeds applicable disregards. This subsection applies to minor parents ((and parents eighteen)) seventeen years of age and under ((nineteen years of age as specified in WAC 388-24-040(9))) whether or not such parents are married or otherwise meet the criteria in WAC 388-24-550(4). In counting such income, the following shall be disregarded:
- (a) For each employed parent or legal guardian, the following amounts for work expenses depending upon the number of hours worked per month.

Hours worked per month	Work expense disregard	
0 - 40	\$ 20.00	
41 - 80	\$ 40.00	
81 - 120	\$ 60.00	
121 or more	<i>\$ 75.00</i>	

- (b) An amount equal to the need standard as specified in WAC 388-29-100 for a group with the following members:
- (i) The parent or parents or legal guardian or guardians living in the home; and
- (ii) Any other individuals living in the home but not in the assistance unit, and are or could be claimed by the parent or parents or legal guardian or guardians as dependents for purposes of determining his or her federal income tax liability,
- (c) The amount paid by the parent or parents or legal guardian or guardians to support individuals outside the home who could be claimed by him or her as dependents for the purpose of determining his or her federal income tax liability, and
- (d) Payments by the parent or parents or legal guardian or guardians of child support or alimony to individuals outside the home.
- (5) When a person in a medical institution is to receive an AFDC or continuing general assistance grant, family income shall be allocated first to the appropriate payment level of legal dependents computed according to standards in chapter 388-29 WAC and then to the maintenance needs of the individual computed according

to WAC 388-34-045, 388-34-085, 388-34-110, 388-34-120, or 388-34-378.

(6) The income of a person with other living arrangements is first applied to the grant requirements of the applicant and his or her dependents. Any remaining income shall be allocated for medical needs.

WSR 87-16-068 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed July 31, 1987]

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 Use of income and income potentials—Computing and allocating income, amending WAC 388–28–500;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

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

The specific statute these rules are intended to implement is chapter 74.12 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

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

Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 25, 1987. The meeting site is in a location which is barrier free.

By: Leslie F. James, Director Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025. Re: WAC 388-28-500.

Purpose of the Rule Change: Income of a minor parent's nonapplying parent(s) is considered available to the minor parent under 18 years of age. Current rule applies to minor parents up to age 19.

Reason this Rule is Necessary: This is a federal requirement in accordance with the Tax Reform Act of 1986 (Public Law 99-514, section 1883(b)(3)(A)) that

clarifies certain provisions of the Social Security Act as amended by the Deficit Reduction Act of 1984.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: See Purpose of Rule Change above.

Person Responsible for Drafting, Implementation and Enforcement of the Rule Change: Sjoerd Kiers, Division of Income Assistance, mailstop OB-31J, phone 753-4915, scan 234-4915.

These rules are necessary as a result of federal law, Section 1883(b) of P.L. 99-514.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-500 USE OF INCOME AND INCOME PO-TENTIALS—COMPUTING AND ALLOCATING INCOME. (1) Living arrangements, family relationships, and categories of assistance also affect the use of income in computing financial need as provided by the rules in this section.

- (2) Except as provided in this subsection, the nonexempt net income of a person in his or her own home shall be attributed to the assistance unit of which he or she is a member.
- (a) The total nonexempt net community income of a family having two or more eligible assistance units shall be divided equally between the assistance units unless some other division is preferred. An unequal division of the family income is not permitted if it increases the total amount of assistance (excluding medical care) to which the family would be entitled.
 - (b) Applicant with a nonapplying independent spouse.
- (i) If all income is from community property or from community earnings other than wages, not less than one-half the total income shall be considered available to an AFDC applicant living with a non-applying spouse.
- (ii) Net income from wages or from the separate property of the nonapplying spouse shall be considered available to the applicant only to the extent the net income exceeds the amount of the nonapplying spouse's appropriate one-person payment level.
- (iii) Wages or income from separate property of the applicant shall be considered as provided in WAC 388-28-365 and 388-28-370.
- (iv) When income includes both community income and income from the separate property or from wages of the nonapplying spouse, at least half of the community income shall be considered available to the applicant, plus any residue of the separate income or wages exceeding the amount of the appropriate one-person payment level of the nonapplying spouse.
 - (v) Retirement benefits shall be treated like wages.
 - (vi) Income in-kind shall be treated as community income.
- (c) Exempted income shall not be used in computing the need of any assistance unit.
- (d) For rules on nonrelated adults in the household, see WAC 388-28-355.
- (3) The rules in subsection (2) of this section shall also apply to a person boarding and/or rooming in an adult family home or other nonmedical institution.
- (4) The income of a minor parent's nonapplying parent or parents or legal guardian or guardians legally responsible for the support of such minor parent as specified in WAC 388-24-550(8), if residing in the same household, shall be considered as available to the assistance unit of such minor parent and such minor's child or children to the extent such income exceeds applicable disregards. This subsection applies to minor parents ((and parents cighteen)) seventeen years of age and under ((nineteen years of age as specified in WAC 388-24-040(9))) whether or not such parents are married or otherwise meet the criteria in WAC 388-24-550(4). In counting such income, the following shall be disregarded:
- (a) For each employed parent or legal guardian, the following amounts for work expenses depending upon the number of hours worked per month.

Hours worked	Work
per month	expense disregard
0 - 40	\$ 20.00
41 - 80	\$ 40.00
81 - 120	\$ 60.00
121 or more	\$ 75.00

- (b) An amount equal to the need standard as specified in WAC 388-29-100 for a group with the following members:
- (i) The parent or parents or legal guardian or guardians living in the home; and
- (ii) Any other individuals living in the home but not in the assistance unit, and are or could be claimed by the parent or parents or legal guardian or guardians as dependents for purposes of determining his or her federal income tax liability;
- (c) The amount paid by the parent or parents or legal guardian or guardians to support individuals outside the home who could be claimed by him or her as dependents for the purpose of determining his or her federal income tax liability; and
- (d) Payments by the parent or parents or legal guardian or guardians of child support or alimony to individuals outside the home.
- (5) When a person in a medical institution is to receive an AFDC or continuing general assistance grant, family income shall be allocated first to the appropriate payment level of legal dependents computed according to standards in chapter 388-29 WAC and then to the maintenance needs of the individual computed according to WAC 388-34-045, 388-34-085, 388-34-110, 388-34-120, or 388-34-378.
- (6) The income of a person with other living arrangements is first applied to the grant requirements of the applicant and his or her dependents. Any remaining income shall be allocated for medical needs.

WSR 87-16-069 PROPOSED RULES WENATCHEE VALLEY COLLEGE

[Filed August 3, 1987]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that Wenatchee Valley College intends to adopt, amend, or repeal rules concerning bylaws and standing orders of the board of trustees, chapter 132W-104 WAC;

that the institution will at 6:45 p.m., Wednesday, September 9, 1987, in Room 230, Anderson Hall, Wenatchee Valley College Campus, 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 28B.50.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before Wednesday, September 9, 1987.

Dated: July 28, 1987 By: Arnie H. Heuchert President

STATEMENT OF PURPOSE

Title and Number: WAC 132W-104-040 Meetings of the board of trustees; and 132W-104-050 Order of agenda.

Description of the Purpose of the Rules: WAC 132W-104-040 outlines the meeting schedule, the requirements for holding meetings, and the development of the agenda; and WAC 132W-104-050 lists the items to be included on the agenda.

Statutory Authority: RCW 28B.50.140.

Summary of Rule: WAC 132W-104-040 outlines the meeting schedule, the requirements for holding meetings, and the development of the agenda; and WAC 132W-104-050 lists the items to be included on the agenda.

Reasons Supporting Proposed Action: The trustees of Wenatchee Valley College have chosen to hold their

meetings in the evening rather than during the working day; new laws governing allowable topics for discussion during executive sessions have necessitated revising this rule; and a new format for the meeting agenda has been developed.

Agency Personnel Responsible for Drafting: Anna Pieratt, Secretary to the President, Wenatchee Valley College, 1300 Fifth Street, Wenatchee, WA 98801, (509) 662–1651; Implementation and Enforcement: Dr. Arnie Heuchert, President, Wenatchee Valley College, 1300 Fifth Street, Wenatchee, WA 98801, (509) 662–1651.

Organization Proposing Rule - Public: Wenatchee Valley College.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: None.

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

AMENDATORY SECTION (Amending Order 80-87, filed 5/5/80)

WAC 132W-104-040 MEETINGS OF THE BOARD OF TRUSTEES. (1) Regular meetings. A regular meeting of the board of trustees shall be held once each month on the second Wednesday of each month in Room 230 of Anderson Hall, Wenatchee Valley College at ((+:30)) 7:00 p.m., unless dispensed with by the board of trustees, at such time and place as the board of trustees by motion from time to time may direct.

- (2) Special meetings. The chairman of the board of trustees or a majority of the members of the board may call special meetings of the board of trustees.
- (3) Official business. No official business shall be conducted by the board of trustees except during a regular or special meeting.
- (4) <u>Publicity</u>. All regular and special meetings of the board of trustees shall be publicly announced prior to the meeting as required under chapter 42.30 RCW, as now or hereafter amended, and the meetings shall be open to the general public.
- (5) Quorum. Three members of the board shall constitute a quorum; and no action shall be taken by less than a unanimous vote of a majority of the total board members, except that a lesser number may adjourn, from time to time, to a definite time and place announced in open meeting, any regular or special meeting at which a quorum is present. The secretary of the board shall in person or in writing notify the absent members of the time, date, and place set for the adjourned meeting.
- (6) Voting. Normally, voting shall be viva voce; however, a roll call vote may be requested by any member of the board for the purposes of the record.
- (7) Executive sessions. The board of trustees may convene in executive sessions during a regular or special meeting to consider ((and act upon matters affecting national security; the selection of a site or the purchase of real estate, when publicity regarding such consideration would cause a likelihood of increased price; to discuss with their attorney sensitive areas of legal advice; the appointment, employment or dismissal of a public officer or employee; or to hear complaints or charges brought against such officer or employee by another public officer, person, or employee unless such officer or employee requests a public hearing)) matters previously announced, limited to issues affecting national security; the selection of a site or the acquisition of real estate by lease or purchase; the minimum price at which real estate will be offered for sale or lease; the negotiation of a publicly bid contract; the receipt and evaluation of complaints against public officers or employees; the evaluation of an applicant for public employment or the review of the performance of a public employee; instructions by the governing body to legal counsel relating to enforcement actions, litigation, or pending litigation. Final action on any such matters must be taken in open session. The governing body also may exclude from any such public meeting or executive session, during the examination of a witness on any such matter, any or all other witnesses in the matter being investigated by the governing body.

- (8) Rules of procedure. ((Parliamentary procedure.)) The actions of the board shall be conducted according to Robert's Rules of Order Newly Revised unless specified otherwise by state law or regulation of the state board or bylaws of the board of trustees.
- (9) Agenda. Information and materials pertinent to the agenda of all regular meetings of the board shall be sent to the trustees prior to each meeting. Any matter of business or correspondence must be received by the secretary of the board by 12 o'clock six working days before the meeting in order to be included on the agenda. The chairman or secretary may, however, present a matter of urgent business received too late for inclusion on the agenda when in his judgment the matter is of an emergency nature. The agenda of a special meeting will be determined at the time of the official call of such meeting. No other business shall be transacted or official action taken other than the purpose or purposes for which this meeting was called.

AMENDATORY SECTION (Amending Order 77-70, filed 12/19/77)

WAC 132W-104-050 ORDER OF AGENDA. (1) The order of the agenda governing all regular meetings of the board of trustees shall be as follows:

(a) Approval of minutes.

- (b) ((Unfinished business)) Curriculum.
- (c) ((New business)) Student services.
- (d) ((Reports and announcements)) Personnel.
- (e) Policy.
- (f) Finance.
- (g) Buildings and grounds.
- (h) Other.
- (2) The order of the agenda may be changed by the chairman with the consent of the board members present.

WSR 87-16-070 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed August 3, 1987]

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 356-30-180 Transfer—Domiciliary movement.

Amd WAC 356-30-190 Transfer—Within class—Agency—Permitted—Report.

Amd WAC 356-30-230 Demotion—Voluntary;

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, 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 41.06.040.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: July 10, 1987

By: Leonard Nord

Secretary

STATEMENT OF PURPOSE

Amending WAC 356-30-180 Transfer—Domiciliary movement, requires concurrence of employee for transfers requiring change of residence; and WAC 356-30-

190 Transfer—Within class—Agency—Permitted—Report, provides for employees transferring within the class and within the agency.

Statutory Authority: RCW 41.06.150(7).

Summary: These are housekeeping changes to reword the rules for better readability. There will be no change in the current meanings intended.

Reasons: To make the intent of the rules clearer.

Responsibility for Drafting: Christina Valadez, Department of Personnel, 600 South Franklin, FE-11, Olympia, WA 98504, phone 586-1769.

Amending WAC 356-30-230 Demotion—Voluntary, provides guidelines for employees to voluntarily demote.

Statutory Authority: RCW 41.06.150(7).

Summary: This is a housekeeping change to reword the rule for better readability.

Reasons: To make the intent of the rule more clear.

Responsibility for Drafting: Christina Valadez, Department of Personnel, 600 South Franklin, FE-11, Olympia, WA 98504, phone 586-1769; Implementation and Enforcement: Department of Personnel.

Agency or Organization Submitting Proposal: Department of Personnel and Department of Transportation, governmental agencies.

Comments: None.

Result of Federal Law or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 112, filed 11/7/77)

WAC 356-30-180 TRANSFER REQUIRING RELOCATION OF POSITION WITH INCUMBENT-DOMICILIARY MOVE-MENT. (1) All transfers of permanent employees from one ((established)) position to another ((established)) position ((which)) in a different geographic area that will require an incumbent to move his/her domicile ((to another geographic area)) to be within reasonable commuting distance of the new position will be made with the voluntary concurrence of the incumbent. Such actions shall be reported to the director.

(2) Relocation of positions with incumbents from one geographic area to another geographic area because of a reduction of work, lack of work, lack of funds, or good faith reorganization for efficiency purposes shall be made in accordance with the reduction in force rules and employee rights therein.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-30-190 TRANSFER-WITHIN CLASS-AGEN-CY-PERMITTED-REPORT. A transfer of a permanent employee ((from a)) to another position in the same class within ((a subdivision or in one organizational subdivision of an agency to a position in the same class in another organizational subdivision of)) the same agency may be made at any time by the appointing authority ((concerned)) provided ((employees who have been separated due to a reduction in force and employees who have been notified they are scheduled for reduction in force, first within the layoff unit, and secondly within the department, have been offered the transfers in accordance with their seniority. Such transfers shall be reported to the Director.)) such transfers are offered first to employees on the reduction in force registers and employees in the layoff unit who have been notified they are scheduled for reduction in force. However, transfers within the employee's own layoff unit may be made ((prior to)) without consulting the reduction in force registers. Transfers made in accordance with this rule shall be reported to the director.

AMENDATORY SECTION (Amending Order 202, filed 5/2/84)

WAC 356-30-230 DEMOTION-VOLUNTARY. (1) ((A)) Permanent employees((, or an employee separated within the last year by reduction in force, or an employee who has been notified that he/she is

scheduled for reduction in force may voluntarily take a position, which is by definition a demotion, when the position is in a class which is the same as or a related class for which the person qualified, as determined by the director)) may accept an offer to voluntarily demote to a class for which they qualify as determined by the director provided such demotions are offered first to employees on the agency and service-wide reduction in force registers and employees in the layoff unit who have been notified that they are scheduled for reduction in force. ((When such voluntary demotions are granted as an option to fill vacancies, they shall be done according to seniority and offered first, within the employee's layoff unit, then with the department, and then servicewide. No further examination will be required. The employee will not service a trial service period.))

(2) Voluntary demotions to a class in which the employee has not held permanent status may require examination as determined by the director.

 $\overline{(((2)))}$ (3) A proposed demotion shall be approved by the director

or designee prior to the effective date of the action.

(((3))) (4) ((A)) Permanent employees may also qualify or compete promotionally for classes ((or)) of positions in other series which by definition are demotions((, by completing an application form and taking the appropriate examination)).

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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 87-16-071 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1946—Filed August 3, 1987]

I, C. Alan Pettibone, director of [the Department of] Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to rapeseed production and establishment of districts, chapter 16-570 WAC.

This action is taken pursuant to Notice No. WSR 87-13-051 filed with the code reviser on June 16, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 15.65 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 August 3, 1987.

> By John Daly Acting Director

AMENDATORY SECTION (Amending Order 1900, filed 7/30/86)

WAC 16-570-010 DEFINITIONS. The definitions set forth in this section apply throughout these rules unless the context clearly requires otherwise.

(1) "Board" means the rapeseed production district board as established by the director under the provisions of these rules.

- (2) "Department" means the department of agriculture of the state of Washington.
- (3) "Director" means the director of the department or his duly authorized representative.
- (4) "Person" means a natural person, individual, firm, partnership, corporation, company, society, association, cooperative, two or more persons having a joint or common interest, or any unit or agency of local, state, or federal government.
- (5) "Producer" means any person who is the owner, tenant, or operator of land who has an interest in and is entitled to receive all or any part of the proceeds from the sale of any commodity produced on that land.
- (6) "Rapeseed" means those species of Brassica napus, Brassica campestris and Brassica juncea.
- (7) "Types" means those species and varieties of rapeseed classified under the following rapeseed types:
- (a) CANOLA, LOW ERUCIC ACID RAPESEED LOW GLUCOSINOLATES (LEAR-LG) shall be the seed of the species Brassica napus or Brassica ((camestris)) campestris, the oil components of which seed contain less than two percent erucic acid and the solid component of which seed contains less than 30 micromoles of any one or any mixture of 3-butenyl glucosinolate, 4-pentenyl glucosinolate, 2-hydroxy - 3-butenyl glucosinolate, and 2-hydroxy - 4-pentenyl glucosinolate per gram of air dry, oil free solid as determined by any approved method.
- LOW ERUCIC ACID RAPESEED - HIGH GLUCOSINOLATES (LEAR-HG) Rapeseed varieties shall contain less than two percent erucic acid in the oil of the rapeseed and more than 30 micromoles per one gram (um/g) glucosinolates in the rapeseed meal.
- HIGH ERUCIC ACID RAPESEED GLUCOSINOLATES (HEAR-LG) Rapeseed shall be rapeseed varieties used for production of industrial oil which shall contain erucic acid levels above forty percent in the oil of the rapeseed and less than 30 micromoles per one gram (m/g) glucosinolates in the meal of the rapeseed.
- HIGH ERUCIC ACID RAPESEED -GLUCOSINOLATES (HEAR-HG) Rapeseed shall be rapeseed varieties used for production of industrial oil which shall contain erucic acid levels above forty percent in the oil of the rapeseed and more than 30 micromoles per one gram (m/g) glucosinolates in the meal of the rapeseed.

AMENDATORY SECTION (Amending Order 1900, filed 7/30/86)

WAC 16-570-030 DUTIES OF RAPESEED PRODUCTION DISTRICT BOARDS, PERSONS, PRODUCERS. (1) Duties of the board shall include:

(a) Proposing and clearly defining district/subdistrict boundaries to be submitted to the director for establishment by rule. District and subdistrict boundaries shall follow geographical and/or topographical characteristics or provide for buffer zones to provide for isolation. Consideration is to be given to existing crop production to minimize negative impact to sensitive crops and shall also be extended beyond district and state lines to minimize impacts to producers in contiguous districts or states and cooperate to avoid the need for buffer zones

which could prevent producers from raising repeseed near district or state lines.

- (b) Producers and industry shall have the ability to petition the board to recommend to the director to adopt subdistricts within an initial production district, should production for multiple markets develop.
- (c) The board shall designate the Washington State University extension offices to ((be utilized by producers in the district to register)) facilitate the production districts in the registration of rapeseed production fields, in accordance with subsection (2) of this section.
- (d) The board shall examine the economic potential for the differing types of rapeseed, and with input from affected producers, propose the dominant type for the district and/or subdistricts. In proposing the district and/or subdistrict boundaries and the dominant types of rapeseed for production, the board shall avoid negative impacts to already existing crops. The board shall propose and recommend to the director, rules establishing a dominant rapeseed type. A public hearing shall be held no later than March 15th, with rules adopted no later than May 15th of any production year after 1986. Hearings need not be held each year if there is no petition to change existing rule(s). The board shall inform producers of the areas and type(s) that are approved for production. This may be accomplished by utilizing producer meetings, local news and radio media, and the use of Washington State University cooperative extension personnel.
- (e) The board shall serve as the first level for disputes involving production of conflicting types by conducting an inquiry to determine the facts of the dispute. If resolution is not reached at the board level the board shall then render an advisory opinion to be submitted to the director for additional action.
- (f) The board shall have the authority to recommend to the director production of "off type" rapeseed (other than the authorized dominant type) or rapeseed production in an area where it is otherwise prohibited under the following criteria:
- (i) The producer of the "off type" rapeseed must petition the board to allow "off type" rapeseed production.
- (ii) The petition shall contain the following information:
- (A) Producer name, address, telephone number and location within district/subdistrict.
 - (B) Crop year.
- (C) Variety name and species of rapeseed to be produced.
- (D) Principal use of proposed production (i.e., industrial or food oil, seed, forage, cover crop etc.).
- (E) Variety traits Erucic acid and glucosinolate levels.
 - (F) Contracting company (if any).
 - (G) Acreage to be produced.
- (H) Exact legal description and reference to local landmarks of proposed acreage.

- (I) Evidence of isolation of at least one-half mile, or at such greater distance as required by rule within the respective district and/or subdistrict, from other rapeseed production or other sensitive crops.
- (J) Signed statements from all landowners/operators within one-half mile of the proposed production site stating that they will not plant a conflicting type during the proposed crop year.
- (2) Persons or producers of rapeseed shall register <u>all</u> fields <u>prior to planting</u>, by location, type and variety of all rapeseed to be produced, with the <u>district board at</u> the extension ((agent ()) office(() as)) designated by the <u>district board((, prior to planting))</u>.

(3) Seed certification requirements.

- (a) Only certified seed ((and seed treated with Environmental Protection Agency or state approved chemicals for the control of phoma lingum (black leg) fungus)) shall be used for Washington production: PROVIDED, That ((any introduced and/or noncertified rapeseed varieties)) the variety dwarf essex may be used for seed purposes without certification as certified seed is no longer available.
- (b) All rapeseed varieties utilized for Washington production shall be ((treated for and be)) accompanied by phyto-sanitary certification that it is free from phoma ((lingum)) lingam (black leg) fungus((, and)). In the event that low level phoma lingam (black leg) fungus is present, the seed must be treated with environmental protection agency and/or Washington state approved chemicals for the control of phoma ((lingum)) lingam (black leg) fungus, and recertified as free from viable phoma lingam fungus after treatment.
- (4) Any person selling or offering rapeseed for sale in the state of Washington, either in person, through dealerships or through radio, video or printed media, must be licensed by the Washington state department of agriculture seed branch.
- (5) Any volunteer or uncontrolled rapeseed may be subject to the Washington state noxious weed control board and chapter 17.10 RCW. Any transport of unbagged rapeseed ((beyond production district or subdistrict boundaries)) for the purpose of conveyance, shall be in suitably covered ((and)) or sealed containers or vehicles to avoid the spread of volunteer or otherwise uncontrolled rapeseed ((in nonproduction and/or prohibited areas)). All harvesting and planting equipment shall be properly cleaned and adequate precautions taken to avoid the spread of rapeseed prior to movement from any farm or production area.
- (6) The director shall have the authority to require destruction prior to bloom of any rapeseed production that does not meet the rules of the director or any established production district. In the event that the person or producer of said production does not comply with the destruction order prior to bloom, the director is authorized to have the production destroyed by a third party and the cost of such destruction is to be charged to the producer of said production.

WSR 87-16-072 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed August 3, 1987]

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:

WAC 356-05-450 Union shop.

Rep

WAC 356-05-455 WAC 356-05-460 Union shop fee. Rep Rep Union shop representative. WAC 356-05-451 New Agency shop. WAC 356-05-452 WAC 356-05-456 New Agency shop representative. Agency shop nonassociation fee. New WAC 356-05-461 Agency shop representation fee. New WAC 356-42-010 WAC 356-42-043 Amd Membership in employee organization. Union shop requirements. Amd WAC 356-42-045 Union shop elections. Amd WAC 356-42-047 WAC 356-42-050 Amd Union shop decertification. Contents of written agreements. Amd WAC 356-42-060 Unfair labor practices for management. Amd Amd WAC 356-42-070 Unfair labor practices for employee organizations:

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: July 22, 1987 By: Leonard Nord Secretary

STATEMENT OF PURPOSE

Repealing WAC 356-05-450 Union shop; 356-05-455 Union shop fee; and 356-05-460 Union shop representative.

Purpose: Identifies requirements involved when membership in an employee organization is a condition of employment.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: These rules will be requested to be repealed and new rules are proposed. The proposed new rules will in effect replace these and will clarify state and federal court decisions with general terminology and requirement definitions.

New WAC 356-05-451 Agency shop; 356-05-452 Agency shop representative; 356-05-456 Agency shop nonassociation fee; and 356-05-461 Agency shop representation fee.

Purpose: Identifies requirements involved when membership in an employee organization is a condition of employment.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: To clarify state and federal court decisions and will in effect replace the above rules

with general terminology changes and requirement definitions.

Amending WAC 356-42-010 Membership in employee organization, defines requirements of state employees to be participants in and management of employee organizations.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: Will clarify requirement for union to have a procedure for determining the representation fee and changes terminology.

Amending WAC 356-42-043 Union shop requirements, identifies requirements involved when membership in an employee organization is a condition of employment.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: Clarifies that membership is satisfied through payment of a representation fee; and for the union to have a procedure for determining the representation fee. Also changes terminology to clarify state and federal court decisions.

Amending WAC 356-42-045 Union shop elections, provides guidelines on union shop elections.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: General housekeeping terminology changes to clarify state and federal court decisions.

Amending WAC 356-42-047 Union shop decertification, provides guidelines in which union shop decertification elections will be determined.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: General housekeeping terminology change to clarify state and federal court decisions.

Amending WAC 356-42-050 Contents of written agreements, provides guidelines for written agreements in bargaining units pertaining to all personnel matters.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: Will clarify procedure for determining the representation fee and general housekeeping terminology changes to clarify state and federal court decisions.

Amending WAC 356-42-060 Unfair labor practices for management, outlines unfair labor practices for management with regards to bargaining units.

Statutory Authority: RCW 41.06.150 (11) and (12).

Summary and Reasons: General housekeeping changes to be consistent and for clarity.

Amending WAC 356-42-070 Unfair labor practices for employee organizations, outlines unfair labor practices for employee organizations.

Statutory Authority: RCW 41.06.150.

Summary and Reasons: General housekeeping changes for clarity and to be consistent.

Responsibility for Drafting: Marilyn Glenn, Labor Relations, Department of Personnel, 600 South Franklin, FE-11, Olympia, WA 98504, phone 753-5699; Implementation and Enforcement: Department of Personnel.

Agency or Organization Submitting Proposal: Department of Personnel, governmental agency.

Comments: None.

Result of Federal Law or Federal or State Court Action: Clarified.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 356-05-450 UNION SHOP.

WAC 356-05-455 UNION SHOP FEE.

WAC 356-05-460 UNION SHOP REPRESENTATIVE.

NEW SECTION

WAC 356-05-451 AGENCY SHOP. A bargaining unit which has voted, pursuant to WAC 356-42-045, to require as a condition of employment, mandatory payment of dues, a representation fee or a nonassociation fee to the certified exclusive bargaining representative of the unit.

NEW SECTION

WAC 356-05-452 AGENCY SHOP REPRESENTATIVE. An agency shop representative is an employee organization that is certified as exclusive bargaining representative for a bargaining unit and which has also been certified as agency shop representative by the director of personnel. To be certified as agency shop representative, a majority of all employees in the bargaining unit must vote in favor of having the petitioning employee organization as their union representative.

NEW SECTION

WAC 356-05-456 AGENCY SHOP NONASSOCIATION FEE. An employee who has been certified for non-membership status because of bona fide religious tenets of a church or religious body of which the employee is a member, shall pay a fee equivalent to the regular monthly dues of the agency shop representative minus any included monthly premiums for union sponsored insurance programs.

NEW SECTION

WAC 356-05-461 AGENCY SHOP REPRESENTATION FEE. An employee who does not want to be a member of an employee organization which is their agency shop representative, as an alternative may pay a representation fee. A representation fee is that portion of an employee organization's regular dues which represents the employee's fair share of union expenditures necessarily or reasonably incurred for purpose of performing the duties of an exclusive representative of the employee in dealing with the employer on labor-management issues.

AMENDATORY SECTION (Amending Order 147, filed 9/16/80)

WAC 356-42-010 MEMBERSHIP IN EMPLOYEE ORGANI-ZATION. (1) State employees shall have the right to affiliate with, be represented by and participate in, the management of employee organizations. State employees shall have the right to be represented by such organizations in collective negotiations with appointing authorities. No persons or parties shall directly or indirectly interfere with, restrain, coerce or discriminate against any state employee or group of state employees in the free exercise of these rights. However, the right not to affiliate with employee organizations shall be modified by the certification of a union shop representative according to WAC 356-42-043.

(2) Any employee organization or person desiring to represent state employees before the state personnel board or in collective negotiations with an appointing authority must first file a notice of intent to represent state employees with the director of personnel. Such notice of intent to represent state employees must set forth the name of the person or employee organization, and if the latter, the name of an agent authorized to speak on its behalf; a mailing address and telephone number; a general description of the types of employment falling within the intended area of representation; and a copy of a constitution, by-laws, or any other documents defining powers and authorizing representation of the parties filing the notice of intent.

(3) An employee organization which is or desires to be an exclusive representative for a bargaining unit which has chosen to be an agency shop must have a written procedure for calculating and challenging the amount of representation fee, and a written procedure for escrowing the amounts reasonably in dispute during the pendency of a challenge. Such employee organization must provide to the director of personnel a written opinion of counsel that its procedure is in compliance with applicable constitutional requirements.

AMENDATORY SECTION (Amending Order 57, filed 7/31/73)

WAC 356-42-043 ((UNION)) AGENCY SHOP REQUIRE-MENTS. (1) Once an employee organization has been certified to a bargaining unit as ((union)) agency shop representative, all employees included in that unit, ((except for those employees who qualify for nonmembership on the basis of bona fide religious objection as stated in WAC 356-42-043(2),)) shall be required to become members of the employee organization or pay a representation or nonassociation fee within ((30)) thirty calendar days following their start of employment or ((30)) thirty calendar days after an employee organization wins certification as ((union)) agency shop representative, whichever is later. The ((30)) thirty calendar days starts the first day of the employee's employment within the bargaining unit which has a certified ((union)) agency shop representative or starts the date of the director's certification of the election results, whichever is later.

(2) Membership in the employee organization is satisfied by the payment of monthly or other periodic dues and does not require payment of initiation, reinstatement, or any other fees or fines and includes full and complete membership rights. Employees who do not wish to become members of the employee organization must pay a

representation or nonassociation fee.

(3) Employees who have a bona fide religious objection precluding them from membership in an employee organization, based on religious tenets or teachings, and who are members of the church or religious body holding such tenets or teachings, may satisfy the ((union)) agency shop requirement by paying to the ((union)) agency shop representative a ((union shop)) nonassociation fee. This fee is an amount equivalent to the regular dues of the ((union)) agency shop representative, minus any monthly premiums for union sponsored insurance programs.

(((3))) (4) Employees who wish the right of nonassociation from an employee organization, as provided in ((WAC-356-42-043(2))) subsection (3) of this section, must submit their request to the ((union)) agency shop representative. If the ((union)) agency shop representative rejects the employee's request or fails to respond within ten working days, either the employee or the ((union)) agency shop representative may submit the issue to the director or his designee who shall investigate and confer with the parties in an effort to resolve the dispute. If agreement is not reached, the director shall issue a written decision which shall be final.

(((4))) (5) Once an employee has qualified to pay the ((union shop)) nonassociation fee, the employee may designate that the fee go to that program or programs within the functions of the ((union)) agency shop representative in harmony with the employee's individual conscience.

(((5) An employee who pays a union shop fee shall be entitled to full and complete representation rights.))

(6) ((Once an employee organization has been certified as union shop representative, the affected bargaining unit employees shall be required to pay membership dues or union shop fees to that employee organization. Payment of dues or fees may be required on a monthly or other periodic basis. Such employees shall not be required to make payment of initiation fees, reinstatement fees, or any other fees or fines. All employees included in a bargaining unit to which an employee organization is certified as union shop representative, and who are members of the certified employee organization, will have full and complete rights as members within that employee organization.)) Employees who do not want to be members of an employee organization which is their agency shop representative, as an alternative, must pay a representation fee. A representation fee is that portion of an employee organization's regular dues which represents the employee's fair share of union expenditures necessarily or reasonably incurred for the purpose of performing the duties of an exclusive representative of the employee in dealing with the employer on labor-management issues.

(7) The employees who qualify for nonassociation or employees who pay representation fees shall not be members of the employee organization, but are entitled to the same representation rights as members

of the employee organization.

(((7))) (8) Failure of an employee to become a member of the ((union)) agency shop representative or make payment of the ((union shop)) representation or nonassociation fee within ((30)) thirty calendar days following the employee's start of employment or within ((30)) thirty calendar days after an employee organization has been certified as ((union)) agency shop representative, whichever is later, shall cause that employee to be dismissed as hereinafter provided.

(((8))) (9) Employees on leave of absence without pay for an entire calendar month shall not be required to pay dues or ((union shop)) agency shop representation or nonassociation fees to the ((union)) agency shop representative during that month. When an employee returns from leave of absence to employment and pay status within the bargaining unit, he shall be considered included in the bargaining unit and required to pay the union dues or ((union shop)) agency shop representation or nonassociation fee.

(((9))) (10) Once an employee organization has been certified by the director as a ((union)) agency shop representative, the affected appointing authority shall provide the employee organization with a

monthly list of the employees in the bargaining unit.

(((10))) (11) Upon written notification by the ((union)) agency shop representative that an employee has not complied with the ((union)) agency shop requirements, the appointing authority shall give written notification to the employee of ((15)) fifteen calendar days' notice of his or her dismissal for failure to join the union or pay ((union shop)) representation or nonassociation fees. If an employee complies with the ((union)) agency shop requirements within those ((15)) fifteen calendar days, the dismissal action shall be rescinded.

AMENDATORY SECTION (Amending Order 69, filed 9/30/74)

- WAC 356-42-045 ((UNION)) AGENCY SHOP ELECTIONS. (1) PURPOSE To provide that ((union)) agency shop elections are truly representative of the desires of the employees and that all employees eligible to vote have every opportunity to do so, employee participation in these elections will be encouraged to the greatest extent possible.
- (2) The director or designee shall administer all ((union)) agency shop elections and be responsible for the processing and adjudication of all disputes that arise as a consequence of ((union)) agency shop elections.
- (3) Upon submission of a timely filed petition by an employee organization, which is the certified exclusive bargaining representative for a bargaining unit, the director shall order ((a union)) an agency shop representation election. A petitioning employee organization will be certified as ((union)) agency shop representative, if a majority of the employees who are included in the bargaining unit vote in favor of the ((union)) agency shop.

(4) An employee organization is eligible to petition for ((a union)) an agency shop representation election if it is certified as exclusive bargaining representative in accordance with WAC 356-42-030.

- (5) Upon being notified by the director or designee that a valid petition for ((a union)) an agency shop election has been received, the affecting appointing authority shall submit to the director or designee and the petitioning employee organization a list of all employees included in the bargaining unit as of the preceding payroll period. This list shall contain the employee's names, job classifications, work locations, and mailing addresses.
- (6) Upon receipt of a valid petition for ((a union)) an agency shop election, the director or designee shall conduct a preelection conference which shall include the director or designee, the representatives of the appointing authority, and the representatives of the petitioning employee organization. At the preelection conference determinations will be made on such matters as absentee voting, eligibility of voters, locations, personnel at each election site, campaign activities and any other matter, that should be resolved concerning that election. Following the preelection conference, the director or designee will establish rules, regulations and procedures for the holding of each election.
- (7) All on-site voting shall take place during the employee's regular work schedule and all eligible voters shall be given ample opportunity to vote during their work time.
- (8) Employees on leave of absence without pay for the entire calendar month preceding the start of the balloting shall not be eligible to vote.
- (9) Rules governing campaign activities shall be determined at the preelection conference. Employees included in the affected bargaining unit and representatives of the petitioning employee organization, shall have the right to conduct such activities on the employer's grounds

- during work hours so long as the work of the employee and the operation of the employer is not disturbed.
- (10) The petitioning employee organization shall take great care to avoid making untrue statements concerning ((union)) agency shop election issues.
- (11) Within five calendar days of the date of the tally of ballots, the petitioning employee organization or an employee in the bargaining unit may file objections to the election. The director or designee shall investigate and determine an appropriate remedy if the objection is found to be meritorious.
- (12) The appointing authority shall cooperate with the director or designee to assure that eligible employees have a maximum opportunity to vote in ((union)) agency shop elections.
- (13) The appointing authority, supervisors, and other representatives of management shall remain neutral on the questions, merits and issues of the ((union)) agency shop and the petitioning employee organization for the purposes of ((union)) agency shop elections. If an objection is made by the petitioning employee organization or by an employee included in the bargaining unit to written or oral statements made by the appointing authority, supervisors or other representatives of management, the director or designee shall investigate the objection and determine the appropriate remedy if the objection is found to be meritorious.
- (14) No ((union)) agency shop election petition will be honored within twelve months following a prior ((union)) agency shop election or a prior ((union)) agency shop decertification election.
- (15) An employee who cannot appear at the voting site on the date of the vote, may vote by absentee ballot. A request for an absentee ballot must be submitted to the director or designee prior to the close of voting at the employee's voting site.
- (16) Any violation of these rules should be immediately reported to the director or designee. Upon receiving a complaint, the director or designee will immediately investigate; and if necessary, take steps to cause the violation to stop. If it is found by the director or designee that violations of these rules or the preelection agreements have affected the outcome of the election, the director may invalidate the election, order a new election, or take other appropriate remedial action.

AMENDATORY SECTION (Amending Order 57, filed 7/31/73)

WAC 356-42-047 ((UNION)) AGENCY SHOP DECERTIFICATION. (1) No ((union)) agency shop decertification election petition shall be honored within twelve months following a prior ((union)) agency shop election or ((union)) agency shop decertification election.

- (2) Upon petition of ((30)) thirty percent or more of the employees included in a bargaining unit, ((a union)) an agency shop decertification election will be conducted by the director or his designee to determine whether the employee organization which is the ((union)) agency shop representative will remain certified as ((union)) agency shop representative for a bargaining unit.
- (3) If a majority of the employees included in the bargaining unit vote to decertify the employee organization as ((union)) agency shop representative, the director will issue a notice of decertification. Once an employee organization has been decertified from a bargaining unit as ((union)) agency shop representative, all of its ((union)) agency shop rights cease in that unit.
- (4) An employee organization is automatically decertified as ((union)) agency shop representative if it is decertified as exclusive bargaining representative in accordance with WAC 356-42-040 Decertification of exclusive bargaining representative.

AMENDATORY SECTION (Amending Order 210, filed 10/17/84)

WAC 356-42-050 CONTENTS OF WRITTEN AGREE-MENTS. (1) Written agreements may contain provisions covering all personnel matters over which the appointing authority of the appropriate bargaining unit of such agency may lawfully exercise discretion.

- (2) Written agreements shall include a grievance procedure for processing individual and group grievances within the bargaining unit and shall provide for mediation by the director of personnel or his designee. Requests for mediation must be submitted in writing to the director of personnel no later than thirty calendar days from the date of the agency's written response at the final internal step of the procedure. Grievance procedures shall also provide for arbitration by the board in accordance with WAC 356-42-055.
- (3) Written agreements may contain provisions for payroll deduction of employee organization dues upon authorization by the employee member. Any employee may cancel his payroll deduction of employee

organization dues by filing a written notice with the appointing authority and the employee organization thirty calendar days prior to the effective date of such cancellation. Where ((union)) agency shop union security provisions exist, payroll deduction rights shall also extend to those employees who, because of religious tenets, pay a ((union shop)) nonassociation fee or employees who pay a representation fee.

(4) The initial term of written agreements shall not exceed three years. Automatic renewal or extension provisions may extend the period of the contract for a period not to exceed one year at a time.

(5) Written agreements shall be filed with the director. Provisions of such agreements shall not prevail if in conflict with the merit system rule, the state civil service law or other applicable law.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-42-060 UNFAIR LABOR PRACTICES FOR MANAGEMENT. It shall be an unfair labor practice for management:

- (1) To interfere with, restrain, or coerce state employees in the exercise of their collective bargaining rights guaranteed by chapter 41.06 RCW and rules adopted pursuant thereto.
- (2) To control, dominate, or interfere with a bargaining representative.
- (3) To discriminate against a state employee who has filed an unfair labor practice charge.
 - (4) To refuse to engage in collective negotiations.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-42-070 UNFAIR LABOR PRACTICES FOR EMPLOYEE ORGANIZATIONS. It shall be an unfair labor practice for employee organizations:

- (1) To interfere with, restrain, or coerce state employees in the exercise of their collective bargaining rights guaranteed by chapter 41.06 RCW and rules adopted pursuant thereto.
 - (2) To induce management to commit an unfair labor practice.
- (3) To discriminate against a state employee who has filed an unfair labor practice charge.
 - (4) To refuse to engage in collective negotiations.

WSR 87-16-073 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed August 4, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning the lifeline telephone assistance program, adopting chapter 480–122 WAC. The proposed sections are shown below as Appendix A, Cause No. U-87-1102-R. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed adoption on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17).

This is notice of intention to adopt on a permanent basis rules adopted on an emergency basis on July 29, 1987, General Order No. R-275, and filed with the code reviser's office on the same date;

that the agency will at 9:00 a.m., Wednesday, September 16, 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 September 23, 1987.

The authority under which these rules are proposed is RCW 80.01.040, 80.04.160 and section 6, chapter 229, Laws of 1987.

The specific statute these rules are intended to implement is chapter 229, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 4, 1987.

Dated: July 29, 1987 By: Paul Curl Acting Secretary

STATEMENT OF PURPOSE

In the matter of adopting chapter 480-122 WAC relating to the lifeline telephone assistance program.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 80.04.160 which direct that the commission has authority to implement the provisions of chapter 229, Laws of 1987.

The rules proposed by the Washington Utilities and Transportation Commission are designed to establish a threshold rate for telecommunications service; provide for discount of connection fees and waiver of deposits for eligible customers; and provide for recovery of costs and discounts associated with the program.

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 80.04.160.

The rule change is not necessary as the result of federal law, or federal or state court action.

The rule change proposed will affect no economic values

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Joint Administrative Rules Review Committee.

APPENDIX "A"

Chapter 480-122 WAC Lifeline Telephone Assistance Program

NEW SECTION

WAC 480-122-010 DEFINITIONS. For purposes of this chapter:

- (1) "Local exchange company" means a telecommunications company providing local exchange telecommunications service.
- (2) "Department" means the department of social and health services.
 - (3) "Lifeline telephone assistance program" means:
 - (a) A discount on residential service connection fees of fifty percent;

- (b) A waiver of the deposit on local residential exchange service;
- (c) A discounted flat rate on one access line for local residential exchange service for eligible persons subscribing to the lowest available local exchange flat rate service, where that rate, including any federal end user access charge or other charge necessary to obtain local exchange service, is greater than the lifeline service rate set by the commission.
- (4) "Eligible person" means any participant in the following department programs who has been certified as eligible by the department:

(a) Aid to families with dependent children;

- (b) Chore services;
- (c) Food stamps;
- (d) Supplemental security income;
- (e) Refugee assistance; and
- (f) Community options program entry system.

(5) "Eligibility period" means a one-year period of eligibility as certified by the department. The eligibility period shall run from August 1 through July 31 of the succeeding year.

- (6) "Charge necessary to obtain local exchange service" means the charge for the lowest available grade of residential flat rate service, any federal end user access charge, any charge for nonoptional extended area service and any charge for nonoptional mileage. It does not include any charge for customer premises equipment or any applicable taxes
- (7) "Switched access line" means a communication facility extending from a serving central office to a customer's premises to provide access to and from the switched telecommunications network for message toll service and local calling. When used with PBX or Centrex-CU a switched access line may also be referred to as a trunk.
- (8) "Connection fees" means any service charge applicable to the connection of a switched access line to establish new service, but not including line extension charges or any delinquent balance owed to the local exchange company.

NEW SECTION

WAC 480-122-020 LIFELINE SERVICE RATE. The lifeline service rate is ten dollars per month.

NEW SECTION

WAC 480-122-030 CONNECTION FEES. Eligible subscribers shall receive a fifty percent discount on service connection fees. The service connection fee remaining after application of the discount shall be payable in no fewer than three installments. A subscriber may choose to pay the connection fee in a lump sum. Eligible subscribers shall be allowed one connection fee discount per eligibility period.

NEW SECTION

WAC 480-122-040 DEPOSIT WAIVER. A local exchange company shall waive the deposit on local exchange service for eligible subscribers. Eligible subscribers shall be allowed one deposit waiver per eligibility period.

NEW SECTION

WAC 480-122-050 OTHER CHARGES. No change of service charge shall be charged to an eligible subscriber for the establishment of service under the lifeline telephone assistance program.

NEW SECTION

WAC 480-122-060 SURCHARGES. Local exchange companies shall surcharge all switched access lines not subscribing under the lifeline assistance program twelve cents per month. Each party line subscriber shall be assessed the surcharge in full. Money collected from the surcharge shall be transferred to a lifeline fund to be administered by the department.

NEW SECTION

WAC 480-122-070 RECOVERY OF COSTS. Local exchange companies shall recover to the maximum extent possible by a waiver of all or part of the federal end user access charge and, to the extent necessary, from the lifeline fund administered by the department the following amounts:

- (1) The difference between the lifeline service rate specified in WAC 480-122-020 and the lowest available local exchange service flat rate, as specified in WAC 480-122-010 (3)(c);
 - (2) The discounted portion of the service connection fees;
 - (3) Applicable taxes not billed to the subscriber;
- (4) Net uncollectibles directly resulting from the waiver of local exchange service deposits for eligible subscribers, provided that any partial payment collected for disconnected accounts shall be applied first to the payment of the local service bill; with the total for any account not to exceed two times the lifeline service rate; and
- (5) Administrative and program expenses incurred in offering the lifeline telephone assistance program, including change of service charges if otherwise applicable, not to exceed the amount tariffed, as necessary to meet the requirements of WAC 480-122-010 (3)(c).

NEW SECTION

WAC 480-122-080 ACCOUNTING. Local exchange companies shall maintain their accounting records so that expenses associated with the lifeline telephone assistance program can be separately identified.

NEW SECTION

WAC 480-122-909 ADMINISTRATION. (1) A local exchange company shall not extend lifeline telephone assistance program benefits to any person for any period prior to the earlier of:

- (a) The date on which the local exchange company first receives from said person written evidence of his status as an eligible subscriber; or
- (b) The date on which the local exchange company first receives confirmation from the department that said person is an eligible subscriber.
- (2) A local exchange company shall not continue lifeline telephone assistance program benefits to any person for whom renewed certification has not been received by the company from the department beyond the expiration of the eligibility period for which the company has most recently received certification.

WSR 87-16-074 EMERGENCY RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-275, Cause No. U-87-1102-R-Filed August 4, 1987]

In the matter of adopting chapter 480-122 WAC relating to the lifeline telephone assistance program.

The Washington Utilities and Transportation Commission finds that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest. A statement of the facts constituting such emergency is the legislature has identified universal telephone service as a critical policy goal for the state and has found that the implementation of lifeline service will aid in achieving that goal. Based on studies carried out by the National Association of Regulatory Utility Commissioners, the legislature has estimated that one in four eligible low-income families in Washington state is without telephone service. The essential nature of telephone service makes it imperative that lifeline service by [be] implemented on an expedited basis. The act becomes effective July 26, 1987. Delays in the availability of the program beyond that date will deprive eligible low-income households of legislatively authorized access to this essential service.

This rule-making proceeding is being promulgated pursuant to RCW 80.01.040 and 80.04.160.

This rule—making proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 43.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

Adoption of chapter 480-122 WAC affects no economic values.

In reviewing the entire record herein, it has been determined that chapter 480–122 WAC should be adopted to read as set forth in Appendix A shown below and made a part hereof by this reference. Chapter 480–122 WAC as adopted will establish a threshold rate for telecommunications service; provide for discount of connection fees and waiver of deposits for eligible customers; and provide for recovery of costs and discounts associated with the program.

ORDER

WHEREFORE, IT IS ORDERED That chapter 480–122 WAC as set forth in Appendix A, be adopted as emergency rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rules, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.04 RCW and chapter 1–12 WAC.

DATED at Olympia, Washington, this 29th day of July, 1987.

Washington Utilities and Transportation Commission
Sharon L. Nelson, Chairman
Robert W. Bratton, Commissioner
Richard D. Casad, Commissioner

APPENDIX "A"

Chapter 480-122 WAC Lifeline Telephone Assistance Program

NEW SECTION

WAC 480-122-010 DEFINITIONS. For purposes of this chapter:

- (1) "Local exchange company" means a telecommunications company providing local exchange telecommunications service.
- (2) "Department" means the department of social and health services.
 - (3) "Lifeline telephone assistance program" means:
- (a) A discount on residential service connection fees of fifty percent;
- (b) A waiver of the deposit on local residential exchange service,
- (c) A discounted flat rate on one access line for local residential exchange service for eligible persons subscribing to the lowest available local exchange flat rate service, where that rate, including any federal end user access charge or other charge necessary to obtain local

exchange service, is greater than the lifeline service rate set by the commission.

- (4) "Eligible person" means any participant in the following department programs who has been certified as eligible by the department:
 - (a) Aid to families with dependent children;
 - (b) Chore services;
 - (c) Food stamps;
 - (d) Supplemental security income,
 - (e) Refugee assistance, and
 - (f) Community options program entry system.
- (5) "Eligibility period" means a one-year period of eligibility as certified by the department. The eligibility period shall run from August 1 through July 31 of the succeeding year.
- (6) "Charge necessary to obtain local exchange service" means the charge for the lowest available grade of residential flat rate service, any federal end user access charge, any charge for nonoptional extended area service and any charge for nonoptional mileage. It does not include any charge for customer premises equipment or any applicable taxes.
- (7) "Switched access line" means a communication facility extending from a serving central office to a customer's premises to provide access to and from the switched telecommunications network for message toll service and local calling. When used with PBX or Centrex-CU a switched access line may also be referred to as a trunk.
- (8) "Connection fees" means any service charge applicable to the connection of a switched access line to establish new service, but not including line extension charges or any delinquent balance owed to the local exchange company.

NEW SECTION

WAC 480-122-020 LIFELINE SERVICE RATE. The lifeline service rate is ten dollars per month.

NEW SECTION

WAC 480-122-030 CONNECTION FEES. Eligible subscribers shall receive a fifty percent discount on service connection fees. The service connection fee remaining after application of the discount shall be payable in no fewer than three installments. A subscriber may choose to pay the connection fee in a lump sum. Eligible subscribers shall be allowed one connection fee discount per eligibility period.

NEW SECTION

WAC 480-122-040 DEPOSIT WAIVER. A local exchange company shall waive the deposit on local exchange service for eligible subscribers. Eligible subscribers shall be allowed one deposit waiver per eligibility period.

NEW SECTION

WAC 480-122-050 OTHER CHARGES. No change of service charge shall be charged to an eligible

subscriber for the establishment of service under the lifeline telephone assistance program.

NEW SECTION

WAC 480-122-060 SURCHARGES. Local exchange companies shall surcharge all switched access lines not subscribing under the lifeline assistance program twelve cents per month. Each party line subscriber shall be assessed the surcharge in full. Money collected from the surcharge shall be transferred to a lifeline fund to be administered by the department.

NEW SECTION

- WAC 480-122-070 RECOVERY OF COSTS. Local exchange companies shall recover to the maximum extent possible by a waiver of all or part of the federal end user access charge and, to the extent necessary, from the lifeline fund administered by the department the following amounts:
- (1) The difference between the lifeline service rate specified in WAC 480-122-020 and the lowest available local exchange service flat rate, as specified in WAC 480-122-010 (3)(c);
- (2) The discounted portion of the service connection fees.
 - (3) Applicable taxes not billed to the subscriber,
- (4) Net uncollectibles directly resulting from the waiver of local exchange service deposits for eligible subscribers, provided that any partial payment collected for disconnected accounts shall be applied first to the payment of the local service bill; with the total for any account not to exceed two times the lifeline service rate; and
- (5) Administrative and program expenses incurred in offering the lifeline telephone assistance program, including change of service charges if otherwise applicable, not to exceed the amount tariffed, as necessary to meet the requirements of WAC 480-122-010 (3)(c).

NEW SECTION

WAC 480-122-080 ACCOUNTING. Local exchange companies shall maintain their accounting records so that expenses associated with the lifeline telephone assistance program can be separately identified.

NEW SECTION

- WAC 480-122-909 ADMINISTRATION. (1) A local exchange company shall not extend lifeline telephone assistance program benefits to any person for any period prior to the earlier of:
- (a) The date on which the local exchange company first receives from said person written evidence of his status as an eligible subscriber, or
- (b) The date on which the local exchange company first receives confirmation from the department that said person is an eligible subscriber.
- (2) A local exchange company shall not continue lifeline telephone assistance program benefits to any person for whom renewed certification has not been received by the company from the department beyond the expiration

of the eligibility period for which the company has most recently received certification.

WSR 87-16-075 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1945—Filed August 4, 1987]

I, C. Alan Pettibone, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Washington state standards for quality of individual shell eggs, WAC 16-104-130 through 16-104-230.

This action is taken pursuant to Notice No. WSR 87-12-045 filed with the code reviser on June 1, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 69.25 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 July 31, 1987.

By John Daly Acting Director

NEW SECTION -

WAC 16-104-130 WASHINGTON STATE STANDARDS FOR QUALITY OF INDIVIDUAL SHELL EGGS—APPLICATION. (1) General. The Washington state standards for quality of individual shell eggs contained in this order are applicable only to eggs that are the product of the domesticated chicken hen and are in the shell.

Interior egg quality specifications for these standards are based on the apparent condition of the interior contents of the egg as it is twirled before the candling light. Any type or make of candling light may be used that will enable the particular grader to make consistently accurate determinations of the interior quality of shell eggs.

- (2) AA quality. The shell must be clean, unbroken, and practically normal. The air cell must not exceed 1/8 inch in depth, may show unlimited movement and may be free or bubbly. The white must be clear and firm so that the yolk is only slightly defined when the egg is twirled before the candling light. The yolk must be practically free from apparent defects.
- (3) A quality. The shell must be clean, unbroken, and practically normal. The air cell must not exceed 3/16 inch in depth and may be free or bubbly. The white must be clear and at least reasonably firm so that the yolk outline is only fairly well defined when the egg is twirled before the candling light. The yolk must be practically free from apparent defects.

(4) B quality. The shell must be unbroken, may be abnormal, and may have slightly stained areas. Moderately stained areas are permitted if they do not cover more than 1/32 of the shell surface if localized, or 1/16 of the shell surface if scattered. Eggs having shells with prominent stains or adhering dirt are not permitted. The air cell may be over 3/16 inch in depth, may show unlimited movement, and may be free or bubbly. The white may be weak and watery so that the yolk outline is plainly visible when the egg is twirled before the candling light. The yolk may appear dark, enlarged, and flattened and may show clearly visible germ development but no blood due to such development. It may show other serious defects that do not render the egg inedible. Small blood spots or meat spots (aggregating not more than 1/8 inch in diameter) may be present.

Dirty. An individual egg that has an unbroken shell with adhering dirt or foreign material, prominent stains, or moderate stains covering more than 1/32 of the shell surface if localized, or 1/16 of the shell surface if scattered.

Check. An individual egg that has a broken shell or crack in the shell but with its shell membranes intact and its contents do not leak. A "check" is considered to be lower in quality than a "dirty."

NEW SECTION

WAC 16-104-140 TERMS DESCRIPTIVE OF THE SHELL. (1) Clean. A shell that is free from foreign material and from stains or discolorations that are readily visible. An egg may be considered clean if it has only very small specks, stains, or cage marks, if such specks, stains, or cage marks are not of sufficient number or intensity to detract from the generally clean appearance of the egg. Eggs that show traces of processing oil on the shell are considered clean unless otherwise soiled.

- (2) Dirty. A shell that is unbroken and that has dirt or foreign material adhering to its surface, which has prominent stains, or moderate stains covering more than 1/32 of the shell surface if localized, or 1/16 of the shell surface if scattered.
- (3) Practically normal (AA or A quality). A shell that approximates the usual shape and that is sound and is free from thin spots. Ridges and rough areas that do not materially affect the shape and strength of the shell are permitted.
- (4) Abnormal (B quality). A shell that may be somewhat unusual or decidedly misshapen or faulty in soundness or strength or that may show pronounced ridges or thin spots.

NEW SECTION

WAC 16-104-150 TERMS DESCRIPTIVE OF THE AIR CELL. (1) Depth of the air cell (air space between shell membranes, normally in the large end of the egg). The depth of the air cell is the distance from its top to its bottom when the egg is held air cell upward.

(2) Free air cell. An air cell that moves freely toward the uppermost point in the egg as the egg is rotated slowly. (3) Bubbly air cell. A ruptured air cell resulting in one or more small separate air bubbles usually floating beneath the main air cell.

NEW SECTION

WAC 16-104-160 TERMS DESCRIPTIVE OF THE WHITE. (1) Clear. A white that is free from discolorations or from any foreign bodies floating in it. (Prominent chalazae should not be confused with foreign bodies such as spots or blood clots.)

- (2) Firm (AA quality). A white that is sufficiently thick or viscous to prevent the yolk outline from being more than slightly defined or indistinctly indicated when the egg is twirled.
- (3) Reasonably firm (A quality). A white that is somewhat less thick or viscous than a firm white. A reasonably firm white permits the yolk to approach the shell more closely which results in a fairly well defined yolk outline when the egg is twirled.
- (4) Weak and watery (B quality). A white that is weak, thin, and generally lacking in viscosity. A weak and watery white permits the yolk to approach the shell closely, thus causing the yolk outline to appear plainly visible and dark when the egg is twirled.
- (5) Blood spots or meat spots. Small blood spots or meat spots (aggregating not more than 1/8 inch in diameter) may be classified as B quality. If larger, or showing diffusion of blood into the white surrounding a blood spot, the egg shall be classified as loss. Blood spots shall not be due to germ development. They may be on yolk or in the white. Meat spots may be blood spots which have lost their characteristic red color or tissue from the reproductive organs.
- (6) Bloody white. An egg which has blood diffused through the white. Eggs with bloody whites are classed as loss. Eggs with blood spots which show a slight diffusion into the white around the localized spot are not to be classed as bloody whites.

NEW SECTION

WAC 16-104-170 TERMS DESCRIPTIVE OF THE YOLK. (1) Outline slightly defined (AA quality). A yolk outline that is indistinctly indicated and appears to blend into the surrounding white as the egg is twirled.

- (2) Outline fairly well defined (A quality). A yolk outline that is discernible but not clearly outlined as the egg is twirled.
- (3) Outline plainly visible (B quality). A yolk outline that is clearly visible as a dark shadow when the egg is twirled.
- (4) Enlarged and flattened (B quality). A yolk in which the yolk membranes and tissues have weakened and/or moisture has been absorbed from the white to such an extent that the yolk appears definitely enlarged and flat
- (5) Practically free from defects (AA quality or A quality). A yolk that shows no germ development but may show other very slight defects on its surface.
- (6) Serious defects (B quality). A yolk that shows well developed spots or areas and other serious defects, such as olive yolks, which do not render the egg inedible.

- (7) Clearly visible germ development (B quality). A development of the germ spot on the yolk of a fertile egg that has progressed to a point where it is plainly visible as a definite circular area or spot with no blood in evidence.
- (8) Blood due to germ development. Blood caused by development of the germ in a fertile egg to the point where it is visible as definite lines or as a blood ring. Such an egg is classified as inedible.

NEW SECTION

WAC 16-104-180 GENERAL TERMS. (1) Loss. An egg that is inedible, cooked, frozen, contaminated, or containing bloody whites, large blood spots, large unsightly meat spots, or other foreign material.

- (2) Inedible eggs. Eggs of the following descriptions are classed as inedible: Black rots, yellow rots, white rots, mixed rots (addled eggs), sour eggs, eggs with green whites, eggs with stuck yolks, moldy eggs, musty eggs, eggs showing blood rings, eggs containing embryo chicks (at or beyond the blood ring state), and any eggs that are adulterated as such term is defined pursuant to the Federal Food, Drug, and Cosmetic Act.
- (3) Leaker. An individual egg that has a crack or break in the shell and shell membranes to the extent that the egg contents are exuding or free to exude through the shell.
- (4) Restricted eggs means any check, dirty eggs, incubator, reject, inedible, leaker, or loss.

NEW SECTION

WAC 16-104-190 GENERAL. (1) These grades are applicable to edible shell eggs in "lot" quantities rather than on an "individual" egg basis. A lot may contain any quantity of two or more eggs. References in these standards to the term "case" means 30-dozen egg cases as used in commercial practices in the state of Washington.

- (2) Terms used in WAC 16-104-190 that are defined in WAC 16-104-130 have the same meaning as defined therein.
- (3) Aggregate tolerances are permitted within each consumer grade only as an allowance for variable efficiency and interpretation of graders, normal changes under favorable conditions during reasonable periods between grading and inspection and reasonable variation of inspector's interpretation.
- (4) Substitution of higher qualities for the lower qualities specified is permitted.
- (5) "No grade" or "receipts" means eggs of possible edible quality on which no grade determination has been made or that fail to meet the requirements of an official Washington state consumer grade or that may have been contaminated by smoke, chemicals or other foreign material which may have seriously affected the character, appearance or flavor of the eggs. "No grade" or "receipts" eggs shall be sold only to a dealer who shall be equipped to assign a grade.

NEW SECTION

WAC 16-104-200 GRADES. (1) Washington consumer grade AA (at origin) shall consist of eggs which are at least 87 percent AA quality. The maximum tolerance of 13 percent which may be below AA quality may consist of A or B quality in any combination, except that within the tolerance for B quality, not more than 1 percent may be B quality due to air cells over 3/4 inch, blood spots (aggregating not more than 1/8 inch in diameter), or serious yolk defects. Not more than 5 percent (7 percent for jumbo size) checks are permitted and not more than 0.50 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.

- (2) Washington consumer grade AA (destination) shall consist of eggs which are at least 72 percent AA quality. The remaining tolerance of 28 percent shall consist of at least 10 percent A quality, and the remainder shall be B quality, except that within the tolerance for B quality not more than 1 percent may be B quality due to air cells over 3/8 inch, blood spots (aggregating not more than 1/8 inch in diameter), or serious yolk defects. Not more than 7 percent (9 percent for jumbo size) checks are permitted and not more than 1 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.
- (a) Washington consumer grade A (A) Washington consumer grade A (at origin) shall consist of eggs which are at least 87 percent A quality or better. Within the maximum tolerance of 13 percent which may be below A quality, not more than 1 percent may be B quality due to air cells over 3/8 inch, blood spots (aggregating not more than 1/8 inch in diameter), or serious yolk defects. Not more than 5 percent (7 percent for jumbo size) checks are permitted and not more than 0.50 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may exceed 0.30 percent. Other types of loss are not permitted.
- (b) Washington consumer grade A (destination) shall consist of eggs which are at least 82 percent A quality or better. Within the maximum tolerance of 18 percent which may be below A quality, not more than 1 percent may be B quality due to air cells over 3/8 inch, blood spots (aggregating not more than 1/8 inch in diameter), or serious yolk defects. Not more than 7 percent (9 percent for jumbo size) checks are permitted and not more than 1 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.
 - (3) Washington consumer grade B.
- (a) Washington consumer grade B (at origin) shall consist of eggs which are at least 90 percent B quality or better, not more than 10 percent may be checks, and not more than 0.50 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.

(b) Washington consumer grade B (destination) shall consist of eggs which are at least 90 percent B quality or better, not more than 10 percent may be checks and not more than 1 percent leakers, dirties, or loss (due to meat or blood spots) in any combination, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.

"Exemption". A licensed wholesale shell egg dealer may sell a consumer grade check on the premises where he packages eggs, directly to household consumers for use by such consumer and members of his household and his nonpaying guests and employees. This consumer grade check shall consist of eggs which at least 99 percent are checks or better. Checks may not exceed 1% dirties, leakers, and loss in any combination (due to meat or blood spots). Loss other than meat or blood spots is not permitted.

- (4) Additional tolerances:
- (a) In lots of two or more cases:
- (i) For grade AA no individual case may exceed 10 percent less AA quality eggs than the minimum permitted for the lot average.
- (ii) For grade A no individual case may exceed 10 percent less A quality eggs than the minimum permitted for the lot average.
- (iii) For grade B no individual case may exceed 10 percent less B quality eggs than the minimum permitted for the lot average.
- (b) For grade AA, A, and B, no lot shall be rejected or downgraded due to the quality of a single egg except for loss other than blood or meat spots.

NEW SECTION

WAC 16-104-210 It shall be unlawful to sell, offer for sale, or use as human food any eggs or products containing eggs which have been broken or separated by a process that does not permit the inspection of each individual egg after it is broken or that allows the egg meat and shell to commingle. For the purposes of this rule, egg products sold under a United States Department of Agriculture (USDA) seal from a USDA approved and inspected egg products plant shall be deemed to meet the requirements of this rule for use as human food.

SUMMARY OF GRADES

The summary of Washington state consumer grades for shell eggs follows as Table 1 and Table 2 of this section:

TABLE 1 – SUMMARY OF WASHINGTON CONSUMER GRADES FOR SHELL EGGS

Washington State	Tolerance Permitted (2)		
Consumer Grades (Origin)	Quality Required(!)	Percent	Quality
Grade AA	87 percent	Up to 13	A or B (5)
	AA	Not over 5	Checks (6)
Grade A	87 percent	Up to 13	B
	A or better	Not over 5	Checks (6)

Washington State		Tolerance Per	rmitted (2)
Consumer Grades (Origin)	Quality Required(1)	Percent	Quality
Grade B	90 percent B or better	Not over 10	Checks
Washington State		Tolerance Per	mitted (3)
Consumer Grades (Destination)	Quality Required(1)	Percent	Quality
Grade AA	72 percent AA	Up to 28(4) Not over 7	A or B (5) Checks (6)
Grade A	82 percent A or better	Up to 18 Not over 7	B(5) Checks (6)
Grade B	90 percent B or better	Not over 10	Checks

(1) In lots of two or more cases see Table 2 of this section for tolerances for an individual case within a lot.

(2) For the Washington consumer grades (at origin), a tolerance of 0.50 percent leakers, dirties, or loss (due to meat or blood spots) in any combination is permitted, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.

(3) For the Washington consumer grades (destination), a tolerance of 1 percent leakers, dirties, or loss (due to meat or blood spots) in any combination is permitted, except that such loss may not exceed 0.30 percent. Other types of loss are not permitted.

(4) For Washington grade AA destination, at least 10 percent must be A quality or better.

(5) For Washington grade AA or A at origin and destination within the tolerances permitted for B quality, not more than 1 percent may be B quality due to air cells over 3/4 inch, blood spots (aggregating not more than 1/8 inch in diameter), or serious yolk defects.

(6) For Washington grades AA or A jumbo size eggs, the tolerance for checks at origin and destination is 7 percent and 9 percent respectively.

TABLE 2 – TOLERANCE FOR INDIVIDUAL CASE WITHIN A LOT

Washington Consumer Grade	Case Quality	Origin (Percent)	Destination (Percent)
Grade AA	AA (min)	77	62
	A or B	13	28
	Check (max)	10	10
Grade A	A (min)	77	72
	B	13	18
	Check (max)	10	10
Grade B	B (min)	80	80
	Check (max)	20	20
			

NEW SECTION

WAC 16-104-220 WEIGHT CLASSES. (1) The weight classes for Washington state consumer grades for shell eggs shall be as indicated in Table 1 of this section and shall apply to all consumer grades:

TABLE 1 – WASHINGTON STATE WEIGHT CLASSES FOR CONSUMER GRADES FOR SHELL EGGS.

Size or Weight Classes		Minimum Net Weight Per 30 Dozen	Minimum Weight for Individual Eggs at Rate Per Dozen
	Ounces	Pounds	Ounces
Jumbo	30	56	29
Extra large	27	50 1/2	26
Large	24	45	23
Medium	21	39 1/2	20
Small	18	34	17
Peewee or pullet	15	28	_

- (2) Minimum weights listed for individual eggs at the rate per dozen are permitted in the various weight classes only to the extent that they will not reduce the net weight per dozen below the required minimum.
- (3) A lot average tolerance of 3.3 percent for individual eggs in the next lower weight class is permitted as long as no individual case within the lot exceeds 5 percent.

NEW SECTION

WAC 16-104-230 MINIMUM SAMPLE SCHEDULE—EGG SAMPLES. The following schedule is a minimum number of samples and shall be reasonably calculated to produce a fair representation of the entire lot of eggs examined.

Cases in Lot	Cases in Sample
1 case	1 (see footnote.)
2 to 10 inclusive	2
11 to 25 "	3
26 to 50 "	4
51 to 100 "	5
101 to 200 "	8
201 to 300 "	11
301 to 400 "	13
401 to 500 "	14
501 to 600 "	16
	0 .1 .1

For each additional 50 cases or fraction thereof in excess of 600 cases, one additional case shall be included in the sample. A minimum of 100 eggs per sample case shall be examined. For lots which consist of 100 eggs or less, all eggs shall be examined.

SUMMARY OF WASHINGTON STATE STANDARDS FOR QUALITY OF INDIVIDUAL SHELL EGGS

SPECIFICATIONS FOR EACH QUALITY FACTOR

Quality Factor	AA Quality	A Quality	B Quality
Shell	Clean, unbroken. Practically normal.	Clean, unbroken. Practically normal.	Clean to slightly stained.* Unbroken, ab- normal.
Air cell	1/8 inch or less in depth. Unlim- ited movement & free or bubbly.	3/16 inch or less in depth. Unlimited move- ment & free or bubbly.	Over 3/16 inch in dept. Un- limited move- ment & free or bubbly.
White	Clear, firm.	Clear, reason—ably firm.	Weak and watery. Small blood spots present.
Yolk	Outline slightly defined. Practically free from defects.	Outline fairly well defined. Practically free from defects.	Outline plain- ly visible. Enlarged and flattened. Clearly visible germ development but no blood. Other serious defect.

^{*}Moderately stained areas permitted (1/32 of surface if localized, or 1/16 in scattered).

For eggs with dirty or broken shells, the standards of quality provide two additional qualities. These are:

Dirty	Check
Unbroken. Adhering dirt or foreign material, prominent stains, moderate stained areas in excess of B quality.	Broken or cracked shell but membranes intact, not leak- ing.***

^{***}Leaker has broken or cracked shell and membranes, and contents leaking or free to leak.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-104-001 PROMULGATION.

WAC 16-104-0011 PROMULGATION.

WAC 16-104-010 WASHINGTON STATE STANDARDS FOR QUALITY OF INDIVIDUAL SHELL EGGS—APPLICATION.

WAC 16–104–020 DEFINITIONS OF TERMS DESCRIPTIVE OF SHELL.

WAC 16-104-030 DEFINITIONS OF TERMS DESCRIPTIVE OF THE AIR CELL.

WAC 16-104-040 DEFINITIONS OF TERMS DESCRIPTIVE OF THE WHITE.

^{**}If they are small (aggregating not more than 1/8 inch in diameter).
For eggs with dirty or broken shells, the standards of quality provide

WAC 16-104-050 DEFINITIONS OF TERMS DESCRIPTIVE OF THE YOLK.

WAC 16-104-060 DEFINITIONS—GENERAL TERMS.

WAC 16-104-070 WASHINGTON STATE CONSUMER GRADES AND WEIGHT CLASSES FOR SHELL EGGS—GENERAL.

WAC 16-104-080 GRADES.

WAC 16-104-090 SUMMARY OF GRADES.

WAC 16-104-100 WEIGHT CLASSES.

WAC 16-104-110 MINIMUM SAMPLE SCHEDULE—EGG SAMPLES.

WAC 16-104-120 EFFECTIVE DATE.

WSR 87-16-076 PROPOSED RULES HOSPITAL COMMISSION

[Filed August 4, 1987]

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 methodology and criteria for approval, modification, or disapproval of annual budget submittal and rates, rate schedules, other charges, and changes therein, WAC 261-40-150;

that the agency will at 2:00 p.m., Thursday, September 10, 1987, in the Satellite Room, Sea-Tac Hyatt, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 70.39.180 and 34.04.020.

The specific statute these rules are intended to implement is RCW 70.39.140.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 1, 1987.

Dated: August 4, 1987

By: Maurice A. Click

Executive Director

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Amending WAC 261-40-150 Methodology and criteria for approval, modification, or disapproval of annual budget submittal and rates, rate schedules, other charges, and changes therein.

Purpose of the Rule Change: To clarify the treatment of contractual adjustments relating to selective contracting with Medicaid, labor and industries and self-insured workers' compensation.

Statutory Authority: RCW 70.39.180.

Summary of Rule Changes and Statement of Reasons Supporting the Proposed Action: WAC 261-40-150 (5)(e)(i) is revised to clarify the intent; WAC 261-40-150 (5)(e)(iii), (iv) and (v) have been renumbered. WAC 261-40-150 (5)(e)(iii) is a new item specifically

excluding selective contracting with certain governmental programs from the definition of "negotiated rates." This will permit any contractual adjustments related to these programs to be treated as deductions from revenue for rate setting purposes. The commission believes that the incentives anticipated from selective contracting by the governor, Department of Social and Health Services and the legislature will not be realized unless contractual adjustments related to these contracts are allowable in the rates.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of These Rules: Maurice A. Click, Executive Director, and David B. Smith, Deputy Director, Washington State Hospital Commission, 206 Evergreen Plaza Building, 711 South Capitol Way, Mailstop FJ-21, Olympia, Washington 98502, (206) 753-1990.

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

Pursuant to RCW 19.85.040, the Hospital Commission submits the following small business economic impact statement: These revisions do not affect the provisions for alternative systems of financial reporting and modifications of the uniform reporting system which provide specialized and reduced reporting requirements for smaller hospitals. These revisions shift the burden of contractual adjustments from the small hospital to purchasers of health care services.

AMENDATORY SECTION (Amending Order 86-04, Resolution No. 86-04, filed 7/11/86)

WAC 261-40-150 METHODOLOGY AND CRITERIA FOR APPROVAL, MODIFICATION, OR DISAPPROVAL OF ANNUAL BUDGET SUBMITTAL AND RATES, RATE SCHEDULES, OTHER CHARGES, AND CHANGES THEREIN. The following methodology and criteria shall be utilized by the commission in reviewing and acting on annual budget submittals. The relative importance of each criterion, and the extent to which justification for variance from the methodology and criteria is accepted, is a matter of commission discretion:

The following is effective for hospital fiscal years beginning in 1986.

- (1) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:
- (a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;
- (b) Are such that the hospital's costs do not exceed those that are necessary for a prudently and reasonably managed hospital;
- (c) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;
- (d) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.
- (2) Whether the commission action will permit any hospital to render necessary, effective and efficient service in the public interest.
- (3) Whether the commission action will assure access to necessary, effective, economically viable and efficient hospital health care capability throughout the state, rather than the solvency or profitability of any individual hospital except where the insolvency of a hospital would seriously threaten the access of the rural public to basic health care services.
- (4) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.
- (5) Whether the proposed budget and the projected revenues and expenses would result in the rate structure most reasonable under the circumstances. The following shall be considered by the commission in making that determination:

- (a) The commission shall determine whether the hospital's requested utilization statistics are reasonably attainable, based upon:
- (i) Historical admission trends, including a revised current year estimate derived from seasonally-adjusted quarterly report information;
- (ii) Historical trends of outpatient volumes as measured by inflation-adjusted outpatient revenue and outpatient equivalents of admissions;
 - (iii) Historical trends of the average length of stay; and
- (iv) Such other information as the commission may determine is appropriate as a basis for deviating from measures based upon historical trends including, but not limited to:
- (A) Revisions necessary to maintain compliance with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030;
- (B) Negotiated rate agreements that guarantee additional volumes related to a purchaser of hospital health care services;
- (C) The implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (D) The opening of new health care service-related capacity for which certificate of need approval has been obtained, if required; and
- (E) Other considerations presented by the hospital and determined to be appropriate by the commission.
- (b) The commission shall utilize a principal screen to compare the hospital's requested net patient services revenue (total rate setting revenue less deductions from revenue) per adjusted admission to the hospital's target net patient services revenue per adjusted admission as calculated in item (i) below and modified by item (ii) below:
- (i) Each hospital's target net patient services revenue per adjusted admission shall be calculated by applying to the individual hospital the same methodology utilized by the commission in establishing the volume and operating expense components of the target dollar amount of total state—wide hospital revenue adopted by the commission in accordance with RCW 70.39.150(6), and adding a capital allowance component as calculated according to (d)(i)(B) and (C) of this subsection; provided that, the additional considerations provided for in (d)(i)(C)(I) and (II) of this subsection shall not be included in the capital allowance component of the target net patient services revenue per adjusted admission for purposes of this item.
- (ii) The target net patient services revenue per adjusted admission as calculated in item (i) above shall be modified as follows, if applicable:
- (A) For each hospital whose percentage increase in target net patient services revenue per adjusted admission over the current year approved level exceeds the peer group median of the target rates of increase, the hospital's target net patient services revenue per adjusted admission shall be reduced to reflect the peer group median target rate of increase.
- (B) For each hospital whose target net patient services revenue per adjusted admission exceeds the peer group median of the target, the hospital's target shall be reduced by one-half of one percent for each one percent variance above the peer group median of the target.
- (iii) If, after volume adjusting the revised target and the budget request to reasonably attainable levels of adjusted admissions, the requested net patient services revenue per adjusted admission does not exceed the revised target, the operating expense and capital allowance sections of the hospital's annual budget submittal will not be subject to further review provided that the resulting rates meet the criteria of subsection (5)(f), (6), and (7) of this section.
- (iv) If, after volume adjusting the revised target and the budget request to reasonably attainable levels of adjusted admissions, the requested net patient services revenue per adjusted admission exceeds the revised target, further review of the components of operating expense and capital allowance will be conducted.
- (c) The commission shall determine whether the hospital's requested operating expenses are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the services are reasonably related to the total services offered by that hospital and are such that the hospital's costs do not exceed those that are necessary for a reasonably and prudently managed hospital, based upon:
- (i) Adjusting the requested level of operating expenses to reflect the adjusted admissions as determined according to (a) of this subsection, utilizing the variable cost factors described in subsection (6) of this section;
- (ii) Applying national hospital market basket inflation forecasts to operating expenses by natural classification. National inflation forecasts will be modified to reflect regional or state-wide economic conditions, as appropriate;

- (iii) Such other information as the commission may determine is appropriate as a basis for deviating from the standard variable cost ratios specified in subsection (6) of this section or inflation forecasts. This information shall include but not be limited to:
- (A) Revisions necessary to comply with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030:
- (B) Reasonable operating expenses related to implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (C) Reasonable operating expenses related to expansion or contraction of hospital capacity for which certificate of need approval has been obtained, if required;
- (D) Volume adjustments of a magnitude which render the standard variable cost factors described in subsection (6) of this section inappropriate; and
- (E) Other consideration presented by the hospital and determined to be appropriate by the commission.
- (d) The commission shall determine whether the hospital's requested capital allowance is appropriate based upon the following:
- (i) Capital allowance shall be computed as a return on net property, plant and equipment (property, plant and equipment less accumulated depreciation) used in hospital operations. Interest expense on long-term debt shall be deducted from the return on net property, plant and equipment.
- (A) The value for net property, plant and equipment shall be derived from the balances at the end of the hospital's current year, as approved by the commission, and the projected balances at the end of the budget year. An average shall be calculated. The average of the net property, plant and equipment shall be the base upon which the return shall be calculated.
- (I) Any capital expenditures contained in the projected balances at the end of the budget year which are subject to certificate of need approval will be excluded from the base until such time as the certificate of need has been issued by the department of social and health services:
- (II) Any assets contained in net property, plant and equipment that do not relate to hospital operations, as defined in the commission's Accounting and Reporting Manual for Hospitals, pursuant to WAC 261–20–030, will be excluded from the base.
- (B) A return on net property, plant and equipment for proprietary hospitals at the rate of twelve percent and for the not-for-profit hospitals at the rate of ten percent shall be presumed appropriate; however, the commission may vary from that rate, higher or lower, where appropriate. After computation of the return, allowable interest expense on long-term debt shall be deducted from the computed return.
- (C) Working capital increases, if requested, shall be added to the return on net property, plant and equipment for determination of the total capital allowance. Working capital increases up to twelve and one-half percent of the increase in net patient services revenue from the approved budget in the current year to the approved budget as determined by the commission in the requested year shall be presumed appropriate; however, the commission may vary from that allowance, higher or lower, where appropriate.
- (1) The commission may determine that a hospital in peer groups 1 or 2 is experiencing financial distress and may determine to vary from the allowance for working capital.
- (II) The commission may determine to allow additional working capital where the hospital can demonstrate to the commission's satisfaction that its payer mix would require additional funding of accounts receivable.
- (D) The commission may consider other elements in the determination of appropriate capital allowance for inclusion in total rate setting revenue. These considerations include, but are not limited to, the following elements:
- (I) Hospitals that have been undercapitalized as determined by the average age of plant to the state-wide average; the total turnover rate of assets, which include total operating revenue divided by total assets; and the fixed asset turnover rate, which includes total operating revenue divided by net fixed assets;
- (II) Whether that portion of debt principal payments which exceeds the total depreciation expense in the budget year should be allowed;
- (III) If the hospital has been approved for equity funding or accumulation of funds for a project in the future and its rates are at or below the median of its peer group and the equity funding is consistent with the hospital's long-range plan and financing plan which have been approved by the hospital's governing body; and

- (IV) If the hospital has an approved certificate of need and related financing consistent with the approved certificate of need and the impact on rates of the additional funding is determined not to be excessive by the commission.
 - (e) Whether the budgeted deductions from revenue are appropriate:
- (i) Contractual adjustments related to governmental programs, such as titles V, XVIII, XIX of the Social Security Act, Department of Labor and Industries, Veteran's Administration and Indian Health Service, are allowable.
- (ii) Contractual adjustments related to bank card discounts, self-insured workers' compensation, negotiated rates and all other nongovernmental-sponsored patients are not allowable as deductions from revenue for rate setting purposes;
- (iii) Bad debts and charity will be trended as a percentage of total rate setting revenue over time and any significant changes will require justification;
- (iv) Administrative adjustments exceeding one-tenth of one percent of total rate setting revenue will require justification;
- (v) Deductions from revenue may be recomputed based on determinations in all other areas of the budget.
- (f) Whether the reviews performed in accordance with (a), (b), (c), (d) and (e) of this subsection result in rates, rate schedules, other charges, and changes therein which are the most reasonable under the circumstances.
- (i) Rate setting revenue per adjusted admission should not exceed the 70th percentile of the peer group revenue screens unless the hospital's intensity exceeds the 70th percentile as measured by:
 - (A) Ratio of intensive care days to total days; and
 - (B) Radiology relative value units per adjusted admission; and
 - (C) Laboratory billable workload units per adjusted admission; and
 - (D) Surgery minutes per adjusted admission; or
- (E) The hospital's adjusted case mix index derived from the commission hospital abstract reporting system.
- (ii) The commission may consider any other information it determines is appropriate as the basis for deviating from these criteria including the relative level of deductions from revenue experienced by the nospitals;
- (iii) If the rates are not approved as requested, the hospital must submit revised rates to the commission within twenty days of the date of service of the decision and order.
- (6) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years. Conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission—approved revenues, on the basis of either the aggregate rate per adjusted patient day, or the revenues for individual revenue centers, as either may be modified, where appropriate, for volume variance between budgeted and actual levels; such comparison shall be made using actual, rather than budgeted, deductions from revenue.

The approved capital allowance shall be considered a fixed cost when considering year-end conformance. Only that portion of total costs per patient day designated as variable according to the following schedule will be adjusted for volume variance:

Peer groups 1 and 2 and specialty hospitals having fewer than fifty beds; fixed costs – eighty percent, variable costs – twenty percent

Peer groups 3 and 4 and specialty hospitals having fifty or more beds; fixed costs – seventy percent, variable costs – thirty percent

Peer groups 5 and 6 hospitals; fixed costs - sixty percent, variable costs - forty percent

Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center. Upon approval by the commission, such approved ratios will be used only prospectively to determine allowable revenue variance due to volume changes.

The hospital may submit any justifying information to explain deviations/variances from approved revenues.

- (7) Whether the hospital or its medical staff either adopts or maintains admission practices or policies which result in:
- (a) A significant reduction in the proportion of patients who have no third-party coverage or who are unable to pay for hospital services;

- (b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is or is likely to be less than the anticipated charges for or costs of such services;
- (c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

The following is effective for hospital fiscal years beginning on or after January 1, 1987.

- (1) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:
- (a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;
- (b) Are such that the hospital's costs do not exceed those that are necessary for a prudently and reasonably managed hospital;
- (c) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;
- (d) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.
- (2) Whether the commission action will permit the hospital to render necessary, effective and efficient service in the public interest.
- (3) Whether the commission action will assure access to necessary, effective, economically viable and efficient hospital health care capability throughout the state, rather than the solvency or profitability of any individual hospital except where the insolvency of a hospital would seriously threaten the access of the rural public to basic health care services.
- (a) Rural includes all areas of the state with the following exceptions:
- (i) The entire counties of Snohomish (including Camano Island), King, Kitsap, Pierce, Thurston, Clark, and Spokane;
- (ii) Areas within a twenty-mile radius of an urban area exceeding thirty thousand population; and
- (iii) Those cities or city-clusters located in rural counties but which for all practical purposes are urban. These areas are Bellingham, Aberdeen-Hoquiam, Longview-Kelso, Wenatchee, Yakima, Sunnyside, Richland-Kennewick-Pasco, and Walla Walla.
- (4) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.
- (5) Whether the proposed budget and the projected revenues and expenses would result in the rate structure most reasonable under the circumstances. The following shall be considered by the commission in making that determination:
- (a) The commission shall determine whether the hospital's requested utilization statistics are reasonably attainable, based upon:
- (i) Historical admission trends, including a revised current year estimate derived from seasonally-adjusted quarterly report information;
- (ii) Historical trends of outpatient volumes as measured by inflation-adjusted outpatient revenue and outpatient equivalents of admissions;
 - (iii) Historical trends of the average length of stay;
- (iv) Historical case mix indices as obtained from the Commission Hospital Abstract Reporting System; and
- (v) Such other information as the commission may determine is appropriate as a basis for deviating from measures based upon historical trends including, but not limited to:
- (A) Revisions necessary to maintain compliance with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030;
- (B) Negotiated rate agreements that guarantee additional volumes related to a purchaser of hospital health care services;
- (C) The implementation or deletion of services or programs for which certificate of need approval has been obtained, if required; and
- (D) Other considerations presented by the hospital or other interested persons and determined to be appropriate by the commission.
- (b) The commission shall utilize a principal screen to compare the hospital's requested net patient services revenue (total rate setting revenue less deductions from revenue) per adjusted case mix value unit to the hospital's baseline net patient services revenue per adjusted case mix value unit as calculated in item (i) below and modified by item (ii) below:
- (i) Each hospital's baseline net patient services revenue per adjusted case mix value unit shall be calculated by applying to the individual

hospital the same methodology utilized by the commission in establishing the volume, operating expense, and capital allowance components of the allocated target dollar amount of total state-wide hospital revenue adopted by the commission in accordance with RCW 70.39.150(6).

- (ii) If, after volume adjusting the revised baseline and the budget request to reasonably attainable levels of adjusted case mix value units, the requested net patient services revenue per adjusted case mix value unit does not exceed the revised baseline, the operating expense and capital allowance sections of the hospital's annual budget submittal will not be subject to further review provided that the resulting rates meet the criteria of subsection (5)(f), (6), and (7) of this section.
- (iii) If, after volume adjusting the revised baseline and the budget request to reasonably attainable levels of adjusted case mix value units, the requested net patient services revenue per adjusted case mix value unit exceeds the revised baseline, further review of the components of operating expense and capital allowance will be conducted.
- (c) The commission shall determine whether the hospital's requested operating expenses are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the services are reasonably related to the total services offered by that hospital and are such that the hospital's costs do not exceed those that are necessary for a reasonably and prudently managed hospital, based upon:
- (i) Adjusting the requested level of operating expenses to reflect the adjusted case mix value units as determined according to (a) of this subsection, utilizing the variable cost factors described in subsection (6) of this section;
- (ii) Applying national hospital market basket inflation forecasts to operating expenses by natural classification. National inflation forecasts will be modified to reflect regional or state-wide economic conditions, as appropriate;
- (iii) Such other information as the commission may determine is appropriate as a basis for deviating from the standard variable cost ratios specified in subsection (6) of this section or inflation forecasts. This information shall include but not be limited to:
- (A) Revisions necessary to comply with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-036;
- (B) Reasonable operating expenses related to implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (C) Reasonable operating expenses related to expansion or contraction of hospital capacity for which certificate of need approval has been obtained, if required;
- (D) Volume adjustments of a magnitude which render the standard variable cost factors described in subsection (6) of this section inappropriate; and
- (E) Other consideration presented by the hospital and determined to be appropriate by the commission.
- (c) The commission shall determine whether the hospital's requested capital allowance is appropriate based upon the following:
- (i) Capital allowance includes a return on net property, plant and equipment (property, plant and equipment less accumulated depreciation) used in hospital operations, an allowance for working capital, and other considerations as determined to be appropriate by the commission.
- (A) The value for net property, plant and equipment shall be derived from the balances at the end of the hospital's current year, as approved by the commission, and the projected balances at the end of the budget year. An average shall be calculated. The average of the net property, plant and equipment shall be the base upon which the return shall be calculated.
- (I) Any capital expenditures contained in the projected balances at the end of the budget year which are subject to certificate of need approval will be excluded from the base until such time as the certificate of need has been issued by the department of social and health services:
- (II) Any assets contained in net property, plant and equipment that do not relate to hospital operations, as defined in the commission's Accounting and Reporting Manual for Hospitals, pursuant to WAC 261–20–030, will be excluded from the base.
- (B) A return on net property, plant and equipment as determined in (I), (II), and (III) below shall be presumed appropriate; however, the commission may vary from that rate, higher or lower, where appropriate.

- (1) The rate of return on equity financed net property, plant and equipment shall be calculated by averaging the reported interest rates on twenty-five-year "A" rated tax-exempt bonds as reported in each issue of Rate Controls from the three months ending on August 31 of each year.
- (11) The rate of return on debt financed net property, plant and equipment shall be a blended average of each hospital's average interest rate on long-term debt and the rate of return on equity financed net property, plant and equipment. The blending schedule is as follows:
- (aa) For hospital fiscal years beginning in 1987: Seventy-five percent each hospital's average interest rate on long-term debt, twenty-five percent rate of return on equity financed net property, plant and equipment;
- (bb) For hospital fiscal years beginning in 1988: Fifty percent each hospital's average interest rate on long-term debt, fifty percent rate of return on equity financed net property, plant and equipment;
- (cc) For hospital fiscal years beginning in 1989: Twenty-five percent each hospital's average interest rate on long-term debt, seventy-five percent rate of return on equity financed net property, plant and equipment;
- (dd) For hospital ascal years beginning in 1990 and each year thereafter: Zero percent each hospital's average interest rate on long-term debt, one nundred percent rate of return on equity financed net property, plant and equipment.
- (III) After computation of the return on net property, plant and equipment, allowable interest expense on long-term debt shall be deducted from the computed return.
- (C) Working capital increases, if requested, shall be added to the return on net property, plant and equipment for determination of the total capital allowance. Working capital increases up to thirteen and one-half percent of the increase in net patient services revenue from the approved bucget in the current year to the approved budget as determined by the commission in the requested year shall be presumed appropriate; however, the commission may vary from that allowance, higher or lower, where appropriate.
- (I) The commission may determine that a hospital which is found essential to assure access of the rural public to basic health care services is experiencing financial distress and may determine to vary from the allowance for working capital.
- (II) The commission may determine to allow additional working capital where the hospital can demonstrate to the commission's satisfaction that its payer mix would require additional funding of accounts receivable.
- (D) The commission may consider other elements in the determination of appropriate capital allowance for inclusion in total rate setting revenue. These considerations include, but are not limited to, the following elements:
- (I) Hospitals that have been undercapitalized as determined by an average accounting age of property, plant and equipment which exceeds one hundred fifty percent of the state-wide average; and a total turnover rate of assets which exceeds the upper quartile of far west hospitals of the same bed size category as defined in the latest Hospital Industry Analysis Report of the healthcare financial management association or a fixed asset turnover rate which exceeds the upper quartile of far west hospitals of the same bed size category as defined in the latest Hospital Industry Analysis Report of the healthcare financial management association, provided that:
- (aa) The total level of capital allowance for undercapitalized hospitals should not exceed one hundred twenty-five percent of the baseline level; and
- (bb) The requested rate per adjusted admission, as revised to reflect the hospital's case mix index, does not exceed the peer group median; and
- (cc) The resulting increase in the rate per adjusted case mix value unit does not exceed one hundred twenty-five percent of the baseline median rate of increase.
- (II) Whether that portion of debt principal payments which exceeds the total depreciation expense in the budget year should be allowed;
- (III) If the hospital has been approved for equity funding or accumulation of funds for a project in the future and its rate per adjusted case mix value unit is at or below the median of its peer group, the proposed project is consistent with the hospital's long-range plan and financing plan which have been approved by the hospital's governing body, the proposed project is consistent with the health systems plan of the appropriate health systems agency, and any equity funding allowed in total rate setting revenue is maintained in a separate subaccount

within board designated assets and cannot be used for any other purpose without prior approval of the commission; and

- (IV) If the hospital has an approved certificate of need and related financing consistent with the approved certificate of need and the impact on rates of the additional funding is determined not to be excessive by the commission.
 - (e) Whether the budgeted deductions from revenue are appropriate:
- (i) Contractual adjustments related to governmental programs, such as Titles V, XVIII, XIX of the Social Security Act, Department of Labor and Industries, self-insured workers' compensation, Veteran's Administration, and Indian Health Service are allowable((:)) as deductions from revenue for rate setting purposes;
- (ii) Contractual adjustments related to bank card discounts, negotiated rates and all other nongovernmental-sponsored patients are not allowable as deductions from revenue for rate setting purposes;
- (iii) Selective contracting with Medicaid, labor and industries and self-insured workers' compensation are specifically excluded from negotiated rates, and related contractual adjustments are allowable as deductions from revenue for rate setting purposes:
- deductions from revenue for rate setting purposes;

 (iv) Bad debts and charity will be trended as a percentage of total rate setting revenue over time and any significant changes will require justification:
- ((((iv))) (v) Administrative adjustments exceeding one-tenth of one percent of total rate setting revenue will require justification;
- (((v))) (vi) Deductions from revenue may be recomputed based on determinations in all other areas of the budget.
- (f) Whether the reviews performed in accordance with (a), (b), (c), (d) and (e) of this subsection result in rates, rate schedules, other charges, and changes therein which are the most reasonable under the circumstances.
- (i) Rate setting revenue per adjusted case mix value unit should not exceed the 70th percentile of the peer group revenue screens as adjusted for each hospital's case mix index unless the hospital demonstrates to the commission's satisfaction that the relatively high rates are acceptable.
- (ii) The commission may consider any other information it determines is appropriate as the basis for deviating from these criteria including the relative level of deductions from revenue experienced by the hospitals:
- (iii) If the rates are not approved as requested, the hospital must submit revised rates to the commission within twenty days of the date of service of the decision and order.
- (6) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years.
- (a) Conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission-approved revenues, on the basis of the aggregate rate per adjusted case mix value unit. The revenues may be modified, where appropriate, for volume variance between budgeted and actual levels of adjusted case mix value units.
- (b) Actual allowable, rather than budgeted, deductions from revenue will be used in the conformance calculation.
- (c) The approved capital allowance shall be considered a fixed cost when considering year-end conformance.
- (d) Only that portion of total operating costs designated as variable according to the following schedule will be adjusted for volume variance:
- (i) Peer Group A and specialty hospitals having fewer than fifty beds; fixed costs eighty percent, variable costs twenty percent;
- (ii) Peer Group B and specialty hospitals having from fifty to one hundred seventy-five beds; fixed costs sixty-five percent, variable costs thirty-five percent;
- (iii) Peer Group C and specialty hospitals having more than one hundred seventy-five beds; fixed costs fifty percent, variable costs fifty percent.
- (e) Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs by natural classification of expense. Upon approval by the commission, such approved ratios will be used only prospectively to determine allowable operating expense variance due to volume changes.
- (f) The hospital may submit any proposed justifying information to explain deviations/variances from approved revenues.
- (i) Any proposed justifying information must include at least the following supporting information:
- (A) The exact nature and extent of the factors contributing to excess revenue;

- (B) The date at which hospital management became aware of the factors contributing to excess revenue;
- (C) The date at which hospital management increased rates above the allowable level taking into account volume changes and actual deductions from revenue;
- (D) An explanation of efforts to reduce other components of the budget to offset the factors contributing to the excess revenues; and
- (E) An explanation of why the hospital did not seek a budget amendment.
- (ii) In no event will increased operating expenses be accepted as justification if the volume adjusted allowable operating expenses equal or exceed the actual level.
- (iii) In no event will proposed justifying information be accepted if the commission determines that the factors contributing to excess revenues could have been controlled by hospital management.
- (iv) In no event will proposed justifying information be accepted if the commission determines that the factors contributing to excess revenues could have been anticipated by the hospital or could have been identified by the hospital in sufficient time to submit a budget amendment in accordance with WAC 261-20-045.
- (v) In no event will capital allowance in excess of the approved level be accepted as justification.
- (vi) Hospitals will be allowed to retain any actual capital allowance in excess of the approved level that results from cost effective practices as defined as, and measured by, actual operating expenses that are below the volume adjusted approved operating expenses.
- (g) Staff shall notify each hospital found to be out of conformance based on this subsection, and a hearing shall be conducted by the commission on conformance within sixty days. If the commission determines that a hospital's revenues have not conformed to the applicable determinations for that year, a decision and order will be issued reducing the hospital's current budget and rates by the amount that actual revenues exceed allowable revenues.
- (7) Whether the hospital or its medical staff either adopts or maintains admission practices or policies which result in:
- (a) A significant reduction in the proportion of patients who have no third-party coverage or who are unable to pay for hospital services;
- (b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is or is likely to be less than the anticipated charges for or costs of such services;
- (c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

WSR 87-16-077 PROPOSED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Filed August 4, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Retirement Systems intends to adopt, amend, or repeal rules concerning this notice proposes to amend that section of chapter 415–112 WAC entitled service credit, by adding a new section entitled amount of service credit, which implements chapter 265, Laws of 1987.

This will provide a method for determining the fractional service credit to be allowed in the teachers' system when the contract under which the individual is employed does not specify the proportion of credit. It also establishes a procedure for determining part—time service credit for certain members of the teachers' retirement system;

that the agency will at 10:30 a.m., Wednesday, September 9, 1987, in the Second Floor Conference Room, 1025 East Union, 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 41.32 RCW, as amended by chapter 265, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: August 4, 1987 By: Robert L. Hollister, Jr. Director

STATEMENT OF PURPOSE

Title and Number of Rule Section: WAC 415-112-330.

Statutory Authority: Chapter 41.32 RCW, as amended by chapter 265, Laws of 1987.

Summary of Rule: Establishes a procedure for determining part-time service credit for certain members of the teachers' retirement system.

Description of the Purpose of the Rule: To provide a method for determining the fractional service credit to be allowed in the teachers' system when the contract under which the individual is employed does not specify the proportion of credit.

Reasons for Supporting the Proposed Rule: Specifically required by the implementing statute adopted by the legislature.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: Robert L. Hollister, Jr., Director, Department of Retirement Systems, 1025 East Union, Olympia, Washington, (206) 753-5281.

Name of the Governmental Agency Proposing the Rule: Department of Retirement Systems.

The Department of Retirement Systems has no additional comments regarding statutory language, implementation, enforcement, and fiscal matters pertaining to the rule.

The rule is 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 Rule or its Purpose: None.

NEW SECTION

WAC 415-112-330 AMOUNT OF SERVICE CREDIT. (1) This section shall apply only to persons who became members prior to October 1, 1977.

(2) For members who are employed as classroom teachers by a school district, a school year shall consist of one hundred eighty days. One year of service credit shall be granted to a member who is employed as a classroom teacher for one hundred forty-four or more days during a school year. A fractional year of credit shall be granted to a member who is employed for at least twenty days but less than one hundred forty-four days during a school year. The fraction shall be that produced by using the days employed as the numerator and one hundred eighty as the denominator. In the absence of an indication in the contract or elsewhere concerning what constitutes one day of employment, a classroom teacher shall be granted one day of credit for every six hours the teacher works and for which the teacher is compensated.

(3) For members who are employed as community college classroom instructors, a school year shall consist of at least three academic quarters or two semesters during a fiscal year. Such a classroom instructor shall be granted one year of service credit for teaching thirty-six quarter hours or twenty-four semester hours. A fractional year of credit shall be granted to such instructors who teach at least five but less than thirty-six quarter hours, or at least three but less than twenty-four semester hours. The fraction shall be that produced by using

the quarter hours taught as the numerator and forty-five as the denominator, or the semester hours taught as the numerator and thirty as the denominator.

(4) Members who are not employed as classroom instructors and who are employed for one hundred forty-four or more days during a fiscal year shall be granted one year of service credit. A fractional year of credit shall be granted to a member who is employed for at least twenty days but less than one hundred forty-four days. The credit granted shall be the fraction produced by using the days employed as the numerator and one hundred eighty as the denominator. Where there is no indication in the contract or elsewhere concerning what constitutes one day of employment, one day of credit shall be granted for every eight hours the member works and for which the member is compensated: PROVIDED, That counselors and librarians who are employed by a community college district in an instructional position as defined in RCW 41.32.010 (11)(a)(ii), as amended by section 1, chapter 265, Laws of 1987, and paid on an hourly rate shall be granted one day of credit for every seven hours the member works and for which the member is compensated.

(5) The fact that a member is granted a fractional year of service credit under this section shall not be determinative as to whether that member was employed less than full time in a year used to determine benefits under RCW 41.32.497, 41.32.498, and 41.32.520, for purposes of determining whether the member held a bona fide part-time position and what earnable compensation the member would have received under section 2, chapter 265, Laws of 1987.

WSR 87-16-078 PROPOSED RULES PERSONNEL APPEALS BOARD

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Personnel Appeals Board intends to adopt, amend, or repeal rules concerning WAC 358-20-040 and 358-30-015. Procedures for securing information required by WAC 358-20-040 (2) and (3) in rule violation appeals filed pursuant to RCW 41.06.170(2) and WAC 358-20-020;

that the agency will at 1:30 p.m., Thursday, September 10, 1987, in the Personnel Appeals Board Hearing Room, 2828 Capitol Boulevard, 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 September 23, 1987, at 1:15 p.m.

The authority under which these rules are proposed is RCW 41.64.060.

The specific statute these rules are intended to implement is RCW 41.06.170.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before 5:00 p.m., September 9, 1987.

Dated: August 4, 1987
By: Walter E. White
Chairman

STATEMENT OF PURPOSE

Name of Agency: Personnel Appeals Board.

Purpose of Rule: To establish procedures for securing information required by WAC 358-20-040 (2) and (3) in rule violation appeals filed pursuant to RCW 41.06.170(2) and WAC 358-20-020.

Statutory Authority: RCW 41.64.060.

Summary of Rule: The four new subsections added to WAC 358-20-040 authorize the executive secretary of

the Personnel Appeals Board to review documents filed in rule violation appeals to determine if the required information has been furnished and, if not, to direct that the missing information be provided, subject to possible dismissal hearing before the board. The new proposed rule, WAC 358-30-015, establishes a procedure for filing and resolving motions to provide information required under WAC 358-20-040.

Reasons for Proposed Rules: To provide an opportunity for appellants to correct deficiencies in appeal documents and to enable respondents to obtain sufficient information with which to prepare a defense.

Responsible for Drafting and Enforcing Rule: Executive Secretary.

Agency Proposing Rules: Personnel Appeals Board.

Agency Comments: None.

Federal or State Court Requirements: None.

AMENDATORY SECTION (Amending Order 82-1A, filed 7/28/82)

WAC 358-20-040 FILING APPEALS. (1) An appeal must be received in writing at the principal office of the personnel appeals board within 30 days after: (a) the effective date of the disciplinary or dismissal for abandonment action (WAC 358-20-010); (b) notification of disability separation (WAC 358-20-010); (c) notification of the allocation determination of the director of personnel or director's designee made pursuant to WAC 356-10-060(5) (WAC 358-20-030); or (d) the employee could reasonably be expected to have knowledge of the action giving rise to a law or rule violation claim under WAC 358-20-020 or the stated effective date of the action, whichever is later.

(2) The appeal shall include the name and address of the appellant, the name of the employing agency, and a telephone number at which the appellant can be reached. Appellants who are represented shall include the name, address and telephone number of their representative.

(3) An appeal of a violation of the State Civil Service Law or the Merit System Rules must cite the law(s) or rule(s) which the appellant claims has been violated, the particular circumstances of the alleged violation, how the employee is adversely affected by the alleged violation, and the remedy requested.

(4) Forms which may be used in filing appeals shall be available from the executive secretary of the board. The forms shall contain appropriate spaces for the information required by subsections (2) and (3) of this rule. Appellants may prepare and use their own appeal documents. However, such documents must contain all of the information required by subsections (2) and (3) of this rule.

(5) Upon receipt of an appeal, the executive secretary may review the document(s) filed to determine whether the information required by subsections (2) and (3) of this rule has been provided. If any of the required information is not contained on the appeal documents, the executive secretary shall direct the appellant to provide such information. The appellant must provide the missing information to the executive secretary within ten (10) calendar days of the date the executive secretary mails the notification. Upon receipt of the requested information, the executive secretary of the personnel appeals board shall send a copy to the other affected parties.

(6) If an appellant fails to provide required information within the time limits set forth in subsection (5) of this rule, the executive secretary shall note the matter for a dismissal hearing before the board. At the dismissal hearing, the appellant shall have the burden of demonstrating compliance with subsections (2) and (3) of this rule. The respondent(s) may appear and present argument at the dismissal hearing.

(7) Failure of an appellant to comply with the requirements of this rule may result in dismissal for failure to state grounds for an appeal.

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 358-30-015 MOTION FOR MORE DEFINITE STATE-MENT. (1) When an appeal is filed pursuant to WAC 358-20-020, the respondent may move for an order requiring the appellant to provide any information required by subsections (2) and (3) of WAC 358-20-040 which does not appear in the appeal documents and/or to make the allegations sufficiently clear to enable the respondent to prepare its defense. Any such motion must be made within fifteen (15) calendar days of the mailing of the acknowledgment required in WAC 358-30-010, or, if the executive secretary requires more information pursuant to WAC 358-20-040(5), within fifteen (15) calendar days after the appellant's response is filed. The board will examine the motion and the appeal, and, if it finds merit in the motion, shall issue such order as it deems necessary to obtain compliance with WAC 358-20-040.

(2) If the motion is granted, the appellant shall provide the information required within fifteen (15) calendar days of the date of the order. Failure to provide the required information in a timely manner may result in dismissal of the appeal for failure to state grounds for an appeal.

(3) If a respondent does not move for an order to correct deficiencies within the prescribed time, any objection on its part to the sufficiency

of the appeal shall be deemed waived.

WSR 87-16-079 EMERGENCY RULES DEPARTMENT OF REVENUE

[Order 87-3—Filed August 5, 1987]

I, William R. Wilkerson, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food products, amendatory section WAC 458-20-244.

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 amendments to this rule are proposed on an emergency basis as necessary for the preservation of the general welfare of taxpayers affected by its changes. Emergency adoption is imperative to achieve voluntary compliance with tax law provisions for tax exemption for some food items, not presently tax exempt, when purchased with food stamps beginning October 1, 1987. Public hearing and full opportunity to present views will be provided within 60 days from date of filing and emergency adoption.

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

This rule is promulgated under the general rule—making authority of the Department of Revenue as authorized in RCW 82.32.300.

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

APPROVED AND ADOPTED August 5, 1987.

By William R. Wilkerson Director

AMENDATORY SECTION (Amending Order ET 86-18, filed 10/17/86)

FOOD PRODUCTS. WAC 458-20-244 ((RCW-82.08.0293 and 82.12.0293 exempt certain food products for human consumption away from the retailer's premises from retail sales tax and use tax.)) Food products purchased for human consumption away from the premises of the seller are exempt from retail sales tax and use tax. (RCW 82.08.0293 and 82.12.0293). See subsection (6) of this section for special tax exemption provisions regarding purchases of "eligible foods" with food stamps, effective October 1, 1987. There is no food products exemption for business and occupation tax. ((The effective date of these exemptions is July 1, 1983.))

- (2) Definitions. (a) The word "tax" as used hereafter in this section means retail sales tax.
- (b) "Food products" include generally those products normally ingested by humans for nourishment. The term also includes livestock sold for personal consumption as food. The term excludes seeds, seedlings, trees, and the like, for home gardens, as well as breeding stock of animals, birds, insects, and other animate creatures.
- (c) "Eligible foods" means food which may be purchased with food stamps under the Food Stamp Act of 1977.
- (((2))) (3) The law exempts most, but not all, food products from tax, but even the food products qualified for exemption are made subject to tax by the law if any one of the following circumstances is present:
- (a) The food products are furnished, prepared, or served for consumption at tables, chairs, or counters or from trays, glasses, dishes, or other tableware whether provided by the seller or by a person with whom the retailer contracts to furnish, prepare, or serve food products to others, except for food products furnished as meals (i) under a state administered nutrition program for the aged as provided for in the Older Americans Act (PL 95-478 Title III) and RCW 74.38.040(6) or (ii) which are provided to senior citizens, disabled persons, or low-income persons by a not-for-profit organization organized under chapter 24.03 or 24.12 RCW;

(b) The food products are ordinarily sold for immediate consumption on or near a location at which parking facilities are provided primarily for the use of patrons in consuming the products purchased at the location. Where such facilities are provided the tax applies even if the food products are sold on a "take out" or "to go" order and it is immaterial that the products are actually packaged or wrapped and that they are in fact taken from the premises of the retailer,

OR,

(c) The food products are sold for consumption within a place (except national or state parks or monuments), the entrance to which is subject to an admission charge. But, even if the admission-charged place is a national or state park or monument ((such that the admission charge does not negate the exemption)), the tax will apply if either circumstances (a) or (b) of this subsection are present.

(((3))) (4) Vendors who are required to collect tax.

- (a) Sales of food products are subject to tax when sold by cafes, caterers, restaurants, pizza parlors, food driveins, and businesses which are operated in such a way as to invite or permit consumption of the food at or near the premises where the food is sold. This circumstance is presumed to occur where customers are provided facilities for immediate consumption of food sold, such as tables, chairs, or counters, trays, glasses, dishes, or tableware (whether reusable or not); or a nearby parking area available for immediate use of customers in consuming the food. It is the intent of the law that tax be charged by retailers who sell food products ready for consumption at or near the premises of the vendor by furnishing cups, spoons, straws, or the like to facilitate immediate consumption. If such facilities are provided the tax applies even though the food is sold, packaged, or wrapped "to go" and even if the food is in fact removed from the premises of the retailer and is consumed elsewhere. The test is not where the food is actually consumed but whether the customer is provided any of the described facilities for consumption of the food.
- (b) In the case of vending machine operators, the sale of food products is subject to tax. The selling price of food products sold by vending machine operators is fiftyseven percent of the gross receipts, except for hot prepared food products for which the selling price is one hundred percent of the gross receipts. Vending machine operators are not required to collect the tax from buyers or to separately state the tax.
- (((tb))) (c) Sales by theaters, fair grounds concessions, athletic arena concessions, and any other businesses selling food products within a place to which an admission price is charged are taxable. The only exceptions as to admission-charged areas are national or state parks or monuments, but even sales of food products within such state or national areas are taxable if customers are provided facilities for consumption as described in (a) of this subsection.
- $((\frac{4}{1}))$ (5) Exempt and taxable sales. The following are lists of exempt and taxable items normally sold by grocery stores, supermarkets, and similar businesses. The examples are meant to be illustrative and are not all inclusive. The exempt products listed are exempt when sold for off premises consumption but are taxable if sold for immediate consumption at the seller's premises as described earlier. These examples do not apply to purchases made with food stamps. See subsection (6) of this section for special food stamp provisions.

TAX EXEMPT ((IF CONSUMPTION FACILITIES NOT PROVIDED)) FOOD PRODUCTS

Baby foods Bakery products Baking soda Bouillon cubes Candy Cereal products Chocolate Cocoa

Coffee and coffee substitutes

Marshmallows Mayonnaise Meat, meat products Milk, milk products Mustard

Noncarbonated soft drinks

Oleomargarine Olives, olive oil **Condiments** Crackers *Diet food Eggs, egg products Extracts and flavoring for food Fish, fish products Flour

Food coloring Frozen foods Fruit, fruit products

Gelatin *Health foods Honey

Ice cream, toppings Jam, jelly, jello

Peanut butter Popcorn **Popsicles** Potato chips

Powdered drink mixes Sandwich spreads Sauces Sherbet

Shortening Soup

Sugar, sugar products, sugar substitutes

Syrups Tea

Vegetables, vegetable products

Yeast

((The products listed as taxable are subject to tax however sold or prepared.

SPECIFIC CLASSES OF ITEMS TAXABLE IN ALL CASES)) TAXABLE NONFOOD PRODUCTS

Alcoholic beverages Aspirin Beer or wine making supplies Calcium tablets Carbonated beverages Chewing tobacco Cod liver oil Cough medicines (liquid or

lozenge) *Dietary supplements or adjuncts Tonics, vitamins

First aid products Ice, bottled water (mineral or otherwise) Mouthwashes Nonedible cake decorations Nonprescription medicines Patent medicines Pet food and supplies

Seeds and plants for gardens Toothpaste

Sales of dietary supplements which are subject to regulation by the United States Federal Drug Administration are subject to tax. Regulated dietary supplements are those preparations which provide fifty percent or more of the United States Recommended Daily Allowance (U.S. RDA) of essential vitamins and minerals per serving.

Health foods or dietary preparations containing less than fifty percent of U.S. RDAs per serving may be sold tax exempt as food and FDA regulations (21 CFR, chapter I, Part 80) adopted October 12, 1976, effective January 1, 1978, prohibit any claim that such preparations are "dietary supplements." Dietary supplements do not include any food in its raw or natural state, which means that nothing has been done to the product, other than superficial treatment (such as washing its surface), to change the product physically or chemically before marketing.

Dietary adjuncts are vitamin/mineral preparations taken to meet special vitamin or mineral needs occasioned by drug therapy. Dietary adjuncts are not tax exempt food products. For more information concerning sales of dietary supplements, see Excise Tax Bulletin 514.08.244.

- (6) Purchases with food stamps. Effective October 1, 1987, special guidelines apply to purchases of eligible food with food stamps.
- (a) All food items which are legally purchased with food stamps under the Food Stamp Act of 1977 ("eligible foods") are exempt of state sales tax and use tax.
- (b) Before October 1, 1987, some food items have been subject to tax, whether or not purchased with food stamps, because they are not defined as "food products" under the exemption statutes. Examples are carbonated soft drinks, dietary supplements, garden seeds, and bottled water. All such items purchased with food stamps are now tax exempt. Thus, some items are now tax exempt when they are purchased with food stamps even though they are not defined as tax exempt "food products."

- (c) When both food stamps and cash (or check) are used to make purchases, the food stamps must be applied first to "eligible foods" which are not otherwise tax exempt under RCW 82.08.0293 (those listed above as "taxable nonfood products," e.g., dietary supplements, carbonated beverages, etc.). The cash or check portion of the purchase price must then be applied to items listed above which qualify as "tax exempt food products." The intent is to always apply the stamps and cash in such a way as to provide the greatest possible amount of sales tax exemption under the law.
- (d) The obligation rests with the seller to determine which items are eligible for purchase with food stamps.
- (e) Under no circumstance is any item eligible for tax exemption as a food product, whether or not purchased with food stamps, if it is not intended for human consumption or for growing food for human consumption.
- (f) The following examples show how the tax exemptions apply in cases where a mixed purchase of ten dollars each is made for meat (a food product), dietary supplements (an eligible food), and soap (a nonfood item). A tax rate of 7.8% is used for these examples.
- (i) A customer pays the thirty dollar selling price with ten dollars worth of food stamps and twenty dollars cash. The stamps are applied to the dietary supplements, making them tax exempt. The cash is used for the meat and soap. The result is that sales tax is due only on the soap, in the amount of .78¢ (7.8% x \$10.00 worth of soap).
- (ii) The customer pays with five dollars in stamps and twenty-five dollars in cash. Again, the stamps are applied against the dietary supplements, leaving five dollars of their value to be purchased with cash. The meat is tax exempt and the soap and the rest of the dietary supplements are taxable. Tax is due in the amount of \$1.78 (7.8% x \$15.00 worth of soap and supplements).
- (iii) The customer pays with fifteen dollars in stamps and fifteen dollars in cash. The stamps are applied first to the supplements (ten dollars worth) and then to the meat (five dollars worth). The cash applies to the rest of the meat and the soap. The tax due is .78¢ (7.8% x \$10.00 worth of soap).
- (iv) The customer pays with thirty dollars worth of stamps. Again, tax is due only on the soap $(.78\phi)$.
- (v) The customer pays with one dollar worth of stamps and twenty-nine dollars cash. The stamps are applied against the supplements, leaving nine dollars worth of taxable supplements. The meat purchase is still totally tax exempt. Tax is due upon the soap and the rest of the supplements, for a total of \$1.48 (7.8% x \$19.00).
- (vi) The customer pays the entire bill with cash or check. Tax is due upon the soap and supplements, for a total of \$1.56 (7.8% x \$20.00).
- (((5))) (7) Retailers of food products are required to keep adequate records to demonstrate that any sales claimed tax exempt actually qualify for exemption under this rule and the law.
- (((6))) (8) Combination business. Persons operating a combination of two businesses at one location, one of which provides facilities for consumption on the premises (see subsection $((\frac{3}{3}))$) (4) of this section, "Vendors who are required to collect tax"), such as a lunch counter

along with a grocery store or a cafe along with a bakery, are required to keep their accounting records and sales receipts segregated between the two businesses. If the two businesses are commingled in accounting, all sales will be deemed subject to tax.

(((7))) (9) Combination packages. When a package consists of both food and nonfood products, such as a holiday or picnic basket containing beer and pretzels, cups or glasses containing food items, or carbonated beverages along with cheese and crackers, the food portion may be tax exempt if its price is stated separately; if the price is a lump sum, the tax applies to the entire price.

(((8))) (10) However, promotional give-aways of nonfood items to enhance food sales, such as coffee sold in a decorative apothecary container or cheese sold in a serving dish are not taxable and are not deemed combination packages where it is clear that the container or dish is simply a gift furnished as a sales inducement for the food. In the same way, promotional give-aways of food items as an inducement for sales of nonfood items are not exempt (e.g., the sale of fancy crystal ware containing candy or nuts is fully subject to sales tax).

(((1))) (11) Commissaries or grocery shops in institutions or other restricted (not open to the public) areas. Food products sold by commissaries which restrict sales generally to residents, inmates, or a similarly limited group of customers are tax exempt if the food products are for consumption away from the general area reserved for merchandizing such products.

(((10))) (12) Other food vendors. Special provisions govern certain food vendors, as follows:

- (a) Restaurants and transportation companies (e.g., air, rail, water), and businesses furnishing meals to employees, see WAC 458-20-119.
- (b) Hotels, motels, boarding or rooming houses, resorts, and trailer camps, see WAC 458-20-166.
- (c) Religious, charitable, benevolent, and nonprofit service organizations, see WAC 458-20-169.
- (((11))) (13) Certain persons, groups, or institutions purchase food products for purposes of serving meals to individuals and historically have been required to pay sales tax as consumers on such purchases because of a unique relationship between the food purchases and the nature of the services rendered by such groups. Food sales taxed in this way were the following:
- (a) Furnishing of meals by hospitals, rest homes, sanitariums, and similar institutions to patients as a part of the service rendered in the conduct of such institutions.
- (b) Serving of meals to members by fraternities, sororities, and other similar groups who reside in one place and jointly share the expenses of the household including expenses of meals provided by them.
- (c) Providing of meals by public schools, high schools, colleges, universities, or private schools operating lunch rooms, cafeterias, or dining rooms for the exclusive purpose of providing students and faculty with meals as a part of the educational program.
- (d) Providing of meals by guest ranches or summer camps which, in addition to supplying meals and lodging, offer special recreation facilities and instruction in

sports, boating, riding, outdoor living, etc., and which make an unsegregated charge for meals, lodging, and services, and report such charges under the service classification as provided by WAC 458-20-166.

(((12))) (14) Since purchase of food products in any of these four situations has been subject to sales tax in the past, the food products exemption applies to these purchases of food products for human consumption. However, sales of meals by such groups in circumstances other than furnishing them in connection with services in the four situations described above are governed by WAC 458-20-119. Further, when such groups do not provide their own meals, but the meals are purchased from caterers or concessionaires, the caterers or concessionaires are making retail sales subject to the tax.

(((13))) (15) Special food sales situations. For unique situations involving food sales for home or office delivery, sales from vending vans, certain combination businesses, and food sales at shopping malls, see Excise Tax Bulletin 528.08.244.

(((14))) (16) Use tax. All of the foregoing provisions of this ((rule)) section dealing with sales tax are equally applicable with respect to the use tax of chapter 82.12 RCW.

Effective July 1, 1983.

WSR 87-16-080 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed August 5, 1987]

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:

Amd	WAC 458-20-130	Sales of real property, standing timber, minerals, natural resources.
Amd	WAC 458-20-163	Insurance companies, including surety companies, fraternal benefit societies, fraternal fire insurance associations and beneficiary corporations or societies.
Amd	WAC 458-20-170	Constructing and repairing of new or existing buildings or other structures upon real property.
Amd	WAC 458-20-184	Tax on conveyances repealed.
Amd	WAC 458-20-186	Tax on cigarettes.
Amd	WAC 458-20-240	Manufacturers, tax credits.
Amd	WAC 458-20-24002	Sales and use tax deferral—New manufacturing and research/development facilities.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on September 8, 1987.

The authority under which these rules are proposed is RCW 82.32.300.

The specific statute these rules are intended to implement is RCW 82.20.005, 82.20.010, 82.20.020, 82.20.030, 82.20.040, 82.20.050, 82.20.060, 82.20.070, 82.45.060, 28A.45.060, 48.36.320, chapter 48.36 RCW (all sections), 82.04.050, 82.24.020, 82.24.027, 82.24.070, 82.24.110, 82.24.130, 82.62.030, chapter 49, Laws of 1987, adding a new section to chapter 82.62 RCW (as

yet uncodified), 82.61.010, 82.61.020, 82.61.030 and 82.61.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: August 5, 1987 By: William R. Wilkerson Director

STATEMENT OF PURPOSE

Title: WAC 458-20-130 Sales of real property, standing timber, minerals, natural resources.

Description of Purpose: To implement the provisions of chapter 472, Laws of 1987 (SSB 5911), which repeals the tax on real property conveyances effective May 18, 1987, and increases the rate of real estate excise tax proportionately. To reformat the rule to comply with D.O.R. standard rule organization system.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.20.005, 82.20.010, 82.20.020, 82.20.030, 82.20.040, 82.20.050, 82.20.060, 82.20.070, 82.45.060 and 28A.45.060.

Reasons Supporting Proposed Action: To delete references to and cross-references to statutory law governing conveyances tax (tax stamps) on deeds and other written conveyances or real property which has now been repealed. Other housekeeping changes of a nonsubstantive nature are required. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-163 Insurance companies, including surety companies, fraternal benefit societies, fraternal fire insurance associations and beneficiary corporations or societies.

Description of Purpose: To implement the provisions of chapter 366, Laws of 1987 (HB 432), and chapter 431, Laws of 1987 (SHB 99), which provide B&O tax deductions to be taken by fraternal benefit societies and the Washington state health insurance pool, with carry-over provisions, for amounts representing premiums, fees, assessments, dues, or other charges for insurance benefits provided. To reformat the rule to comport with standard D.O.R. rule organizational system.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 48.36.320 and chapter 48.36 RCW (all sections).

Reasons Supporting Proposed Action: To simply paraphrase and incorporate statutory law in a straight forward implementation and correct internal cross-references to sections of law now repealed. Amendment is necessary to bring the rule current and to make nonsubstantive, housekeeping changes. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-170 Constructing and repairing of new or existing buildings or other structures upon real property.

Description of Purpose: To implement the provisions of chapter 285, Laws of 1987 (SSB 5094), effective July 26, 1987. These provisions expressly include within the definition of "retail sale" the charges for construction on land owned by another even though the land is conveyed to the construction contractor during construction. To reformat the rule to comport with the standard D.O.R. rules organization system.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.04.050.

Reasons Supporting Proposed Action: To expressly include the provisions of new law in a straight forward manner to prevent tax avoidance through conveyances of real property to construction contractors during the period of construction. The rule requires other, nonsubstantive, housekeeping changes. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-184 Tax on conveyances repealed.

Description of Purpose: To implement the provisions of chapter 472, Laws of 1987 (SSB 5911), which repeals the tax on real property conveyance documents effective May 18, 1987, and increases the rate of real estate excise tax proportionately. To preserve the WAC rule for the Department of Revenue use and reformat its content to comply with D.O.R. standard rule organization system.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: Chapter 82.20 RCW and each of its sections and RCW 82.45.060 and 28A.45.060.

Reasons Supporting Proposed Action: The rule provisions which govern and explain tax reporting and collection procedures for the real property conveyance tax (tax stamps) must be repealed in full. Directions, by internal cross—references to other prevailing rules governing real estate excise tax on sales of real property must be provided. Other housekeeping changes of a nonsubstantive nature must be made. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-186 Tax on cigarettes.

Description of Purpose: To implement chapter 3, Laws of 1986, chapter 80, Laws of 1987, and chapter 496, Laws of 1987; and to reorganize the rule's provisions in compliance with the uniform numbering and lettering system now employed in all revenue department rules.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.24.020, 82.24.027, 82.24.070, 82.24.110 and 82.24.130.

Reasons Supporting Proposed Action: Chapter 3, Laws of 1986, enacted a 4 mill per cigarette tax to fund the water quality account. Chapter 80, Laws of 1987, increased the tax provided in RCW 82.24.020(1) from 8-1/2 mills to 11-1/2 mills. It also repealed RCW 82-.24.025, 28A.47.440 and 82.24.020(2) (the overall tax rate was not changed as a result of the 1987 legislation). Chapter 496, Laws of 1987, creates specific or more serious criminal sanctions for dealing in or transporting contraband cigarettes in this state, establishing as misdemeanors or Class C felonies certain prohibited activities. The law provides seizure and forfeiture guidelines. It also changes the wholesaler/retailer cigarette compensation formula from \$1.85 for each 1,000 stamps to \$4.00 per 1,000 stamps purchased or affixed. Nonsubstantive technical and procedural amendments are also included. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-240 Manufacturers, tax credits. Description of Purpose: To implement provisions of chapter 49, Laws of 1987 (SB 5138), effective July 25, 1987, which make information contained in applications for manufacturer's tax credits subject to disclosure. To clarify an existing rule provision regarding credit carryovers and to provide statutory cites for referenced legislation which was not previously codified.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.62.030 and chapter 49, Laws of 1987, adding a new section to chapter 82.62 RCW (as yet uncodified).

Reasons Supporting Proposed Action: The existing revenue department rule which implements the tax credits program, for new manufacturing operations siting in this state (chapter 82.62 RCW) must be amended to reflect current law (chapter 49, Laws of 1987) which makes all information provided by such tax credit applicants subject to disclosure and no longer of a confidential nature. The amendment simply incorporates these disclosure provisions and makes other, nonsubstantive, housekeeping changes. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Title: WAC 458-20-24002 Sales and use tax deferral—New manufacturing and research/development facilities.

Description of Purpose: To implement the provisions of chapter 49, Laws of 1987 (SB 5138), effective July 25, 1987, and chapter 497, Laws of 1987 (SHB 321), effective May 20, 1987. These laws provide for the nonconfidentiality and disclosure of information contained on sales/use tax deferral applications by manufacturing businesses under chapter 82.61 RCW, and for extending that tax deferral program to include aluminum production facilities which existed before 1975.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.61.010, 82.61.020, 82.61.030 and 82.61.060.

Reasons Supporting Proposed Action: To provide the straight forward, uninterpreted provisions of new law regarding the disclosure of tax deferral program information, and simply to notify and direct aluminum manufacturers to the new statutory provisions which expand

the deferral program to cover their operations even if they existed in this state before 1975. These amendments result in no substantive changes in the administration of the deferral program, but merely recite new statutory law. The rule simply incorporates statutory provisions without interpretation and adds no administrative burdens. Thus, no public hearing is appropriate, requested, or scheduled.

Agency Personnel Responsible for Drafting: Edward L. Faker, 415 General Administration Building, Olympia, WA 98504, phone 753-5579; Implementation: Garry G. Fujita, 415 General Administration Building, Olympia, WA 98504, phone 753-5544; and Enforcement: Department of Revenue, 415 General Administration Building, Olympia, WA 98504, phone 753-5540.

AMENDATORY SECTION (Amending Order ET 83-17, filed 3/15/83)

WAC 458-20-130 SALES OF REAL PROPERTY, STAND-ING TIMBER, MINERALS, NATURAL RESOURCES. (1) BUSINESS AND OCCUPATION TAX-RETAIL SALES TAX.

(a) Amounts derived from the sale of real estate are not subject to tax under the business and occupation tax or the retail sales tax. However, no exemption is allowed where a mere license to use real estate is granted (see WAC 458-20-118). Further, no exemption is allowed for commissions received in connection with sales of real estate nor for interest received by persons engaged in the business of selling real estate on time or installments contracts. RCW 82.04.390.

(b) Sales of standing timber, minerals in place, and other natural resources in place are sales of real estate, and are not subject to tax under the business and occupation tax or the retail sales tax.

(c) Timber, minerals, and other natural resources, after being severed from the real estate, lose their identity as real property, and sales thereof after severance are subject to the provisions of the business and occupation tax and the retail sales tax.

(d) Any person who cuts timber, or who mines or quarries minerals, or who takes other natural resources is subject to tax as an extractor under the business and occupation tax. (See WAC 458-20-135.)

((CONVEYANCE TAX

See WAC 458-20-184 for provisions of the conveyance tax:))

(2) REAL ESTATE EXCISE TAX.

(a) Sales of real property for a valuable consideration are subject to the real estate excise tax. See chapter 82.45 RCW and chapter 458-61 WAC.

(b) Effective May 18, 1987, the conveyance tax was repealed and the real estate excise tax was increased proportionately.

AMENDATORY SECTION (Amending Order ET 83-16, filed 3/15/83)

WAC 458-20-163 INSURANCE COMPANIES, INCLUDING SURETY COMPANIES, FRATERNAL BENEFIT SOCIETIES, FRATERNAL FIRE INSURANCE ASSOCIATIONS ((AND))₂ BENEFICIARY CORPORATIONS OR SOCIETIES AND WASHINGTON STATE HEALTH INSURANCE POOL. (1) EXEMPTIONS. The provisions of the business and occupation tax do not apply to:

(((+++))) (a) Any person with respect to insurance business upon which a tax based on gross premiums is paid to the state of Washington. (RCW 82.04.320.) It should be noted, however, that the statute provides expressly that this exemption does not extend to "any person engaging in the business of representing any insurance company, whether as general or local agent or acting as broker for such companies," or to "any bonding company . . . with respect to gross income derived from the completion of any contract as to which it is a surety, or as to any liability as successor to the liability of the defaulting contractor." In addition, the exemption does not apply to any business engaged in by an insurance company other than its insurance business.

- (((2))) (b) Fraternal benefit societies or fraternal fire insurance associations ((as described in chapter 48.36 RCW;)) organized or licensed pursuant to Title 48 RCW; and beneficiary corporations or societies organized under and existing by virtue of Title 24 RCW, if such beneficiary corporations or societies provide in their bylaws for the payment of death benefits. This exemption, however, is limited to gross income from premiums, fees, assessments, dues or other charges directly attributable to the insurance or death benefits provided by such persons.
- (2) DEDUCTIONS. Effective May 18, 1987, a member of the Washington state health insurance pool is entitled to a deduction from the business and occupation tax for assessments paid by that member to the pool. (Chapter 431, Laws of 1987.) If the deduction cannot be fully utilized because the assessment total exceeds the business and occupation tax liability, the member may carry forward the deduction to succeeding reporting periods until the deduction is exhausted. This deduction does not apply to a member who has deducted such assessments from the insurance premiums tax, RCW 45.14.020.

((RETAIL SALES TAX AND USE TAX))

(3) RETAIL SALES AND USE TAX. Insurance companies are subject to the retail sales tax or use tax upon retail purchases or articles acquired for their own use.

AMENDATORY SECTION (Amending Order ET 83-16, filed 3/15/83)

- WAC 458-20-170 CONSTRUCTING AND REPAIRING OF NEW OR EXISTING BUILDINGS OR OTHER STRUCTURES UPON REAL PROPERTY. (1) DEFINITIONS. As used herein:
- (a) The term "prime contractor" means a person engaged in the business of performing for consumers, the constructing, repairing, decorating or improving of new or existing buildings or other structures under, upon or above real property, either for the entire work or for a specific portion thereof. The term includes persons who rent or lease equipment to property owners for use in respect to constructing, repairing, etc., buildings or structures upon such property, when the equipment is operated by the lessor.
- (b) The word "subcontractor" means a person engaged in the business of performing a similar service for persons other than consumers, either for the entire work or for a specific portion thereof. The term includes persons who rent or lease equipment to prime contractors or subcontractors for use in respect to constructing, repairing, etc., when such equipment is operated by the lessor. When equipment or other tangible personal property is rented without an operator to contractors, subcontractors or others, the transaction is a sale at retail (see RCW 82.04.040 and 82.04.050).
- (c) The terms "prime contractor" and "subcontractor" include persons performing labor and services in respect to the moving of earth or clearing of land, cleaning, fumigating, razing, or moving of existing buildings or structures even though such services may not be done in connection with a contract involving the constructing, repairing, or altering of a new or existing building or structure. The terms also include persons constructing streets, roads, highways, etc., owned by the state of Washington.
- (d) The term "buildings or other structures" means everything artificially built up or composed of parts joined together in some definite manner and attached to real property. It includes not only buildings in the general and ordinary sense, but also tanks, fences, conduits, culverts, railroad ((tracts)) tracks, tunnels, overhead and underground transmission systems, monuments, retaining walls, piling and privately owned bridges, trestles, parking lots, and pavements for foot or vehicular traffic, etc.
- (e) The term "constructing, repairing, decorating or improving of new or existing buildings or other structures," in addition to its ordinary meaning, includes: The installing or attaching of any article of tangible personal property in or to real property, whether or not suppersonal property becomes a part of the realty by virtue of installation((7)); the clearing of land and the moving of earth((7)); and the construction of streets, roads, highways, etc., owned by the state of Washington. The term includes the sale of or charge made for all service activities rendered in respect to such constructing, repairing, etc., regardless of whether or not such services are otherwise defined as "sale" by RCW 82.04.040 or "sales at retail" by RCW 82.04.050. Hence, for example, such service charges as engineering fees, architectural fees or supervisory fees are within the term when the services are

included within a contract for the construction of a building or structure. The fact that the charge for such services may be shown separately in bid, contract or specifications does not establish the charge as a separate item in computing tax liability.

(2) SPECULATIVE BUILDERS.

- (a) As used herein the term "speculative builder" means one who constructs buildings for sale or rental upon real estate owned by him. The attributes of ownership of real estate for purposes of this rule include but are not limited to the following: (((+++))) (i) The intentions of the parties in the transaction under which the land was acquired; (((+++))) (ii) the person who paid for the land; (((+++))) (iii) the person who paid for improvements to the land; (((+++))) (iv) the manner in which all parties, including financiers, dealt with the land. The terms "sells" or "contracts to sell" include any agreement whereby an immediate right to possession or title to the property vests in the purchaser.
- (b) Where an owner of real estate sells it to a builder who constructs, repairs, decorates, or improves new or existing buildings or other structures thereon, and the builder thereafter resells the improved property back to the owner, the builder will not be considered a speculative builder. In such a case that portion of the resale attributable to the construction, repairs, decorations, or improvements by the builder, shall not be considered a sale of real estate and shall be fully subject to retailing business and occupation tax and retail sales tax. It is intended by this provision to prevent the avoidance of tax liability on construction labor and services by utilizing the mechanism of real property transfers. (RCW 82.04.050 (2)(c).)

(c) Amounts derived from the sale of real estate are exempt from the business and occupation tax. (RCW 82.04.390.) Consequently, the proceeds of sales by <u>legitimate</u> speculative builders of completed buildings are not subject to such tax. Neither does the sales tax apply to such sales, since such a sale involves no charge made for construction for a consumer, but the price paid is for the sale of real estate.

- (d) However, when a speculative builder sells or contracts to sell property upon which he is presently constructing a building, all construction done subsequent to the date of such sale or contract constitutes a retail sale and that portion of the sales price allocable to construction done after the agreement shall be taxed accordingly. Consequently, the builder must pay business and occupation tax under the retailing classification on that part of the sales price attributable to construction done subsequent to the agreement, and shall also collect sales tax from the buyer on such allocable part of the sales price.
- (e) Speculative builders must pay sales tax upon all materials purchased by them and on all charges made by their subcontractors. Deductions for such tax paid with respect to materials used or charges made for that part of the construction done after the contract to sell the building should be claimed by the speculative builder on his tax returns in accordance with WAC 458-20-102, under the subheading ((purchases for dual purposes)) PURCHASES FOR DUAL PURPOSES.
- (f) Persons, including corporations, partnerships, sole proprietorships, and joint ventures, among others, who perform construction upon land owned by their corporate officers, shareholders, partners, owners, co-venturers, etc., are constructing upon land owned by others and are taxable as sellers under this rule, not as "speculative builders."

(3) BUSINESS AND OCCUPATION TAX.

- (a) Prime contractors are taxable under the retailing classification, and subcontractors under the wholesaling classification upon the gross contract price.
- (b) Where no gross contract price is stated in any contract or agreement between the builder and the property owner, then the measure of business and occupation tax is the total amount of construction costs, including any charges for licenses, fees, permits, etc., required for the construction and paid by the builder.

(4) RETAIL SALES TAX.

- (a) Prime contractors are required to collect from consumers the retail sales tax measured by the full contract price. Where no gross contract price is stated, the measure of sales tax is the total amount of construction costs including any charges for licenses, fees, permits, etc., required for construction and paid by the builder.
- (b) The retail sales tax does not apply to charges made for janitorial services nor for the mere leveling of land used in commercial farming or agriculture. The tax does apply, however, in respect to contracts for cleaning septic tanks or the exterior walls of buildings, as well as to earth moving, land clearing and the razing or moving of structures, whether or not such services are performed as incidents of a contract to construct, repair, decorate, or improve buildings or structures.
- (c) Sales to prime contractors and subcontractors of materials such as concrete, tie rods, lumber, finish hardware, etc., which become part

of the structure being built or improved are sales for resale and are not subject to the retail sales tax. Sales of form lumber to such contractors are sales for resale provided that such lumber is used or to be used first by such persons for the molding of concrete in a single contract, project or job and the form lumber is thereafter incorporated into the product of that same contract project or job as an ingredient or component thereof. Sales of form lumber not so incorporated as an ingredient or component are sales at retail.

(d) The retail sales tax applies upon sales and rentals to prime contractors and subcontractors of tools, machinery and equipment, and consumable supplies, such as hand and machine tools, cranes, air compressors, bulldozers, lubricating oil, sandpaper and form lumber which are primarily for use by the contractor rather than for resale as a component part of the finished structure.

(e) The retail sales tax applies upon sales to speculative builders of all tangible personal property, including building materials, tools, equipment and consumable supplies and upon sales of labor, services and materials to speculative builders by independent contractors.

(5) USE TAX.

The use tax applies generally to the use by prime contractors and subcontractors of tools, machinery, equipment and consumable supplies acquired by them primarily for their own use and upon which the retail sales tax has not been paid. This includes equipment and supplies purchased in a foreign state for use or consumption in performing contracts in this state. The use tax applies generally to the use by speculative builders of all tangible personal property, including building materials, purchased or acquired by them without payment of the retail sales tax (see also WAC 458-20-178).

AMENDATORY SECTION (Amending Order ET 83-16, filed 3/15/83)

WAC 458-20-184 TAX ON CONVEYANCES((, GENERAL PROVISIONS)) REPEALED. ((The provisions of the conveyance tax impose a tax upon conveyances (deed, instrument or writing) whereby any lands, tenements or other realty sold are granted, transferred or otherwise conveyed to, or vested in, a purchaser or any other person by his direction. The tax is paid by means of stamps to be affixed to the instrument, document or paper conveying the property, by the person making, signing, issuing or accepting any such instrument. When the consideration or value of the interest or property conveyed, exclusive of the value of any lien or encumbrance remaining thereon at the time of sale and not removed by the sale, exceeds \$100.00; the tax is imposed at the rate of 50¢ for each \$500.00 or fractional part thereon.

METER STAMPING MACHINES. In addition to the documentary stamps customarily sold and used for payment of the conveyance tax, stamps produced by stamp meter machines may be used when authorized and approved by the director of revenue. A stamp printed directly on a document by an authorized meter machine is considered cancelled provided the printing on such stamp contains the date of such printing and a number which identifies the machine printing the stamp:

The tax applies to:

- (1) Deeds dated prior to May 1, 1935, but delivered after that date;
- (2) Deeds in escrow upon delivery to the grantee, unless deposited before May 1, 1935.

The tax does not apply to:

- (1) Any instrument or writing given to secure a debt;
- (2) Deeds dated and delivered prior to May 1, 1935, even though recorded after that date;
- (3) Deeds deposited in escrow before May 1, 1935; (the presumption is that a deed was not deposited in escrow prior to May 1, 1935.)
- (4) Transfers without a valuable consideration in property or money;
- (5) Instruments conveying personal property only, or to instruments that do not convey a fee estate in real property, such as leases, contracts, options, etc.;
- (6) Deeds by savings and loan associations to a holding corporation made pursuant to chapter 33.04 RCW;
- (7) Deeds executed by county and city treasurers conveying realty sold for nonpayment of taxes or assessments;
- (8) Deeds to the state of Washington, its departments and institutions:

TAX HOW COMPUTED. In calculating the amount of stamps which must be affixed to a deed of conveyance, the tax is computed upon the full value of the property conveyed less all encumbrances which rest on the property before the sale and are not removed by the sale. Encumbrances placed on the property in connection with, and as a result of, the sale or transfer, as well as notes for deferred payments, cannot be deducted in determining the amount upon which the tax is calculated: For example:

(a) B, the owner of certain real estate; sold it to C for a consideration of \$4,000. C paid \$2,500 in cash, leaving a balance due of \$1,500. B accepted C's note for the balance and gave C a deed to the property. The tax should be computed upon \$4,000.

Where the property conveyed is encumbered, the tax is computed according to the following examples:

(b) B, for a consideration of \$5,000, conveys to C land on which there is an encumbrance of \$1,000 at the time of sale. At the time of sale B signs a contract agreeing to pay off the encumbrance at a later date. The deed of conveyance from B to C is subject to tax on \$5,000.

(c) B conveys land to C on which there is a mortgage of \$1,000. C pays B \$2,000 in consideration for the transfer and assumes, or agrees to pay, the mortgage. The deed of conveyance from B to C is subject to tax on \$2,000.

CONVEYANCE BY A MORTGAGOR TO A MORTGAGEE. A conveyance by a defaulting mortgagor to a mortgagee in consideration of the cancellation of the mortgage debt is subject to a conveyance tax calculated on the amount of the mortgage debt, plus unpaid accrued interest. A deed of trust is in legal effect only a form of mortgage, so that a conveyance accomplished by foreclosing the lien of a deed of trust is subject to the conveyance tax. For example:

B holds a mortgage upon C's property for \$5,000. C pays \$2,000 on the mortgage, leaving a balance due of \$3,000. In order to avoid the expense of a foreclosure sale B and C enter into an agreement whereby C conveys the property to B in consideration of the cancellation of the mortgage debt. The deed of conveyance is subject to tax on \$3,000 plus any unpaid accrued interest.

ACTUAL VALUE AT TIME OF CONVEYANCE THE MEASURE OF THE TAX. Where the consideration for a conveyance of lands, tenements, or other real property is left open, to be fixed by future contingencies, the actual value at the time of conveyance is the measure of the tax upon the deed, instrument, or writing whereby the conveyance is made.

DEEDS CONVEYING PROPERTY SOLD UNDER FORECLOSURE OR EXECU-TION: Deeds executed by sheriffs, clerks of courts, etc., to cover transfers of property sold under a judgment of foreclosure or execution are subject to the conveyance tax. The grantee or vendee is required to pay

The conveyance tax does not attach when the sheriff's certificate of sale is issued, since such certificate does not vest title to the property. The tax attaches when the sheriff's confirmatory deed is issued.

A deed to real estate, executed by a sheriff to a mortgagee who bids in property at a foreclosure sale to satisfy a mortgage lien, is likewise subject to the conveyance tax, the tax to be computed upon the amount

DEEDS EXPRESSING A NOMINAL CONSIDERATION. All deeds in which the stated consideration is less than \$100 are presumed not to be subject to the conveyance tax, unless the conditions in respect to the conveyance indicate otherwise.

GIFTS. A deed issued to cover a bona fide gift of real property from one individual to another is not taxable:

SALES OF STANDING TIMBER, MINERALS IN PLACE OR OTHER NATURAL RESOURCE PRODUCTS. Where standing timber, minerals in place and other natural resources in place are sold and conveyed by deed or other written instrument, the provisions of the conveyance tax apply if the consideration or value of the interest or property conveyed, exclusive of the value of any lien or encumbrance remaining thereon at the time of sale; and not removed by the sale, exceeds \$100.00.

DEEDS ON EXCHANGE OF PROPERTIES. In the case of an exchange of two properties, the deeds transferring title to each are subject to tax, which should in each case be computed on the basis of the actual value of the interest or property conveyed, the amount of any pre-existing lien or encumbrance which is not removed by the sale being deductible.

ASSIGNMENT OF REAL ESTATE CONTRACTS. The vendec's interest in a real estate contract is real property and therefore the transfer of such an interest is a transfer of real estate which is subject to the conveyance tax. However, a vendor's interest in a real estate contract is personal property and the tax does not apply to the transfer of such an

STAMPS, WHERE PROCURED. Stamps to denote payment of the tax imposed upon conveyances have been issued by the department of revenue in denominations of 50¢; \$1.00, \$2.00, \$5.00, \$10.00, \$50.00; \$100.00 and \$500.00. Conveyance stamps may be obtained from the office of the department of revenue in Olympia, or from any of its branch offices or from any county auditor.

WHO SHALL APPLY STAMPS. The act requires that the person who makes, signs, or issues any instrument taxable thereunder shall affix and cancel the revenue stamps. It also prohibits any person from accepting such instruments unless they are properly stamped:

CANCELLATION OF STAMPS. The person using or affixing conveyance stamps upon any instrument, document or paper shall write or stamp the initials of his name and the date upon which the stamp is affixed or used.

WASHINGTON AND BY THE UNITED STATES AND THE STATE OF WASHINGTON AND ITS POLITICAL SUBDIVISIONS. The provisions of the conveyance tax do not apply to a conveyance of real estate sold to or by the United States government or any instrumentality thereof. Furthermore, the tax does not apply to a conveyance of real estate sold by the state of Washington or any political subdivision thereof exercising essential governmental functions, nor does it apply to any conveyance to the state of Washington itself, or to its departments or institutions:

However, a conveyance of real estate sold to any political subdivision of the state of Washington is subject to the tax and the proper amount of conveyance stamps must be affixed thereto by the person making, signing or issuing such instrument. The law provides that it shall be a gross misdemeanor for any person to make, sign, issue or accept or cause to be made, signed, issued or accepted any instrument without the full amount of the tax thereon being duly paid. Therefore, any officer, agent or employee of any political subdivision of the state of Washington, before accepting any such instrument on its behalf, must require that the proper amount of stamps be affixed thereto.)) (1) Effective May 18, 1987, the tax on conveyances, (deeds or other written instrument) by which lands, tenements, or other realty sold was conveyed, was repealed. The rate of real estate excise tax upon such transactions was increased proportionately.

(2) See chapter 82.45 RCW and chapter 458-61 WAC for provisions governing real estate excise tax upon sales and transfers of real property.

AMENDATORY SECTION (Amending Order ET 83-15, filed 3/15/83)

WAC 458-20-186 TAX ON CIGARETTES. (1) The Washington state cigarette tax is imposed in the total amount of ((23)) 31 cents upon each package of 20 cigarettes (38.75¢ per package of 25) by the following statutes:

(((1))) (a) RCW 82.24.020, which imposes a tax of ((ten)) 11 mills

per cigarette (((20¢ per package of 20);

(2) RCW 82.24.025, which imposes a tax of 1 mill per cigarette (2¢ per package of 20);

(3) RCW 28A.47.440, which imposes a tax of 1/2 mill per eigarette to provide for financing the state school construction bond program (1¢ per package of 20).)), or 22 cents upon each package of 20 (27.5¢ per package of 25).

(b) RCW 82.24.027, which imposes a tax of 4 mills per cigarette, or 8 cents upon each package of twenty (10¢ per package of 25), to pro-

vide funding for the water quality account.

(2) This tax is payable by the first person who sells, uses, consumes, handles or distributes the cigarettes in this state. Payment is made through the purchase of stamps from the department of revenue or its authorized agent.

- (3) EXEMPTIONS. The cigarette tax does not apply upon cigarettes sold to persons licensed as cigarette distributors in other states when, as a condition of the sale, the seller either delivers the cigarettes to such a buyer at a point outside this state, or delivers the same to a common carrier with the shipment consigned by the seller to such a buyer at a location outside this state. Any person engaged in making sales to licensed distributors in other states or making export sales (see WAC 458-20-193A and 458-20-193C) or in making sales to the federal government or to the established governing bodies of an Indian tribe recognized as such by the United States Department of the Interior and who are authorized by Rule 192 WAC 458-20-192 to receive unstamped cigarettes who furnishes surety bond in a sum satisfactory to the department of revenue, may set aside such part of ((his)) the person's stock as may be necessary for the conduct of such business without affixing cigarette tax stamps. Such unstamped stock must be kept separate and apart from any stamped stock.
- (4) Cigarettes, other than those above mentioned, are not exempt from the tax by reason of their sale either to an Indian or for resale on an Indian reservation (see WAC 458-20-192). Permission to maintain an unstamped stock of cigarettes for sale to a specified Indian tribe may be revoked when it appears that sales to unauthorized purchasers are being, or have been, made.

- (5) COLLECTION. Stamps indicating the payment of the cigarette tax must be affixed prior to any sale of the cigarettes. The stamp must be applied to the smallest container or package, unless the department determines that it is impractical to do so.
- (6) Every wholesaler or retailer in the state shall stamp within 72 hours after receipt, any of the articles taxed herein. Stamps must be of the heat applied "fuson" type. The use of meter stamping machines for use in imprinting packages, in lieu of attaching stamps, is not authorized by the department. The use of water "decalcomania" type stamps by such vendors is not authorized.
- (7) Persons other than wholesalers or retailers, upon holding, owning, possessing or controlling cigarettes in this state, must affix stamps on or before the close of the first business day following receipt of the cigarettes.
- (8) Prior to the receipt or transportation of cigarettes in this state such persons must file with a district office of the department of revenue a notice of intent to possess unstamped cigarettes in the state of Washington. A copy of this notice, validated by an agent of the department of revenue, must be in the possession of any such person who is in possession of unstamped cigarettes in this state.

(9) Persons who have filed the aforementioned notice must bring the cigarettes to a district office of the department of revenue and there affix the required stamps within the time limitation provided above.

- (10) Any unstamped cigarettes in the possession of persons (other than wholesalers or retailers) who have either failed to file a notice of intent to possess unstamped cigarettes in the state of Washington or who have failed to affix stamps within the time limitation provided above will be deemed contraband and subject to seizure and ((sale)) forfeiture under the provisions of RCW 82.24.130.

 (11) The "fuson" type stamps are available, in rolls of 12,000,
- 19,000, and 30,000 stamps, from an authorized bank. Payment for stamps may be made either at the time of sale, or deferred until later, although the latter form of payment is available only to vendors who meet the requirements of the department and who have furnished a surety bond equal to the proposed total monthly credit limit((, or in the amount of \$6,900.00, whichever is greater)). In addition, purchases on a deferred payment plan may be made only by the cigarette seller himself or by an agent authorized by him to do so. This authorization may be in the form of a signature card, filed with the bank, from which stamps are usually obtained, and kept current by the vendor. Payments under a deferred plan are due within 30 days following the purchase, and are to be paid at the outlet from which the stamps were obtained, and may be paid by check payable to the department of revenue. Cigarette dealers, either retail or wholesale, who purchase stamps under either plan are allowed, as compensation for their services in affixing stamps, an amount equal to ((\$1.85)) \$4.00 per thousand stamps, which may be offset against the purchase price.
- (12) BOOKS AND RECORDS. An accurate set of records, showing all transactions had with reference to the purchase, sale or distribution of articles subject to the cigarette tax must be retained. These records may be combined with those required in connection with the tobacco products tax, by WAC 458-20-185, provided there is a segregation therein the amount involved. All such records must be preserved for 5 years from the date of the transaction.
- (13) In particular, persons shipping or delivering any of the articles taxed herein to a point outside of this state shall transmit to the miscellaneous tax section, not later than the 15th of the following calendar month, a true duplicate invoice showing full and complete details of the interstate sale or delivery.
- (14) REPORTS AND RETURNS. The department of revenue may require any person dealing with cigarettes, in this state, to complete and return forms, as furnished, setting forth sales, inventory and other data required by the department to maintain control over trade in the articles taxed herein.
- (15) Manufacturers selling these articles shall, before the 15th day of each month, transmit to the miscellaneous tax section a complete record of sales of cigarettes in this state during the preceding month.
- (16) REFUNDS. Any person may request a refund of the face value of the stamps, less the affixing discount when cigarettes to which they are affixed are:
- (((1+))) (a) Damaged, or unfit for sale, and as a result are destroyed or returned to the manufacturer or distributor.
- $((\frac{2}{2}))$ (b) Sold and shipped to a registered dealer regularly making sales of cigarettes in another state.
- (17) In either case, the claim for refund, (a form which is provided by the department, Form REV 372063) must be accompanied by an affidavit, in the first instance, of the receipt by the manufacturer and,

in the second instance, of the receipt by the buyer of cigarettes bearing stamps from this state.

(18) CRIMINAL PROVISIONS. RCW 82.24.110(1) prohibits certain specified activities with respect to cigarettes and prescribes criminal sanctions for such gross misdemeanors. Also, RCW 82.24.110(2) prohibits transportation and/or possession of unstamped cigarettes under certain conditions and prescribes criminal sanctions for such class C felonies. Persons commercially handling cigarettes in this state must refer to these statutes.

AMENDATORY SECTION (Amending Order ET 86-13, filed 6/24/86)

WAC 458-20-240 MANUFACTURERS, TAX CREDITS. (1) Introduction. ((Chapter 116, Laws of 1986)) Chapter 82.62 RCW establishes a business and occupation tax credits program. Its purpose is to stimulate the economy and create employment opportunities in specific distressed areas of this state. In addition to the tax credit benefits of this program, specific financial incentives to employers who locate or expand business facilities in this state are administered by the Washington state employment security department. The provisions of this section, however, apply only for manufacturing or research and development activities conducted at specific business facilities in announced eligible areas of this state.

(2) Effective April 1, 1986, persons engaged in manufacturing or research and development activities, who otherwise qualify, will receive credits against their business and occupation tax due under chapter 82.04 RCW. Those credits amount to one thousand dollars for each qualified employment position directly created in an eligible business project, as those terms are defined in this section.

(3) Definitions. For purposes of the tax credits program the following definitions will apply.

(a) "Applicant" means a person applying for tax credit under this program.

(b) "Department" means the department of revenue.

(c) "Eligible area" means a county in which the average level of unemployment for the three years before the year in which an application is filed exceeds the average state unemployment for those years by twenty percent.

The department will publish a list of such eligible areas by May 1 of each year during the life of this program.

- (d) "Eligible business project" means manufacturing or research and development activities which are conducted by an applicant in an eligible area at a specific facility: PROVIDED, That in order to qualify as an eligible business project, the applicant's average full-time qualified employment positions at the specific facility will be at least fifteen percent greater in the year for which credit is being sought than they were at the same facility in the immediately preceding year.
- (e) The term "eligible business project" defined earlier, does not include any of the following:
 - (i) Any business project undertaken by a light and power business;
- (ii) Any portion of a business project creating employment positions outside an eligible area;
- (iii) Any business projects of persons who are receiving sales tax deferrals under chapter 82.61 RCW (see WAC 458-20-24002).
- (f) "Manufacturing" has the meaning given in RCW 82.04.110 and WAC 458-20-136. For purposes of this section the term also includes computer programming, the production of computer software, and other computer-related services, and the activities of research and development and commercial testing laboratories.
- (g) "Research and development" means the development, refinement, testing, marketing, and commercialization of a product, services, or process before commercial sales have begun.
- (h) "Qualified employment position" means a permanent full-time employee, employed in an eligible business project during the entire tax year: PROVIDED, That,
- (i) Once a full-time position is established and filled it will continue to qualify for tax credit purposes so long as it is filled by any person or, during any period of vacancy, the employer is training or actively recruiting a replacement employee;
- (ii) A position will not be deemed to be filled in order to qualify for tax credit if it is vacant for any period in excess of thirty consecutive days;
- (iii) The requirement for employment during the "entire" tax year will be satisfied if the full-time position is filled for a period of twelve consecutive months.
- (i) "Permanent full-time employee" means a person who works for the recipient on a paid basis, at least thirty-five hours per week. It

does not include independent contractors, independent representatives, persons compensated exclusively on a commissioned basis, or seasonal and similar employment personnel who work for the recipient for only a part of the year.

- (j) "Tax year" means the calendar year in which taxes are due.
- (k) "Recipient" means a person receiving tax credits under this program.
- (i) "Credit computation year" means the tax year for which credits are being sought. The first credit computation year for which any person can seek and qualify for credit approval under this program is tax year 1987.
- (m) "Base year" means the entire calendar year immediately preceding the credit computation year. The first base year under this program is 1986.
- (4) Application procedures. Application for tax credits under this program must be made using the prescribed application for B & O tax credit on new employees. These forms are available from the department on request. The completed application must be submitted to the department before the actual hiring of qualified employment positions for which credit is sought.
- (5) The department will determine if the information contained on the application qualifies the applicant for tax credits and will either approve or disapprove the application within sixty days. If approved, the department will issue a credit approval notice which will notify the recipient in writing of the dollar amount of tax credits available for use and the credit taking procedures. If disapproved, the department will notify the applicant in writing of the specific reasons for disapproval. The applicant may seek administrative review of any credit disapproval pursuant to the provisions of WAC 458-20-100.
- (6) Under the law, tax credits may be received only for the creation of qualified employment positions at specific facilities within "eligible areas" as defined earlier. For purposes of making application for tax credits the state-wide and county unemployment statistics last published by the department will be used to determine eligible areas. The department will publish such statistics and a list of eligible areas by county, on May 1 of each year.
- (7) A separate application must be submitted for each credit computation year.
- (8) Qualifying for credit. There are three qualifying tests, all of which must be met, in order to receive approval for tax credits under this program.
- (a) The applicant must be a "manufacturing" business as defined earlier; and
- (b) The specific facility at which the manufacturing activities are being conducted must be within an eligible area as defined earlier; and
- (c) The average full-time qualified employment positions at the specific facility during the credit computation year must be at least fifteen percent greater than such employment average for the preceding year.
- (9) Because chapter 116, Laws of 1986 includes an emergency effective date of April 1, 1986, and because the stated intent is to stimulate the economy and create employment opportunities, this tax credits program is effective immediately. Full-time employees expected to be hired after any application for credits is submitted but before January 1, 1987, will be deemed to be employed as of January 1, 1987. They will be includable within the qualified employment position computation for that year. Thus, credits may be available for all positions hired after the effective date of the law if they otherwise qualify and within the dollar limits explained later.
- (10) The threshold, fifteen percent employment increase test (qualifying test number three) is met by:
- (a) Stating in the application the actual average number of fulltime employment positions which existed at the facility during the base year;
- (b) Stating the projected number of new positions to be filled during the credit computation year;
- (c) Stating the average number of full-time employment positions for the credit computation year including the new projected positions;
- (d) Achieving an increase of at least fifteen percent of (c) over (a) above.
- (i) Examples. Applicant has no employees at the facility for base year 1986 and intends to hire ten persons, some in 1986 and some in 1987. Because for first year implementation of the program the 1986 hirees will be deemed to be hired January 1, 1987, the applicant's base year average remains zero. Thus, its credit computation year average will always meet the fifteen percent increase test, even if only one new position is hired.

- (ii) Applicant has an average employment of ten positions in base year 1986 and intends to hire two more persons, one yet in 1986 and one in 1987. This applicant must achieve a 1.5 position increase in 1987 to meet the fifteen percent threshold test. Since its new 1986 hiree will be attributed to January 1, 1987, it must project to hire the other new position by July 1, 1987, in order to meet the fifteen percent increase average of 1.5 for that credit computation year.
- (iii) Applicant has an average employment of fifty positions in base year 1986 and intends to hire five more persons by January 1, 1987. This applicant will not qualify for 1987 tax credits because its 1987 average (fifty-five positions) is not at least fifteen percent greater than its base year 1986. In order to qualify for any credits this applicant would have to project hiring of at least eight new positions (a 1987 average of at least 57.5 employment positions) to meet the needed percentage increase.
- (iv) The applicant in the previous example intends to hire ten new positions, five yet in 1986 and the other five sometime in 1987. Since the 1986 hirees will be attributed to January 1, 1987 hiring, this applicant must hire the other five new positions early enough in 1987 to be able to compute a 1987 average of at least 57.5 for that year. Thus, the additional five 1987 hirings would have to be projected to be hired by at least July 1, 1987 in order to qualify for credits.
- (11) Note. The department will be able to advise applicants of their minimum number of hiring needs and the latest time within the credit computation year that the positions must be filled to qualify for credits, based upon the information provided in the application.
- (12) The carry-over of positions hired in 1986 into 1987 is a first year carry-over only. After 1986, all hiring increases must occur during the computation year for purposes of meeting the fifteen percent threshold test. Thus, applications for the 1988 credits computation year will be tested only by the average increase of 1988 employment positions over the 1987 base year average.
- (13) In simplest terms, qualification for tax credits depends upon whether enough new positions are expected to be hired early enough to meet the fifteen percent average increase test.
- (14) The fifteen percent threshold test to qualify for tax credits is a "lookahead" test which has no relationship to the dollar amount of credits which may be available. Also, the test for qualifying for approval of tax credits is unrelated to the end-of-year reporting and verification of credits, the "look-back" test explained later in this section. Rather, the fifteen percent test is a credits qualification test only.
- (15) Applications for tax credits under this program must include the applicant's expected hirings for the full credit computation year for which credits are sought. After an application is approved and tax credits are granted, no adjustment or amendment of the credits approval will be possible for that credit computation year.
- (16) Credits approval and use. Tax credits approved by the department may be used to offset current business and occupation tax liability if the recipient has incurred any such liability during the credit computation year. The credits may be used as soon as actual hiring of the projected qualified employment positions begin. For example, if a recipient has been approved for \$10,000.00 of tax credits based upon projections to hire ten new positions, that recipient may use each \$1,000.00 of tax credit at the time it hires each new employee.
- (17) The law provides that the tax credits available under this program must be used to offset business and occupation tax which has been paid during the same tax year. However, rather than paying the tax and then seeking a refund in the amount of credits available, the recipient will take the available credits against current tax liability as it accrues.
- (18) The tax credits approved under this program will be taken by the recipients on their regular combined excise tax return for their regular assigned tax reporting period. The amount of credit taken should be filled in on the front of the return form, with a copy of the credit approval notice issued to the recipient attached to that return.
- (19) Credits may be used as hiring is done or may accrue until they are most beneficial for the recipient's use. This is true even for first year credits available for hiring new positions in 1986. As soon as credits are approved and hiring begins, credits may be used, even during the remainder of 1986. No tax refunds will be made for any tax credits which exceed actual tax liability during the life of this program. Under no circumstances may tax credits exceed tax liability.
- (20) If tax credits derived from qualified hiring exceed the recipients' business and occupation tax liability in any one calendar year under this program, they may be carried forward to the next calendar year, on an on-going basis, until used.

- (21) The tax credits approved for a recipient under this program may be used to offset business and occupation tax liability which the recipient owes because of business activity anywhere in this state. The liability for which the credit is used does not have to be incurred or flow from business engaged in at the specific facility in the eligible area.
- (22) Tax credits available in any credit computation year may be used to offset business and occupation tax due on the fourth quarterly return or last monthly return of the tax year, even though that return is not actually filed with the department until January 25 of the following year.
- (23) Credit and program limitations. This is essentially a two year tax credit program. Unless it is extended by law, the credit application and approval provision will expire on July 1, 1988. However, credits which become available under approved applications may be used after July 1, 1988, as actual hiring is done.
- (24) No recipient is eligible for tax credits in excess of three hundred thousand dollars during the entire life of this program.
- (25) The total of credits approved for all applicants under this program will not exceed fifteen million dollars per biennium. Any application for credits which is otherwise qualified but which is denied in whole or in part for a biennium because of this total program credit limit, will carry over for approval in the next biennium. However, once the total program credit limit has been met for the next biennium as well, no further tax credits will be approved.
- (26) The law provides that no recipient may use tax credits approved under this program to decertify a union or to displace existing jobs in any community of the state. Thus, the average expected increase of qualified employment positions at the specific facility for which application is made must reflect a gross increase in the applicant's employment of persons at all locations in this state. Transfers of personnel from existing positions outside of an eligible area to new positions at the specific facility within an eligible area will not be allowed for purposes of approving tax credits. Also, layoffs or terminations of employment by the recipient at locations outside an eligible area for the purpose of hiring new positions within an eligible area will result in the withdrawal of any credits taken or approved.
- (27) Perfecting approved credits. In order to perfect its entitlement to any credits approved and legally use such credits against business and occupation tax due, a recipient must actually hire the required number of qualified employment positions to comply with the application upon which tax credits were approved. Such created positions must be maintained for a continuous period of twelve consecutive months. (See the definition of "qualified employment position" at subsection (3)(h) of this section.) The law establishes a "look-back" test at the end of the credit computation year to determine that the tax recipient has complied.

For purposes of administering this program the department will consider a period of twelve consecutive months of employment to satisfy the definition of "qualified employment position," to perfect the entitlement to tax credits used.

- (28) Reporting and monitoring. All recipients of tax credits under this program must file an annual report with the department reporting their employment activities through December 31 of each credit computation year. This report must be submitted by January 31 of the following year. Based upon this report the department will verify that the recipient is perfecting its entitlement to any tax credits approved by actually employing the required number of new qualified employment positions as represented in the recipient's credit application.
- (29) Because this program is being fully implemented in mid-year 1986, the annual report due on December 31, 1986, will be an informational report only. No tax credits approved, whether actually used in 1986 or not, will be withdrawn or denied based upon this 1986 report. The annual report due on December 31, 1987, will be the first report which may result in tax credits being withdrawn.
- (30) The law provides that if any recipient fails to submit a report or submits an inadequate report, the department may declare the amount of taxes for which credit has been used to be immediately assessed and payable. An inadequate report is one which fails to provide any information in the possession of a recipient which is necessary to confirm that the requisite number of employment positions have been created and maintained for twelve consecutive months. As credits are approved, the department will advise all recipients of the nature of information to be included on their annual reports.
- (31) The department will monitor credit applications and annual reports on an ongoing basis over the life of this credit program. The department will maintain a running tabulation of credits approved for

individual recipients as well as program credit totals and will advise applicants and recipients in writing of the program credit limitations which may affect their entitlement.

- (32) Noncompliance—Withdrawal of credits. The law provides that if the department finds that a recipient is not eligible for tax credits for any reason other than failure to create the required number of qualified employment positions, the amount of taxes for which any credit has been used shall be immediately due. No interest or penalty will be assessed in such cases.
- (33) However, if the department finds that a recipient has failed to create the specified number of qualified employment positions, the department shall assess interest, but not penalties, on the taxes against which the credit has been used. This interest assessment is mandatory and will be assessed at the statutory rate under RCW 82.32.050, retroactively to the date the tax credit was used. Such interest will accrue until the taxes for which the credit was used are fully repaid.
- (34) The administrative review and appeal provisions of chapter 83-.32 RCW are available for any actions of the department, under this program, by which any applicant or recipient is adversely affected.
- (35) Disclosure of information. The law provides that information contained in applications, reports, or any other information received by the department in connection with this tax credits program shall not be confidential and shall be subject to disclosure.

AMENDATORY SECTION (Amending Order ET 86-13, filed 6/24/86)

WAC 458-20-24002 SALES AND USE TAX DEFERRAL—NEW MANUFACTURING AND RESEARCH/DEVELOPMENT FACILITIES. (1) Introduction. Chapter 82.61 RCW, as amended, establishes a sales and use tax deferral program for certain manufacturing or research and development investment projects. The deferral will be granted only to persons not currently engaged in manufacturing or research and development activities in the state of Washington on June 14, 1985, the effective date of the deferral program. Applications for the tax deferral may be accepted up through June 30, 1988; a holder of a tax deferral certificate must initiate construction of the investment project within one hundred eighty days of receiving approval from the department and issuance of the tax deferral certificate. In general, the deferral applies to the construction of new buildings and the acquisition of related machinery and equipment.

- (2) In addition to the tax deferral benefits of this program, the department of employment security administers economic incentives and funding programs which encourage "first source contract" hiring of unemployed persons and state public assistance recipients. The employment security department should be contacted directly for information concerning such nontax-related programs.
- (3) Definition of terms. Unless the context clearly requires otherwise, the definitions in this section apply throughout this rule.
- (4) "Applicant" means a person applying for a tax deferral under this rule.
- (5) "Person" has the meaning given in RCW 82.04.030. It means any individual, receiver, administrator, executor, assignee, trustee in bankruptcy, trust, estate, firm, copartnership, joint venture, club, company, joint stock company, business trust, municipal corporation, political subdivision of the state of Washington, corporation, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit, or otherwise and the United States or any instrumentality thereof. For purposes of this rule the relationship of landlord and tenant between separate persons, at arms length, shall not be considered as any of the types of relationships which are identified above as "persons".
- (6) "Eligible investment project" means construction of new buildings and the acquisition of new related machinery and equipment when the buildings, machinery, and equipment are to be used for either manufacturing or research and development activities, which construction is commenced prior to December 31, 1988. (See subsection (37) of this section for special provisions relating to aluminum plants.)
- (7) "Manufacturing" means all activities of a commercial or industrial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different, or useful substance or article of tangible personal property is produced for sale or commercial or industrial use and includes the production or fabrication of specially made or custom-made articles.
- (8) "Research and development" means the development, refinement, testing, marketing, and commercialization of a product, service, or process before commercial sales have begun.

- (9) "Buildings" means only those new structures used for either manufacturing or research and development activities, including plant offices and warehouses or other facilities for the storage of raw materials or finished goods if such facilities are an essential or integral part of a factory, mill, plant, or laboratory used for manufacturing or research and development purposes. If a building is used partly for manufacturing or research and development purposes and partly for other purposes, the applicable tax deferral shall be determined by apportionment of the costs of construction under this rule.
- (10) "Machinery and equipment" means all new industrial and research fixtures, equipment, and support facilities that are an integral and necessary part of a manufacturing or research and development operation.
- (11) "Qualified machinery and equipment" includes computers; software; data processing equipment; laboratory equipment; manufacturing components such as belts, pulleys, shafts, and moving parts; molds, tools, and dies; operating structures; and all equipment used to control or operate the machinery. For purposes of this definition, new machinery and equipment means either new to the taxing jurisdiction of the state or new to the certificate holder. Used machinery and equipment are eligible for deferral if the certificate holder either brings the machinery and equipment into Washington for the first time or washington
- (12) "Acquisition of equipment and machinery" shall have the meaning given to the term "sale" in RCW 82.04.040. It means any transfer of the ownership of, title to, or possession of, tangible personal property for a valuable consideration. A sale takes place when the goods sold are actually or constructively delivered to the buyer in this state.
- (13) "Recipient" means a person receiving a tax deferral under this chapter.
- (14) "Certificate holder" means an applicant to whom a tax deferral certificate has been issued.
- (15) "Operationally complete" means that the eligible investment project is constructed or improved to the point of being fully and functionally useable for the intended purpose as described in the application.
- (16) "Initiation of construction" means that date upon which on-site construction commences.
- (17) "Plant complex" shall mean land, machinery, and buildings adapted to commercial, industrial, or research and development use as a single functional or operational unit for the designing, assembling, processing or manufacturing of finished or partially finished products from raw materials or fabricated parts.
- (18) "Investment project" means an investment in qualified buildings and qualified machinery and equipment, including labor and services rendered in the planning, installation, and construction of the project. A person who does not build its own building, but leases from a third party, is eligible for sales and use tax deferral provided that an investment in qualified machinery and equipment is made by such person and a new structure used to house the manufacturing activities is constructed. The lessor/owner of the structure is not eligible for deferral unless the underlying ownership of the buildings, machinery, and equipment vests in the same persons. An eligible investment project does not include any project which or person who have previously been the recipient of a tax deferral under Washington law.
- (19) Application procedures. An application for sales and use tax deferral under this program must be made prior to either the initiation of construction or the acquisition of equipment or machinery, as defined above, whichever occurs first. Application forms will be supplied to the applicant by the department upon request. The completed application is to be sent in duplicate to the following address:

State of Washington Department of Revenue Audit Procedures & Review Olympia, WA 98504 Mail Stop AX-02

(20) The application shall contain information regarding the location of the investment project, estimated or actual costs, time schedules for completion and operation, and other information required by the department, including information relating to employment at the investment project.

- (21) The department will examine and verify the information contained in the application and either approve or disapprove the application within sixty days. If approved, a tax deferral certificate will be issued effective as of the date the application was received by the department. If disapproved, the department shall notify the applicant as to the reason(s) for disapproval. The applicant may seek administrative review of the department's refusal to issue a certificate pursuant to the provisions of WAC 458-20-100 within twenty days from the date of notice of the department's refusal, or within any extension of such time granted by the department. A certificate holder shall initiate construction of the investment project within one hundred eighty days of receiving approval from the department and issuance of the tax deferral certificate.
- (22) A tax deferral certificate shall only be issued to persons who, on June 14, 1985, are not engaged in manufacturing or research and development activities within this state. For purposes of this section, a person shall not be considered to be engaged in manufacturing or research and development activities where the only activities performed by such person in this state are sales, installation, repair, or promotional activities in respect to products manufactured outside this state. Any person who has succeeded by merger, consolidation, incorporation, or any other form or change of identity to the business of a person engaged in manufacturing or research and development activities in this state on June 14, 1985 and any person who is a subsidiary of a person engaged in manufacturing or research and development activities in this state on June 14, 1985 shall also be ineligible to receive a tax deferral certificate.
- (23) No application for deferral of taxes shall be accepted after June 30, 1988. For purposes of this regulation, the time of receipt of an application shall be determined by the date shown by the post office cancellation mark stamped upon the envelope containing the application if transmitted by the United States Postal Service, the date stamped on the envelope if transmitted by another carrier, or the date of receipt if hand delivered to an office of the department.
- (24) Use of the certificate. A tax deferral certificate issued under this program shall be for the use of the recipient thereof for deferral of sales and use taxes due on each eligible investment project. Deferral is limited only to investment in qualified buildings, machinery, and equipment as defined in this section. Thus, sales and use taxes cannot be deferred on items which do not become part of the qualified buildings, machinery, and equipment.
- (25) The tax deferral certificate shall be used in a manner similar to that of a resale certificate as set forth in WAC 458-20-102. The certificate holder shall provide its vendors with a copy of the tax deferral certificate at the time goods or services are purchased. The seller or vendor shall be relieved of the responsibility for collection of the sales or use tax upon presentation of the certificate. The seller or vendor shall retain a copy of the certificate as part of its permanent records. A blanket certificate may be provided by the certificate holder and accepted by the seller covering all such purchases relative to the eligible project. The seller or vendor is liable for reporting business and occupation tax on all deferral sales.
- (26) Audit procedures. The certificate holder shall notify the department in writing when the construction project is operationally complete. Upon receipt of such notification or other information, the department shall conduct a final audit of the investment project. The certificate holder shall open its books and records to the department and make available the final cost figures for the investment project. The department may request reasonable supporting documentation and other proof to justify the final cost of the project.
- (27) Upon completion of the audit the department shall certify the amount of sales and use taxes subject to deferral and the date on which the project was operationally complete. The recipient shall be notified in writing of the total amount of deferred taxes, the date(s) upon which the deferred taxes shall be paid, and any reports required to be submitted in the subsequent years. If the department disallows all or any portion of the amount of sale and use taxes requested for deferral, the recipient may seek administrative review of the department's action pursuant to the provisions of WAC 458-20-100, within twenty days from the date of the notice of disallowance.
- (28) The deferral is allowable only in respect to investment in the construction of a new plant complex used in manufacturing or research and development activities, as defined above. Where a plant complex is used partly for manufacturing or research and development purposes and partly for purposes which do not qualify for deferral under this section and it is not possible to identify the nonqualifying items

- through separate accounting, the applicable tax deferral shall be determined by apportionment according to the ratio which the construction cost per square foot of that portion of the plant complex directly used for manufacturing purposes bears to the construction cost per square foot of the total plant complex.
- (29) The amount of tax deferral allowable for leased equipment shall be calculated upon that amount of the consideration paid by the lessee/recipient to the lessor:
- (a) Over the initial term of the lease, excluding any period of extension or option to renew, where the lease term ends on or before the last date for repayment of the deferred taxes; or
- (b) Over that portion of the lease term to the last date for repayment of deferred taxes as provided hereinafter, where the lease term, excluding any period of extension or option to renew extends beyond such repayment date.
- (30) After that date the lessee/recipient shall pay the appropriate sales tax to the lessor for the remaining term of the lease.
- (31) No taxes may be deferred under this section prior to June 14, 1985. No applications for deferral of taxes will be accepted after June 30, 1988, nor will sales or use tax deferral certificates be issued after August 29, 1988. A certificate holder must commence construction of the investment project within one hundred eighty days of receiving approval from the department and issuance of the tax deferral certificate but no later than December 31, 1988.
- (32) Reporting and monitoring procedure. An applicant must provide the department with the estimated cost of the investment project at the time the application is made. The applicant shall also provide information relative to the number of jobs contemplated to be created by the project.
- (33) The department and the department of trade and economic development shall jointly make two reports to the legislature about the effect of this deferral law on new manufacturing and research and development activities and projects in Washington. The report shall contain information concerning the number of deferral certificates granted, the amount of state and local sales and use taxes deferred, the number of jobs created, and other information useful in measuring such effects. The departments shall submit their joint reports to the legislature by January 1, 1986 and by January 1 of each year through 1989.
- (34) Any recipient of a sales and use tax deferral may be asked to submit reports to the department or department of trade and economic development during any period of time the recipient is receiving benefits under this deferral law. The report shall be made to the department in a form and manner prescribed by the department. The recipient may be asked to report information regarding the actual average employment related to the project, the actual wages of the employees related to the project, and any other information required by the department. If the recipient fails to submit a report, the department may not impose any penalties or sanctions against the recipient.
- (35) Payment procedures. The recipient of sales and use tax deferral under this program shall begin paying the deferred taxes in the third year after the date certified by the department as the date on which the construction project was operationally complete. The first payment will be due on December 31st of the third calendar year after such certified date, with subsequent annual payments due on December 31st of the following four years, with amounts of payment scheduled as follows:

Repayment Year	Percentage of Deferred Tax Repaid	
1	10%	
2	15%	
3	20%	
4	25%	
5	30%	

(36) The department may authorize an accelerated repayment schedule upon request of the recipient. Interest shall not be charged on any taxes deferred under this program during the period of deferral, although other penalties and interest applicable to delinquent excise taxes may be assessed and imposed for any delinquent payments during the repayment period pursuant to chapter 82.32 RCW. The debt for deferred taxes shall not be extinguished by insolvency or other failure of the recipient nor shall the debt for the deferred taxes be extinguished by the sale, exchange, or other disposition of the recipient's business. Any person who becomes a successor (see WAC 458-20-216) to such investment project shall be liable for the full amount of

any unpaid, deferred taxes under the same terms and conditions as the

original recipient.

(37) Special provisions affecting aluminum production facilities. Effective May 19, 1987, the law makes special provisions for sales and use tax deferrals for new or used equipment, machinery and operating property, and labor and services in connection with the startup or continued operation of aluminum smelter facilities which were in operation before 1975, but which have ceased operations (or are in imminent danger of ceasing operations). Also, such special provisions may apply to modernization projects involving the construction, acquisition, or upgrading of new or used equipment and machinery to increase the operating efficiency of aluminum smelters or aluminum rolling mills and facilities. Such special provisions entail consultation with collective bargaining units for existing employees as well as the concurrence by such bargaining units with the deferral requested or a concurrence waiver by the department of trade and economic development. Persons who operate such facilities should contact the department of revenue to determine if the sales and use tax deferrals are available in any specific case.

(38) Disclosure of information. The law provides that information contained in applications, reports, and other information received by the department in connection with this tax deferral program shall not

be confidential and shall be subject to disclosure.

WSR 87-16-081 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed August 5, 1987]

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:

Amd WAC 458-20-244

Food products.

Amd WAC 458-20-24001

Sales and use tax deferral—Manufacturing and research development facilities in distressed areas;

that the agency will at 9:30 a.m., Tuesday, September 15, 1987, in the Revenue Conference Room, 415 General Administration Building, 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 September 22, 1987.

The authority under which these rules are proposed is RCW 82.32.300.

The specific statute these rules are intended to implement is RCW 82.08.020, 82.08.0293, 82.12.0293, chapter 28, Laws of 1987 (as yet uncodified), 82.61.010 and chapter 49, Laws of 1987 (as yet uncodified).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 15, 1987.

Dated: August 5, 1987 By: William R. Wilkerson Director

STATEMENT OF PURPOSE

Title: WAC 458-20-244 Food products.

Description of Purpose: To implement chapter 28, Laws of 1987 (HB 282), effective October 1, 1987, providing for retail sales tax and use tax exemptions for eligible food purchased with food stamps under the Food Stamp Act of 1977; to reorganize and clarify existing rule provisions and to provide examples of tax exempt food purchases.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.08.020, 82.08.0293, 82.12.0293 and chapter 28, Laws of 1987 (as yet uncodified).

Reasons Supporting Proposed Action: Amendments to this rule were proposed on an emergency basis as necessary for the preservation of the general welfare of tax-payers affected by its changes. This rule presently implements statutory law which provides sales/use tax exemptions for food products with selected exclusions. It must be further amended to conform with provisions for tax exemption for some food items, not presently tax exempt, when purchased with food stamps beginning October 1, 1987.

Title: WAC 458-20-24001 Sales and use tax deferral—Manufacturing and research/development facilities in distressed areas.

Description of Purpose: To implement the provisions of chapter 49, Laws of 1987 (SB 5138), effective July 25, 1987, which provide that information received by the Department of Revenue from applicants for sales/use tax deferrals under chapter 82.60 RCW shall not be confidential and shall be subject to disclosure. To further clarify existing provisions of the rule regarding the expansion of existing manufacturing facilities in order to qualify for tax deferrals by pro-rating improvement expenditures between the building and machinery or equipment installed.

Statutory Authority: RCW 82.32.300.

Specific Statute(s) Rule is Intended to Implement: RCW 82.61.010 and chapter 49, Laws of 1987 (as yet uncodified).

Reasons Supporting Proposed Action: This rule needs to include the straight forward, uninterpreted provisions of new law which provide for disclosure of information contained on tax deferral applications and reports. It also needs to provide clearer guidelines for qualifying for tax deferrals by the mere expansion of existing facilities by means of renovating existing buildings and installing or improving machinery and equipment.

Agency Personnel Responsible for Drafting: Edward L. Faker, 415 General Administration Building, Olympia, WA 98504, phone 753-5579; Implementation: Garry G. Fujita, 415 General Administration Building, Olympia, WA 98504, phone 753-5544; and Enforcement: Department of Revenue, 415 General Administration Building, Olympia, WA 98504, phone 753-5540.

AMENDATORY SECTION (Amending Order ET 86-18, filed 10/17/86)

WAC 458-20-244 FOOD PRODUCTS. (1) ((RCW 82.08.0293 and 82.12.0293 exempt certain food products for human consumption away from the retailer's premises from retail sales tax and use tax.))
Food products purchased for human consumption away from the premises of the seller are exempt from retail sales tax and use tax. (RCW 82.08.0293 and 82.12.0293). See subsection (6) of this section for special tax exemption provisions regarding purchases of "eligible foods" with food stamps, effective October 1, 1987. There is no food products exemption for business and occupation tax. ((The effective date of these exemptions is July 1, 1983.))

(2) Definitions. (a) The word "tax" as used hereafter in this section means retail sales tax.

(b) "Food products" include generally those products normally ingested by humans for nourishment. The term also includes livestock

sold for personal consumption as food. The term excludes seeds, seedlings, trees, and the like, for home gardens, as well as breeding stock of animals, birds, insects, and other animate creatures.

(c) "Eligible foods" means food which may be purchased with food

stamps under the Food Stamp Act of 1977.

(((2))) (3) The law exempts most, but not all, food products from tax, but even the food products qualified for exemption are made subject to tax by the law if any one of the following circumstances is present:

(a) The food products are furnished, prepared, or served for consumption at tables, chairs, or counters or from trays, glasses, dishes, or other tableware whether provided by the seller or by a person with whom the retailer contracts to furnish, prepare, or serve food products to others, except for food products furnished as meals (i) under a state administered nutrition program for the aged as provided for in the Older Americans Act (PL 95-478 Title III) and RCW 74.38.040(6) or (ii) which are provided to senior citizens, disabled persons, or low-income persons by a not-for-profit organization organized under chapter 24.03 or 24.12 RCW;

OR.

(b) The food products are ordinarily sold for immediate consumption on or near a location at which parking facilities are provided primarily for the use of patrons in consuming the products purchased at the location. Where such facilities are provided the tax applies even if the food products are sold on a "take out" or "to go" order and it is immaterial that the products are actually packaged or wrapped and that they are in fact taken from the premises of the retailer;

OR.

(c) The food products are sold for consumption within a place (except national or state parks or monuments), the entrance to which is subject to an admission charge. But, even if the admission-charged place is a national or state park or monument ((such that the admission charge does not negate the exemption)), the tax will apply if either circumstances (a) or (b) of this subsection are present.

(((3))) (4) Vendors who are required to collect tax.

- (a) Sales of food products are subject to tax when sold by cafes, caterers, restaurants, pizza parlors, food drive-ins, and businesses which are operated in such a way as to invite or permit consumption of the food at or near the premises where the food is sold. This circumstance is presumed to occur where customers are provided facilities for immediate consumption of food sold, such as tables, chairs, or counters; trays, glasses, dishes, or tableware (whether reusable or not); or a nearby parking area available for immediate use of customers in consuming the food. It is the intent of the law that tax be charged by retailers who sell food products ready for consumption at or near the premises of the vendor by furnishing cups, spoons, straws, or the like to facilitate immediate consumption. If such facilities are provided the tax applies even though the food is sold, packaged, or wrapped "to go" and even if the food is in fact removed from the premises of the retailer and is consumed elsewhere. The test is not where the food is actually consumed but whether the customer is provided any of the described facilities for consumption of the food.
- (b) In the case of vending machine operators, the sale of food products is subject to tax. The selling price of food products sold by vending machine operators is fifty-seven percent of the gross receipts, except for hot prepared food products for which the selling price is one hundred percent of the gross receipts. Vending machine operators are not required to collect the tax from buyers or to separately state the
- (((b))) (c) Sales by theaters, fair grounds concessions, athletic arena concessions, and any other businesses selling food products within a place to which an admission price is charged are taxable. The only exceptions as to admission—charged areas are national or state parks or monuments, but even sales of food products within such state or national areas are taxable if customers are provided facilities for consumption as described in (a) of this subsection.
- (((4))) (5) Exempt and taxable sales. The following are lists of exempt and taxable items normally sold by grocery stores, supermarkets, and similar businesses. The examples are meant to be illustrative and are not all inclusive. The exempt products listed are exempt when sold for off premises consumption but are taxable if sold for immediate consumption at the seller's premises as described earlier. These examples do not apply to purchases made with food stamps. See subsection (6) of this section for special food stamp provisions.

TAX EXEMPT ((IF CONSUMPTION FACILITIES NOT PROVIDED)) FOOD

PRODUCTS

Baby foods Marshmallows
Bakery products Mayonnaise
Baking soda Meat, meat products
Bouillon cubes Milk, milk products
Candy Mustard

Cereal products Noncarbonated soft drinks

Chocolate Nuts Cocoa Oleomargarine Coffee and coffee substitutes Olives, olive oil Condiments Peanut butter Crackers Popcorn *Diet food Popsicles | Potato chips Eggs, egg products Extracts and flavoring for food Powdered drink mixes

Fish, fish products
Flour
Sauces
Food coloring
Sherbet
Spectaging

Food coloring Sherbet
Frozen foods Shortening
Fruit, fruit products Soup
Gelatin Sugar sugar

Gelatin Sugar, sugar products,
*Health foods sugar substitutes
Honey Syrups

Ice cream, toppings Tea

Jam, jelly, jello Vegetables, vegetable products

Yeast

((The products listed as taxable are subject to tax however sold or prepared:

SPECIFIC CLASSES OF ITEMS TAXABLE IN ALL CASES)) TAXABLE NONFOOD PRODUCTS

Alcoholic beverages
Aspirin
Beer or wine making supplies
Calcium tablets
Carbonated beverages
Chewing tobacco
Chewing tobacco
Cod live coll
Co

Cod liver oil Patent medicines
Cough medicines (liquid or lozenge) Pet food and supplies
Seeds and plants for gardens

*Dietary supplements or adjuncts Tonics, vitamins Toothpaste

*Note: Sales of dietary supplements which are subject to regulation by the United States Federal Drug Administration are subject to tax. Regulated dietary supplements are those preparations which provide fifty percent or more of the United States Recommended Daily Allowance (U.S. RDA) of essential vitamins and minerals per serving.

Health foods or dietary preparations containing less than fifty percent of U.S. RDAs per serving may be sold tax exempt as food and FDA regulations (21 CFR, chapter I, Part 80) adopted October 12, 1976, effective January I, 1978, prohibit any claim that such preparations are "dietary supplements." Dietary supplements do not include any food in its raw or natural state, which means that nothing has been done to the product, other than superficial treatment (such as washing its surface), to change the product physically or chemically before marketing.

Dietary adjuncts are vitamin/mineral preparations taken to meet special vitamin or mineral needs occasioned by drug therapy. Dietary adjuncts are not tax exempt food products. For more information concerning sales of dietary supplements, see Excise Tax Bulletin 514.08.244.

(6) Purchases with food stamps. Effective October 1, 1987, special guidelines apply to purchases of eligible food with food stamps.

(a) All food items which are legally purchased with food stamps under the Food Stamp Act of 1977 ("eligible foods") are exempt of state sales tax and use tax.

- (b) Before October 1, 1987, some food items have been subject to tax, whether or not purchased with food stamps, because they are not defined as "food products" under the exemption statutes. Examples are carbonated soft drinks, dietary supplements, garden seeds, and bottled water. All such items purchased with food stamps are now tax exempt. Thus, some items are now tax exempt when they are purchased with food stamps even though they are not defined as tax exempt "food products."
- (c) When both food stamps and cash (or check) are used to make purchases, the food stamps must be applied first to "eligible foods" which are not otherwise tax exempt under RCW 82.08.0293 (those listed above as "taxable nonfood products," e.g., dietary supplements, carbonated beverages, etc.). The cash or check portion of the purchase price must then be applied to items listed above which qualify as "tax exempt food products." The intent is to always apply the stamps and

cash in such a way as to provide the greatest possible amount of sales tax exemption under the law.

(d) The obligation rests with the seller to determine which items are

eligible for purchase with food stamps.

(e) Under no circumstance is any item eligible for tax exemption as a food product, whether or not purchased with food stamps, if it is not intended for human consumption or for growing food for human consumption.

(f) The following examples show how the tax exemptions apply in cases where a mixed purchase of ten dollars each is made for meat (a food product), dietary supplements (an eligible food), and soap (a nonfood item). A tax rate of 7.8% is used for these examples.

(i) A customer pays the thirty dollar selling price with ten dollars worth of food stamps and twenty dollars cash. The stamps are applied to the dietary supplements, making them tax exempt. The cash is used for the meat and soap. The result is that sales tax is due only on the soap, in the amount of .78¢ (7.8% x \$10.00 worth of soap).

(ii) The customer pays with five dollars in stamps and twenty-five dollars in cash. Again, the stamps are applied against the dietary supplements, leaving five dollars of their value to be purchased with cash. The meat is tax exempt and the soap and the rest of the dietary supplements are taxable. Tax is due in the amount of \$1.78 (7.8% x)

\$15.00 worth of soap and supplements).

(iii) The customer pays with fifteen dollars in stamps and fifteen dollars in cash. The stamps are applied first to the supplements (ten dollars worth) and then to the meat (five dollars worth). The cash applies to the rest of the meat and the soap. The tax due is .78¢ (7.8% x \$10.00 worth of soap).

(iv) The customer pays with thirty dollars worth of stamps. Again,

tax is due only on the soap (.78¢).

(v) The customer pays with one dollar worth of stamps and twentynine dollars cash. The stamps are applied against the supplements, leaving nine dollars worth of taxable supplements. The meat purchase is still totally tax exempt. Tax is due upon the soap and the rest of the supplements, for a total of \$1.48 (7.8% x \$19.00).

(vi) The customer pays the entire bill with cash or check. Tax is due upon the soap and supplements, for a total of \$1.56 (7.8% x \$20.00).

(((5))) (7) Retailers of food products are required to keep adequate records to demonstrate that any sales claimed tax exempt actually

qualify for exemption under this rule and the law.

(((6))) (8) Combination business. Persons operating a combination of two businesses at one location, one of which provides facilities for consumption on the premises (see subsection (((3))) (4) of this section, "Vendors who are required to collect tax"), such as a lunch counter along with a grocery store or a cafe along with a bakery, are required to keep their accounting records and sales receipts segregated between the two businesses. If the two businesses are commingled in accounting, all sales will be deemed subject to tax.

(((7))) (9) Combination packages. When a package consists of both food and nonfood products, such as a holiday or picnic basket containing beer and pretzels, cups or glasses containing food items, or carbonated beverages along with cheese and crackers, the food portion may be tax exempt if its price is stated separately; if the price is a lump

sum, the tax applies to the entire price.

(((t8))) (10) However, promotional give-aways of nonfood items to enhance food sales, such as coffee sold in a decorative apothecary container or cheese sold in a serving dish are not taxable and are not deemed combination packages where it is clear that the container or dish is simply a gift furnished as a sales inducement for the food. In the same way, promotional give-aways of food items as an inducement for sales of nonfood items are not exempt (e.g., the sale of fancy crystal ware containing candy or nuts is fully subject to sales tax).

merchandizing such products.

(((10))) (12) Other food vendors. Special provisions govern certain food vendors, as follows:

- (a) Restaurants and transportation companies (e.g., air, rail, water), and businesses furnishing meals to employees, see WAC 458-20-119.
- (b) Hotels, motels, boarding or rooming houses, resorts, and trailer camps, see WAC 458-20-166.
- (c) Religious, charitable, benevolent, and nonprofit service organizations, see WAC 458-20-169.

- (((+++))) (13) Certain persons, groups, or institutions purchase food products for purposes of serving meals to individuals and historically have been required to pay sales tax as consumers on such purchases because of a unique relationship between the food purchases and the nature of the services rendered by such groups. Food sales taxed in this way were the following:
- (a) Furnishing of meals by hospitals, rest homes, sanitariums, and similar institutions to patients as a part of the service rendered in the conduct of such institutions.
- (b) Serving of meals to members by fraternities, sororities, and other similar groups who reside in one place and jointly share the expenses of the household including expenses of meals provided by them.
- (c) Providing of meals by public schools, high schools, colleges, universities, or private schools operating lunch rooms, cafeterias, or dining rooms for the exclusive purpose of providing students and faculty with meals as a part of the educational program.
- (d) Providing of meals by guest ranches or summer camps which, in addition to supplying meals and lodging, offer special recreation facilities and instruction in sports, boating, riding, outdoor living, etc., and which make an unsegregated charge for meals, lodging, and services, and report such charges under the service classification as provided by WAC 458-20-166.
- (((12))) (14) Since purchase of food products in any of these four situations has been subject to sales tax in the past, the food products exemption applies to these purchases of food products for human consumption. However, sales of meals by such groups in circumstances other than furnishing them in connection with services in the four situations described above are governed by WAC 458-20-119. Further, when such groups do not provide their own meals, but the meals are purchased from caterers or concessionaires, the caterers or concessionaires are making retail sales subject to the tax.

(((13))) (15) Special food sales situations. For unique situations involving food sales for home or office delivery, sales from vending vans, certain combination businesses, and food sales at shopping malls, see Excise Tax Bulletin 528.08.244.

(((14))) (16) Use tax. All of the foregoing provisions of this ((rule)) section dealing with sales tax are equally applicable with respect to the use tax of chapter 82.12 RCW.

Effective July 1, 1983.

 $\underline{AMENDATORY\ SECTION}$ (Amending Order ET 86-13, filed $\overline{6/24/86})$

WAC 458-20-24001 SALES AND USE TAX DEFERRAL—MANUFACTURING AND RESEARCH/DEVELOPMENT FACILITIES IN DISTRESSED AREAS. (1) Introduction. Chapter 82-.60 RCW establishes a sales and use tax deferral program. The purpose of the program is to promote economic stimulation, create employment opportunities, and reduce poverty in certain distressed areas of the state. Thus, the legislature established this tax deferral program to be effective solely in those distressed areas and under circumstances where the deferred tax payments are for investments or costs that result in the creation of a specified minimum number of jobs. In general, the deferral applies to sales and use taxes on materials, labor, and services rendered in the construction of qualified buildings, machinery, and equipment.

- (2) In addition to the tax deferral benefits of this program, the department of employment security administers economic incentives and funding programs which encourage "first source contract" hiring of unemployed persons and state public assistance recipients. The employment security department should be contacted directly for information concerning such nontax-related programs.
 - (3) Definition of terms. For purposes of this section:
- (a) "Applicant" means a person applying for a tax deferral under chapter 82.60 RCW.
- (b) "Person" has the meaning given in RCW 82.04.030. It means any individual, receiver, administrator, executor, assignee, trustee in bankruptcy, trust, estate, firm, copartnership, joint venture, club, company, joint stock company, business trust, municipal corporation, political subdivision of the state of Washington, corporation, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit, or otherwise and the United States or any instrumentality thereof. For purposes of this section the relationship of landlord and tenant between separate persons, at arms length, shall not be considered as any of the types of relationships which are identified above as "persons."
- (c) "Certificate holder" means an applicant to whom a tax deferral certificate has been issued.

- (d) "Recipient" means a person who has been granted a tax deferral under this program.
 - (e) "Department" means the department of revenue.
- (f) "Eligible area" means a county in which the average level of unemployment for the three calendar years preceding the year in which an application is filed exceeds the average state unemployment for those years by twenty percent; i.e., the average unemployment rate for the county must be twenty percent above the average unemployment rate for the state in the preceding three calendar years. In determining an eligible area the department may compare the county's average unemployment rate in the prior three years to one hundred twenty percent of the state's average unemployment rate based on official unemployment figures published by the department of employment security.
- (g) "Eligible investment project" means that portion of an investment project which:
- (i) Is directly utilized to create at least one new full time qualified employment position for each three hundred thousand dollars of investment on which a deferral is requested; and
- (ii) Either initiates a new operation or expands or diversifies a current operation by expanding or renovating an existing building, machinery and equipment, with costs in excess of twenty-five percent of the true and fair value of the plant complex prior to the improvement. (See the definition of "improvement" in (h)(iii) of this subsection).
- (h) For the purposes of the above paragraph the following definitions will apply:
- (i) "Qualified employment position" means a permanent, full time employee employed in the eligible investment project during the entire tax year following the operational completion of the project. In the event an employee is either voluntarily or involuntarily separated from employment the employment position will be considered filled if the employer is either training or actively recruiting a replacement employee so long as the position is not actually vacant for any period in excess of thirty consecutive days.
- (ii) The requirement for employment during the "entire tax year," for purposes of this tax deferment program, will be satisfied if the full time position is filled for a period of twelve consecutive months.
- (iii) An "improvement" shall mean the physical alteration by significant expansion, modernization, or renovation of an existing ((building)) plant complex, excluding land, where the cost of such expansion, etc., exceeds ((25)) twenty-five percent of the true and fair value of the existing plant complex prior to the initiation of ((construction)) the expansion or renovation. The term "improvement" is further defined to include those portions of an existing building which do not increase the usable floor space, but is limited to the renovation, modernization, or any other form of alteration or addition and the equipment and machinery installed therein during the course of construction. The twenty-five percent test may be satisfied by considering the value of both the building and machinery and equipment, however, at least forty percent of the total renovation costs must be attributable to the physical renovation of the building structure alone.
- (iv) "True and fair value" means the value listed on the assessment roles as determined by the county assessor for the land, buildings, or equipment for ad valorem property tax purposes at the time of application.
- (v) "Plant complex" shall mean land, machinery, and buildings adapted to industrial, computer, warehouse, or research and development use as a single functional or operational unit for the designing, assembling, processing, or manufacturing of finished or partially finished products from raw materials or fabricated parts.
- (vi) "Eligible investment project" does not include either an investment project undertaken by a light and power business as defined in RCW 82.16.010(5), or investment projects which have already received deferrals under chapter 82.60 RCW.
- (i) "Investment project" means an investment in qualified buildings and qualified machinery and equipment, including labor and services rendered in the planning, installation, and construction of the project. A person who does not build or remodel its own building, but leases from a third party, is eligible for sales and use tax deferral provided that an investment in qualified machinery and equipment is made by such person and a new structure used to house the manufacturing activities is constructed. The lessor/owner of the structure is not eligible for deferral unless the underlying ownership of the buildings, machinery, and equipment vests in the same persons.
- (j) "Manufacturing" has the meaning given in RCW 82.04.110 and WAC 458-20-136 now and as hereafter amended. Manufacturing, for purposes of this section, shall also include computer programming, the production of computer-related service, and the activities performed

- by research and development laboratories and commercial testing laboratories.
- (k) "Qualified buildings" means new structures used to house manufacturing activities as defined above and includes plant offices, warehouses, or other facilities for the storage of raw material and finished goods if such facilities are essential or an integral part of a manufacturing operation. The term also includes parking lots, landscaping, sewage disposal systems, cafeterias, and the like, which are attendant to the initial construction of an eligible investment project. The term "new structures" means either a newly constructed building or a building newly purchased by the certificate holder. A preowned or existing building is eligible for deferral provided that the certificate holder expands, modernizes, renovates, or remodels the preowned or existing building by physical alteration thereof.
- (1) "Qualified machinery and equipment" means all new industrial and research fixtures, equipment, and support facilities that are an integral and necessary part of a manufacturing operation, as defined above. "Qualified machinery and equipment" includes, but is not limited to, computers, software, data processing equipment, laboratory equipment; manufacturing components such as belts, pulleys, shafts and moving parts; molds, tools and dies; operating structures and all equipment used to control or operate machinery. It also includes machinery and equipment acquired under the terms of a long or short term lease by the recipient. The tax deferral applies to equipment purchased outright by the recipient (or the transfer of machinery and equipment into the state of Washington) and leased equipment. Acquisition of spare parts for machinery, equipment, etc., in excess of normal operating levels shall not be eligible for deferral.
- (m) "New machinery and equipment" means either new to the taxing jurisdiction of the state or new to the certificate holder. Used equipment is eligible for deferral provided that the certificate holder either brings the machinery or equipment into Washington for the first time or purchases it at retail in Washington.
- (n) "Initiation of construction," for purposes of applying for the investment tax deferral relating to the construction of new buildings, shall mean the date upon which on-site construction work commences.
- (o) "Initiation of construction," for purposes of applying for the investment tax deferral relating to a major improvement of existing buildings, shall mean the date upon which the new construction by renovation, modernization, or expansion, by physical alteration, begins.
- (p) "Operationally complete" means the eligible investment project is constructed or improved to the point of being fully and functionally useable for its intended purpose as described in the application.
- (4) Application procedure. An application for sales and use tax deferral under this program must be made prior to the initiation of construction, as defined above. Application forms will be supplied to the applicant by the department upon request. The completed application is to be sent in duplicate to the following address:

State of Washington Department of Revenue Audit Procedures & Review Olympia, WA 98504 Mail Stop AX-02

- (5) The department will verify the information contained in the application and either approve or disapprove the application within sixty days. If approved, a tax deferral certificate shall be issued effective as of the date the application was received by the department. If disapproved, the department shall notify the applicant as to the reason(s) for disapproval. The applicant may seek administrative review of the department's refusal to issue a certificate pursuant to the provisions of WAC 458-20-100, within twenty days from the date of notice of the department's refusal, or within any extension of such time granted by the department.
- (6) For purposes of making application for tax deferral and of approving such applications, the state-wide and county unemployment statistics last published by the department will be used to determine eligible areas. The department will publish a list of eligible areas by county, on May 1 of each year.
- (7) Use of the certificate. A tax deferral certificate issued under this program shall be for the use of the recipient thereof for deferral of sales and use taxes due on each eligible investment project. Deferral is limited only to investment in qualified buildings and qualified machinery and equipment as defined in this section. Thus, sales and use taxes cannot be deferred on items which do not become part of the qualified buildings, machinery, and equipment.

- (8) The tax deferral certificate shall be used in a manner similar to that of a resale certificate as set forth in WAC 458-20-102. The certificate holder shall provide its vendors with a copy of the tax deferral certificate at the time goods or services are purchased. The seller or vendor shall be relieved of the responsibility for collection of the sales or use tax upon presentation of the certificate. The seller or vendor shall retain a copy of the certificate as part of its permanent records. A blanket certificate may be provided by the certificate holder and accepted by the seller covering all such purchases relative to the eligible project. The seller or vendor is liable for reporting business and occupation tax on all tax deferral sales.
- (9) Audit procedure. An applicant must provide the department with the estimated cost of the investment project at the time the application is made. Following approval of the application and issuance of a sales and use tax deferral certificate, a certificate holder must notify the department, in writing, when the value of the investment project reaches the estimated cost as stated on the tax deferral certificate. At that time the certificate holder may not utilize the certificate further. If a certificate holder has reached its level of estimated costs and the project is not operationally complete, the certificate holder may apply for a supplemental certificate stating a revised amount upon which the deferral of sales and use taxes is requested. The certificate holder shall amend the original application to account for the additional costs. The department will grant or deny the amended application on the same basis as original applications.
- (10) The certificate holder shall notify the department in writing when the construction project is operationally complete. Upon receipt of such notification or other information, the department shall conduct a final audit of the investment project. The certificate holder shall open its books and records to the department and make available the final cost figures for the investment project. The department may request reasonable supporting documentation and other proof to justify the final cost of the project.
- (11) Upon completion of the audit the department shall certify the amount of sales and use taxes subject to deferral and the date on which the project was operationally complete. The recipient shall be notified in writing of the total amount of deferred taxes, the date(s) upon which the deferred taxes shall be paid, and any reports required to be submitted in the subsequent years. If the department disallows all or any portion of the amount of sales and use taxes requested for deferral, the recipient may seek administrative review of the department's action pursuant to the provisions of WAC 458-20-100, within twenty days from the date of the notice of disallowance.
- (12) The department shall keep a running total of all deferral certificates granted during each fiscal biennium.
- (13) The deferral is allowable only in respect to investment in the construction of a new plant complex or the enlargement or improvement of an existing plant complex directly used in manufacturing activities, as defined above. Where a plant complex is used partly for manufacturing and partly for purposes which do not qualify for deferral under this section and it is not possible to identify the nonqualifying items through separate accounting, the applicable tax deferral shall be determined by apportionment according to the ratio which the construction cost per square foot of that portion of the plant complex directly used for manufacturing purposes bears to the construction cost per square foot of the total plant complex.
- (14) The amount of tax deferral allowable for leased equipment shall be calculated upon that amount of the consideration paid by the lessee/recipient to the lessor:
- (a) Over the initial term of the lease, excluding any period of extension or option to renew, where the lease term ends on or before the last date for repayment of the deferred taxes; or
- (b) Over that portion of the lease term to the last date for repayment of deferred taxes as provided hereinafter, where the lease term, excluding any period of extension or option to renew extends beyond such repayment date.
- (15) After that date the lessee/recipient shall pay the appropriate sales taxes to the lessor for the remaining term of the lease.
- (16) No taxes may be deferred under this section prior to July 1, 1985. No applications for deferral of taxes will be accepted after May 1, 1991 nor will sales or use tax deferral certificates be issued on or after July 1, 1991. In tabulating the total amount of deferrals granted under this law there shall be considered a total of three fiscal biennia within which applications shall be accepted.
- (17) Reporting and monitoring procedure. Each recipient of sales and use tax deferral shall submit a report to the department on December 31st of each year during the repayment period until all

- taxes are repaid. The first report shall be submitted in the third year after the date on which the construction project has been operationally complete to coincide with the first payment of deferred taxes. The report shall contain information from which the department may determine whether the recipient is meeting the requirements of the deferral law.
- (18) The report shall be made to the department in a form and manner prescribed by the department. The report shall contain information regarding the recipient's average employment in the state for the prior three years, the actual employment related to the project, the actual wages of the employees related to the project, and any other information required by the department. If the recipient fails to submit a report or submits an inadequate or falsified report, the department may declare the amount of deferred taxes outstanding to be immediately assessed and payable. An inadequate or falsified report is one that contains material omissions or contains knowingly false statements and information.
- (19) The department shall notify the department of employment security of the names of all recipients of tax deferrals under this program. On or before December 31st of each year a deferral is in effect, the department shall request information on each recipient's employment in the state for that year, including employment related to the deferral project, and the wages of such employees. The department of employment security shall make, and certify to the department, all determinations of employment and wages required under this subsection.
- (20) If, on the basis of the recipient's annual report or other information including that submitted by the department of employment security, the department finds that an investment project is not eligible for tax deferral, the department will (a) declare the amount of deferred taxes outstanding to be immediately due or (b) assess interest on the deferred taxes for the project.
- (21) If the department finds that an investment project has been operationally complete for three years and has failed to create the required number of qualified employment positions, the department shall assess interest, but not penalties, on the deferred taxes. The interest shall be assessed at the rate of nine percent per annum, shall be assessed retroactively to the date of deferral, and shall accrue until the deferred taxes are paid. A recipient of deferred taxes shall have from the date on which the construction project was certified as operationally complete to December 31st of the first year of repayment in which to create the required number of employment positions under this law.
- (22) If the department finds that the investment project is not eligible for tax deferral for reasons other than failure to create the required number of qualified employment positions, the amount of deferred taxes outstanding for the project shall be immediately due. The reasons for disqualification include, but are not limited to, the following:
- (a) The facility is not used for a manufacturing, warehouse, computer, or research and development operations;
- (b) The recipient has not made an investment in qualified buildings, machinery, and equipment.
- (23) Any action taken by the department to assess interest or disqualify a recipient for tax deferral shall be subject to administrative review pursuant to the provisions of WAC 458-20-100.
- (24) The law expressly excuses the obligation for repayment of sales or use tax upon the value of labor directly applied in the construction of an investment project for which deferral has been granted, PRO-VIDED:
 - (a) That deferral has been granted after June 11, 1986; and
- (b) That eligibility for the granted tax deferral has been perfected by actually meeting all of the eligibility requirements, based upon the recipient's annual December 31 reports and any other information available to the department.
- (25) The recipient must establish, by clear and convincing evidence, the value of all construction and installation labor for which repayment of sales tax is sought to be excused. Such evidence must include, but is not limited to: A written, signed, and dated itemized billing from construction/installation contractors or independent third party labor providers which states the value of labor charged separately from the value of materials.
- (26) The above information must be maintained in the recipient's permanent records for the department's review and verification at the time of the final audit of the investment project.
- (27) In the absence of such itemized billings in its permanent records, no recipient may be excused from repayment of sales tax on the value of labor in an amount exceeding thirty percent of its gross construction or installation contract charges.

(28) The value of labor for which an excuse from repayment of sales or use tax may be received will not exceed the value which is subject to such taxes under the general provisions of chapters 82.08 and 82.12 RCW

(29) Payment procedures. The recipient of sales and use tax deferral under this program shall begin paying the deferred taxes in the third year after the date certified by the department as the date on which the construction project was operationally complete. The first payment will be due on December 31st of the third calendar year after such certified date, with subsequent annual payments due on December 31st of the following four years, with amounts of payment scheduled as follows:

Repayment	Percentage of	
Year	Deferred Tax Repaid	
1	10%	
2	15%	
3	20%	
4	25%	
5	30%	

(30) The department may authorize an accelerated repayment schedule upon request of the recipient. Interest shall not be charged on any taxes deferred under this rule during the period of deferral, although other penalties and interest applicable to delinquent excise taxes may be assessed and imposed for any delinquent payments during the repayment period pursuant to chapter 82.32 RCW. The debt for deferred taxes shall not be extinguished by insolvency or other failure of the recipient nor shall the debt for the deferred taxes be extinguished by the sale, exchange, or other disposition of the recipient's business. Any person who becomes a successor (see WAC 458-20-216) to such investment project shall be liable for the full amount of any unpaid, deferred taxes under the same terms and conditions as the original recipient.

(31) Disclosure of information. The law provides that information contained in applications, reports, and other information received by the department in connection with this tax deferral program shall not

be confidential and shall be subject to disclosure.

WSR 87-16-082 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed August 5, 1987]

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 experience rating of the building construction industry to be contained in chapter 296-17 WAC applicable to workers' compensation insurance underwritten by the Department of Labor and Industries;

that the agency will at 10 a.m., Thursday, September 28, 1987, in the General Administration Building, First Floor, Large Conference Room, 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 November 30, 1987.

The authority under which these rules are proposed is RCW 51.04.020(1).

The specific statute these rules are intended to implement is RCW 51.16.035.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 1, 1987.

The agency reserves the right to modify the text of the proposed rule prior to the public hearing thereon or in response to written and/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 rule on economic values, pursuant to chapter 43.21 [43.21H] RCW.

Correspondence relating to this notice and proposed rule attached should be addressed to:

Joseph A. Dear, Director Department of Labor and Industries General Administration Building Olympia, Washington 98504

> Dated: August 5, 1987 By: Joseph A. Dear Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): The proposal for rule change which follows amends portions of chapter 296–17 WAC. This title [chapter] pertains to the calculation, reporting, and collection of premiums for worker's compensation insurance coverage provided by the Department of Labor and Industries.

Statutory Authority: RCW 51.04.020 and 51.16.035. Specific Statute that Rule is Intended to Implement: RCW 51.16.035.

Summary of the Rule(s): To establish a rule to govern experience rating modification limitation applicable to the building construction industry (WAC 296-17-86501).

Reasons Supporting Change: Experience rating of industries has been proven to encourage work place safety and accident prevention, thereby reducing the overall insurance rate of industry. Individually, experience rating tailors rates to be more reflective of each employer's claim experience and gives economic incentive to employers that have good safety and claim records by reduced insurance rates. This rule will extend this equity to industries previously exempted.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule(s): Joseph A. Dear, Director, 753-6307; Robert B. Lewis, Assistant Director for Industrial Insurance, 753-5173; and Alan D. Spadoni, Assistant Director for Employer Services, 753-5371, General Administration Building, HC-281, Olympia, Washington 98504.

Name of Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule(s): State of Washington, 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.

These rules are not proposed to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

Small Business Economic Impact Statement: This statement pertains to revisions to chapter 296-17 WAC proposed by the Department of Labor and Industries to become effective January 1, 1988, and is prepared to

conform with section 3(2) and 4 of the Regulatory Fairness Act (chapter 6, Laws of 1982).

Existing Rules: Chapter 296-17 WAC presently defines approximately 265 risk classifications for purposes of reporting exposures and computing premiums for workers' compensation insurance as well as rules governing the application of these risk classifications to businesses or occupations, provisions for an experience rating plan, insurance base rates applicable to each risk classification, and rules governing the reporting of worker hours and the assessment of penalties for employers who fail to register or file late payroll reports.

Treatment of Small Business Under Existing Rules: Risk classification definitions are keyed to the nature of an employer's business operations within this state and in certain cases individual employments, and are independent of business size. Once the number of risk classifications statistically supportable has been determined and the risks defined, base rates are developed for each risk classification. All new employers conducting like businesses are assigned into a common classification pool representative of their business undertaking and are assigned the same base rate. As experience is developed by each employer, a modified rate as provided for in the experience rating plan is calculated. Those employers with a favorable past experience receive rate reductions while those employers with unfavorable past experience receive rate increases. Within the experience rating plan, small employers with a loss-free record during the experience rating period are allowed rate credits in excess of those initially computed by the rating plan based on risk size, by imposing a maximum modification for loss-free firms of various sizes in WAC 296-17-890. The building construction industry, however, has been exempted from experience rating.

Effect of Proposed Revisions: Since 1947 the building construction industry has been exempted from experience rating as provided for by RCW 51.16.050. Recent legislation repealed RCW 51.16.050 and now permits the building construction to be experience rated. To address the concerns of industry and in concert with industry, WAC 296-17-86501, building industry experience modifications limitation, is being proposed. This rule provides for the phase-in of experience rating and is being done to reduce to a minimum the adverse affects on a small number of businesses while at the same time allow for these businesses to actively encourage work place safety and accident prevention. The overall goal of experience rating is to provide employers economic incentives to reduce work place accidents and the severity of those accidents that do occur. By improving an industry's overall experience, rates can be held at current levels and in many cases reduced. This rule provides equal treatment to large and small businesses alike.

NEW SECTION

WAC 296-17-86501 BUILDING INDUSTRY EXPERIENCE MODIFICATION LIMITATIONS. The premiums of building construction employers subject to the risk classifications 0505, 0506, 0507, 0510, 0511, 0512, and 0513 shall be experience rated beginning January 1, 1988, using the reported past experience of such employers as provided for in the department's experience rating plan. However, the initial experience rating adjustment of these classifications for each

such employer shall be made from a base modification of 1.0000, with adjustments limited to twenty-five percent annually until the actual experience rating developed by the department for each such employer has been reached or four years from the effective date of this section whichever comes first. Thereafter, adjustments will be made in accordance with the parameters established by the department's experience rating plan. Premiums of building construction employers reported in all other risk classifications not specifically listed above which are currently experience rated are not subject to the limitations imposed by this section and shall be computed utilizing the actual earned experience rating of each building construction employer, in accordance with the department's experience rating plan.

WSR 87-16-083 PROPOSED RULES BOARD OF PILOTAGE COMMISSIONERS

[Filed August 5, 1987]

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 tariff proposals, WAC 296-116-175;

that the agency will at 9:00 a.m., Thursday, September 10, 1987, 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.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 3, 1987.

Dated: August 4, 1987 By: Marjorie T. Smitch Assistant Attorney General

STATEMENT OF PURPOSE

Rule: WAC 296-116-175.

Statutory Authority: RCW 88.16.035.

Reason for Amendment: To spell out the procedures which guide the board in carrying out its statutory duty of fixing pilotage tariffs.

Implementation: This rule will be implemented by the Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, (206) 464-7818.

Agency Comments: None.

Small Business Economic Impact Statement: None.

NEW SECTION

WAC 296-116-175 TARIFF PROPOSALS. The board of pilotage commissioners has been charged with certain statutory duties by RCW 88.16.035. To assist the board in its responsibilities to provide for the maintenance of efficient and competent pilotage services and to annually fix the pilotage tariffs for pilotage services to be performed to the waters covered by chapter 88.16 RCW, it shall be the policy that licensed pilots, ship operators, and interested members of the public may jointly or separately present tariff proposals to the board for its consideration. To that end, individual Washington state licensed pilots, independent ship owners or operators, members of the public and/or agents, committees or organizations representing said persons or corporations are authorized to meet, discuss, and prepare joint or separate tariff proposals for board consideration. They may appear before the board to support or oppose any such proposal, or part thereof, but the final determination, adoption and active supervision of the rates,

Desirat Description

charges, expense items, and classifications to be contained in said pilotage tariffs and the rules, regulations, or procedures to implement said annual tariffs shall be made by the board.

WSR 87-16-084 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(General Provisions)

[Order 2519-Filed August 5, 1987]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to health facility certification of need review fees, amending WAC 440-44-030.

This action is taken pursuant to Notice No. WSR 87-13-081 filed with the code reviser on June 17, 1987. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.20A.055 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED August 4, 1987.

By Leslie F. James, Director Administrative Services

AMENDATORY SECTION (Amending Order 2494, filed 6/1/87)

WAC 440-44-030 CERTIFICATE OF NEED REVIEW FEES. (1) An application for a certificate of need under chapter 248-19 WAC shall ((be accompanied by)) include payment of a fee consisting of the following:

- (a) An application processing fee in the amount of ((five)) seven hundred fifty dollars which shall not be refundable,
- (b) A review fee((5)) based on the project description and the total capital expenditure ((associated with the undertaking or project, as follows:)) except as provided until October 5, 1987, in subsection (1)(d).

((Proposed Capital Expenditure Review Fee

\$	0 to	- \$ -	69,999	-\$	-1,000
	70,000 to -		84,999		1,670
	85,000 to		99,999		1,930
	100,000 to		129,999		- 2,215
	130,000 to		- 159,999 -		2.525
	160,000 to		204,999		2,875
	205,000 to		249,999		3.255
	250,000 to		399,999		3,680
	400,000 to		549,999		4,145
	550,000 to -		699,999		4,655
	700,000 to		849,999		-5.210

1	(Danaman d	Camidal	E	D
- U	(rroposcu	Сарпат	Expenditure	Review Fee

850,000 to 999,999	5,830
1,000,000 to 1,299,999	6,515
1,300,000 to 1,599,999	7,260
1,600,000 to 1,999,999	8,085
2,000,000 to 2,499,999	8,990
2,500,000 to 2,999,999	9,975
3,000,000 to 3,999,999	11,060
4,000,000 to 4,999,999	12,255
5,000,000 to 7,499,999	13,570
7,500,000 to 9,999,999	15,015
10,000,000 to 14,999,999	16,650
15,000,000 to 19,999,999	19,260
20,000,000 to 29,999,999	- 20,545
30,000,000 to 39,999,999	- 22,865
40,000,000 to 49,999,999	25,285
50,000,000 to 64,999,999	28,015
65,000,000 to 79,999,999	31,060
80,000,000 to 99,999,999	34,485
100,000,000 and over	38,285))

Project Description	Capital Expenditure Range	Review Fe
Additional end-stage	\$ 0- \$ 100,000	\$ 3,600
renal dialysis facil-	100,001 - 250,000	4,800
ity stations	250,001 or more	6,400
Additional major	Exp. min 1,500,000	5,600
medical equipment	1,500,001 or more	8,100
Administrative or	0- 250,000	4,500
emergency review	250,001 or more	6,800
Amendment to a certi-	0- 250,000	4,500
ficate of need	250,001 - 2,000,000	6,800
	2,000,001 or more	11,200
Bed addition of less	0_ 100,000	3,600
than 10 beds	100,001 - 5,000,000	4,800
	5,000,001 or more	6,400
Bed addition of 10	0 500,000	6,800
beds or more	500,001 - 5,000,000	10,000
	5,000,001 or more	13,200
Bed redistribution	0 - 100,000	5,900
or bed relocation	100,001 - 2,000,000	8,900
	2,000,001 or more	11,100
Capital expenditure	Exp. min 5,000,000	(400
over the minimum	5,000,001 - 10,000,000	6,400 8,100
expenditure	10,000,001 or more	11,400
Establishment of a		
Establishment of a new hospital, rehab-	0 - 2,000,000 2,000,001 or more	8,900 13,200
ilitation facility,	2,000,001 01 111010	13,200
or nursing home		
Establishment of a	٨	2 100
Establishment of a new home health agency,	1 - 100,000	3,100 4,800
hospice, ambulatory	100,001 or more	6,400
surgery facility, or	100,001 01 111010	0,100
end-stage renal		
dialysis facility		
Extension of the		100
certificate of need		100
validity period (pro-		
jects involving plans		
review by construc-		
tion review unit)		
Extension of the cer-		750
tificate of need		
validity period (other		
projects)		
New institutional		6,100
health service	-	

Project Description	Capital Expenditure Range	Review Fe
Replacement of major	Exp. min 1,500,000	4,500
medical equipment	1,500,001 or more	6,800
Replacement of an	1 - 2,000,000	4,500 6,800
existing health care facility	2,000,001 - 5,000,000 5,000,001 or more	8,100
Sale, purchase, or lease of part or	1 - 5,000,000 5,000,001 or more	6,400 9,700
all of an existing hospital		
Substantial change	0- 100,000	6,800
in services	100,001 - 2,000,000	8,900
	2,000,001 or more	13,200
Transfer of a cer-		2,300
tificate of need		

- (c) A nonrefundable two thousand dollar actuarial review fee surcharge for an application sponsored by an existing or proposed continuing care retirement community (CCRC) as defined in WAC 248-19-328 (3)(b).
- (d) Until October 5, 1987, instead of a review fee as provided in subsection (1)(b) of this section, a review fee as provided in subsection (1)(d)(i) of this section for those undertakings as listed in subsection (1)(d)(ii) of this section.
- (i) The following review fees shall be applied until October 5, 1987, for those undertakings listed in subsection (1)(d)(ii) of this section:

Proposed Capital	Expenditure	Review Fee
\$ 0 to	\$ 69,999	\$ 1,000
70,000 to	84,999	1,670
85,000 to	99,999	1,930
100,000 to	129,999	2,215
130,000 to	159,999	2,525
160,000 to	204,999	2,875
205,000 to	249,999	3,255
250,000 to	399,999	3,680
400,000 to	549,999	4,145
550,000 to	699,999	4,655
700,000 to	849,999	5,210
850,000 to	999,999	5,830
1,000,000 to	1,299,999	6,515
1,300,000 to	1,599,999	7,260
1,600,000 to	1,999,999	8,085
2,000,000 to	2,499,999	8,990
2,500,000 to	2,999,999	9,975
3,000,000 to	3,999,999	11,060
4,000,000 to	4,999,999	12,255
5,000,000 to	7,499,999	13,570
7,500,000 to	9,999,999	15,015
10,000,000 to	14,999,999	16,650
15,000,000 to	19,999,999	19,260
20,000,000 to	29,999,999	20,545
30,000,000 to	39,999,999	22,865
40,000,000 to	49,999,999	25,285
50,000,000 to	64,999,999	28,015
65,000,000 to	79,999,999	31,060
80,000,000 to	99,999,999	34,485
100,000,000 and	over	38,285

- (ii) The review fees provided in subsection (1)(d)(i) of this section shall apply until October 5, 1987, to the total capital expenditures associated with the following undertakings:
 - (A) New nursing homes,
 - (B) Nursing home bed additions,
- (C) Redistribution of beds from any of the following facility and service categories to skilled nursing care beds:
 - (I) Acute care,
 - (II) Boarding home care, or
 - (III) Intermediate care for the mentally retarded.
- (D) Redistribution of beds from any of the following facility and service categories to intermediate care facility beds:
 - (I) Acute care, or
 - (II) Boarding home care.
- (E) Relocation of nursing home beds from one nursing home planning area to another nursing home planning area.
- (iii) After October 4, 1987, the review fees provided under subsection (1)(b) of this section shall apply to all undertakings subject to certificate of need review.
- (2) ((The applicant shall accompany the submittal of an amendment to a certificate of need application with a fee consisting of the following:
- (a) A nonrefundable processing fee of two hundred fifty dollars, and
- (b) An additional review fee based on the difference between the review fee previously paid when the application was submitted and the review fee applicable to the larger capital expenditure, when the amendment increases the capital expenditure, or
- (c) The department shall refund to the applicant the difference between the review fee previously paid when the application was submitted and the review fee applicable to the smaller capital expenditure, when the amendment decreases the capital expenditure)) For purposes of subsections (1)(b) and (1)(d) of this section, "total capital expenditure" means the total project costs to be capitalized according to generally accepted accounting principles consistently applied, and includes, but is not limited to, the following:
 - (a) Legal fees;
 - (b) Feasibility studies;
 - (c) Site development;
 - (d) Soil survey and investigation;
 - (e) Consulting fees;
 - (f) Interest expenses during construction;
 - (g) Temporary relocation;
 - (h) Architect and engineering fees;
 - (i) Construction, renovation, or alteration;
 - (j) Total costs of leases of capital assets;
 - (k) Labor;
 - (l) Materials;
 - (m) Equipment;
 - (n) Sales taxes;
 - (o) Equipment delivery; and
 - (p) Equipment installation.
- (3) The ((applicant shall accompany the submittal of an application to amend or extend a certificate of need with payment of a fee consisting of the following)) total

capital expenditure for the acquisition of a unit of major medical equipment shall be determined as follows:

- (a) ((A nonrefundable processing fee of five hundred dollars,)) If the equipment is not presently owned or leased by the applicant, the total capital expenditure shall include all the costs involved in the acquisition, installation, and trial preparation for patient usage; and
- (b) ((An additional review fee representing the difference between the review fee paid when the application was first submitted and the review fee applicable to the greater capital expenditure when the amendment increases the capital expenditure)) If the equipment is presently owned or leased by the applicant, the total capital expenditure shall include the fair market value of the unit of major medical equipment at the time of application submittal, and all nonequipment costs listed under subsection (2) of this section that are required to prepare the equipment to serve inpatients.
- (4) ((When an application is returned to an applicant in accordance with the provisions of WAC 248-19-280 (2)(b) or (e), any review fees paid by the applicant shall be refunded, in full, by the department)) Where more than one project description under subsection (1)(b) of this section applies to an application, the applicant shall use the project description and capital expenditure range with the highest review fee in calculating the payment to accompany the application submittal.
- (5) ((Other)) The applicant shall accompany the submittal of an amendment to a certificate of need ((program fees are)) application with a fee consisting of the following:
- (a) A nonrefundable ((one)) processing fee of five hundred dollars;
- (b) When the amendment increases the capital expenditure, or results in a project description with a larger review fee, an additional review fee based on the difference between the review fee previously paid when the application was submitted and the review fee applicable to the greater capital expenditure or new project description; and
- (c) When the amendment decreases the capital expenditure, or results in a project description with a smaller review fee, the department shall refund to the applicant the difference between the review fee previously paid when the application was submitted and the review fee applicable to the smaller capital expenditure or new project description.
- (6) When an application for a certificate of need is returned by the department in accordance with the provisions of WAC 248-19-280(2)(b) or (e), the department shall refund all review fees paid.
- (7) When an applicant submits a written request to withdraw an application prior to the beginning of review, the department shall refund any review fees paid by the applicant.
- (8) When an applicant submits a written request to withdraw an application after the beginning of review, but prior to the close of the advisory review period as determined by the department, the department shall refund one-half of all review fees paid.
- (9) When an applicant submits a written request to withdraw an application after the close of the advisory

review period as determined by the department, the department shall not refund any of the review fees paid.

(10) Other certificate of need program fees are:

- (a) A nonrefundable two hundred fifty dollar processing fee for each notice of intent to acquire major medical equipment submitted to the department under the provisions of WAC 248-19-403,
- (b) A nonrefundable ((one)) two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of WAC 248-19-405, and
- (c) A nonrefundable ((one)) two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of RCW 70.38.105(4)(d).

WSR 87-16-085 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Health)

[Filed August 5, 1987]

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

Amd WAC 248-15-020 Definitions. New WAC 248-15-025 Medical program director;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

The authority under which these rules are proposed is RCW 18.71.205.

The specific statute these rules are intended to implement is RCW 18.71.212 and 18.71.213.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

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

Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 18, 1987. The meeting site is in a location which is barrier free.

Dated: August 4, 1987

By: Leslie F. James, Director

Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 248-15-020; and new WAC 248-15-025.

Purpose of the Rule Change: To meet additional rule requirements outlined in 1986 legislation (HB 1776) which is incorporated into RCW 18.71.212 and 18.71.213.

Reason These Rules are Necessary: There is no legal basis for determining accountability of persons who perform duties for the agency.

Statutory Authority: RCW 18.71.205, 18.71.212 and 18.71.213.

Summary of the Rule Change: Defines emergency medical services medical program director, including duties and responsibilities. Provides procedures for appointment, evaluation and termination of appointment.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Howard Farley, Section Head, Emergency Medical Services Training and Licensing, Office of Licensing and Certification, mailstop ET-34, 753-2095.

Organization who Proposed These Rules: Washington State Medical Association, Emergency Medical Standards Committee.

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

AMENDATORY SECTION (Amending Order 2137, filed 8/10/84)

WAC 248-15-020 DEFINITIONS. For the purpose of these rules and regulations, the following words, phrases, and abbreviations shall have the following meanings unless the context clearly indicates otherwise (also see WAC 248-17-020 for additional abbreviations and definitions applicable to this chapter).

(1) "Department" ((shall mean)) means the department of social and health services.

(2) "((Approved emergency medical services (EMS) medical program director)) Secretary" ((shall mean a doctor of medicine or osteropathy who has been approved by the department under RCW 18.71-

(a) Is licensed to practice medicine and surgery in the state of Washington in accordance with chapter 18.57 or 18.71 RCW; and

(b) Is qualified and knowledgeable in the administration and management of emergency care and services including current certification as an advanced cardiac life support provider or equivalent; and

(c) Is responsible for the supervision of, or delegation of supervision of training of advanced life support mobile intravenous therapy technicians, mobile airway management technicians, and mobile intensive care paramedics; and

(d) Is responsible for the delegation of an advanced life support supervising physician(s) who is responsible for control and direction of certified advanced life support personnel in their duties and who directs such advanced life support personnel by verbal communication or by standing orders; and

(c) Is responsible for medical matters, training and medical control of basic life support personnel, as defined in chapter 18.73 RCW and chapter 248-17 WAC; and

(f) Is certified as the approved EMS medical program director by the department for a county or group of counties in coordination with recommendations by the local medical community and the local EMS council)) means the secretary of the department of social and health

services.

(3) "Emergency medical services committee" ((shall mean that)) means the committee appointed by the governor under RCW 18.73
040 ((which is)) responsible for advising and assisting the secretary ((on)) in the identification of the requirements for prehospital emergency medical ((and ambulance)) services ((and practices)) and the formulation of ((implementation)) planning for emergency medical services (EMS) systems.

(4) "Emergency medical ((technician)) services council" (((abbr. EMT) shall mean an individual who is certified according to chapter 18.73 RCW)) means an organized council of EMS providers recognized by the department of social and health services. The council may represent a county or multicounty area.

(5) "((Physician's trained mobile intravenous therapy technician))
Emergency medical services medical program director" (((abbr. IV therapy technician)) shall mean an individual who has successfully completed an EMT training course; has been trained under the supervision of an approved EMS medical program director to administer intravenous solutions under written or oral authorization of a delegated advanced life support supervising physician and has been examined and certified as an IV therapy technician by the department or the University of Washington's school of medicine)) means a doctor of medicine or osteopathy having been approved by the department under RCW 18.71.205 and is:

(a) Licensed to practice medicine and surgery in the state of Washington in accordance with chapter 18.57 or 18.71 RCW; and

(b) Qualified and knowledgeable in the administration and management of emergency medical care and services.

(6) "((Physician's trained mobile airway management technician))
Local medical community" (((abbr. airway management technician)
shall mean an individual who has successfully completed an emergency
medical technician training course; has been trained under the supervision of an approved EMS medical program director to perform endotracheal airway management and other authorized aids to ventilation under written or oral authorization of a delegated supervising
physician(s) and has been examined and certified as an airway management technician by the department or the University of
Washington's school of medicine)) means the organized local medical
society existing in the general geographic area where:

(a) The advanced life support program is maintained or proposed, or
(b) In the absence of an organized medical society, majority physician consensus in the county or counties is served by the advanced life support program.

(7) "((Physician's trained mobile intensive care paramedic)) Medical control" (((abbr. paramedic) shall mean an individual who has successfully completed an EMT training course; has been trained under the supervision of an approved EMS medical program director to carry out all phases of prehospital advanced life support under written or oral authorization of a delegated supervising physician(s) and has been examined and certified as a paramedic by the department or the University of Washington's school of medicine)) means medical program director authority to direct the medical care provided by all persons involved in patient care in the prehospital EMS system including, but not limited to:

(a) Responsibility for supervision of training programs,

(b) The establishment of patient care protocols, and

(c) The recommendation for certification and decertification of individuals certified under this chapter.

(8) "((Secretary)) Emergency medical technician" ((shall mean the secretary of the department of social and health services)) (EMT) means an individual certified according to chapter 18.73 RCW.

(9) "((Emergency medical services council)) Advanced life support technician" ((shall mean an organized council of emergency medical services providers recognized by the department of social and health services. The council may represent county or multicounty area)) means any level of technician certified under RCW 18.71.200.

(10) "((Advanced life support)) Physician's trained mobile intravenous therapy technician" ((shall mean any level of technician certified under RCW 18.71.200)) (IV technician) means an individual having:

(a) Successfully completed an EMT training course;

(b) Been trained under the supervision of an approved EMS medical program director to administer intravenous solutions under written or oral authorization of a delegated advanced life support supervising physician, and

(c) Been examined and certified as an IV technician by the department or the University of Washington's school of medicine.

(11) ((Local medical community shall mean the organized local medical society which exists in the general geographic area in which the advanced life support program is maintained or proposed or, in the absence of an organized medical society, majority physician consensus in the county or counties served by the advanced life support program)) "Physician's trained mobile airway management technician" (airway technician) means an individual having:

(a) Successfully completed an EMT training course;

- (b) Been trained under the supervision of an approved EMS medical program director to perform endotracheal airway management and other authorized aids to ventilation under written or oral authorization of a delegated supervising physician, and
- (c) Been examined and certified as an airway technician by the department or the University of Washington's school of medicine.
- (12) "((Medical control)) Physician's trained mobile intensive care paramedic" ((shall mean physician direction of medical matters that are involved in patient care, including responsibility for supervision of training programs, the establishment of field protocols, and the recommendation for certification, recertification and decertification of individuals certified under this chapter)) (paramedic) means an individual having:

(a) Successfully completed an EMT training course;

- (b) Been trained under the supervision of an approved EMS medical program director to carry out all phases of advanced life support under written or oral authorization of a delegated supervising physician, and
- (c) Been examined and certified as a paramedic by the department or the University of Washington's school of medicine.

NEW SECTION

WAC 248-15-025 MEDICAL PROGRAM DIRECTOR. Listed are the duties and responsibilities, performance of duties and responsibilities, certification, termination of certification and evaluation:

- (1) The medical program director is responsible for:
- (a) Medical control as defined in WAC 248-15-020;
- (b) Training or supervision of training of all advanced life support technicians;
- (c) Control and direction of certified advanced life support technicians in their duties by oral or written communication; and
- (d) Medical matters, training, and medical control of EMTs as defined in chapter 18.73 RCW and chapter 248-17 WAC.
- (2) In the performance of their duties medical program directors are responsible for:
- (a) Developing EMS system treatment, triage, and transfer protocols:
- (b) Providing medical control of EMS personnel utilizing written or voice communications and run reviews of the services provided;
- (c) Identifying and defining the medically-related duties and responsibilities of EMS system providers;
- (d) Establishing and coordinating the development and implementation of education programs and clinical facilities for EMS training; and
- (e) Periodic audit of educational performance and skill maintenance of field personnel.
- (3) The medical program director may delegate, in writing, duties and responsibilities to other physicians as needed for performance of duties and responsibilities, except he or she may not delegate the following:
- (a) Recommending certification, recertification, or decertification of personnel certified under chapter 18.71 RCW; and
- (b) Formal adoption of treatment, transfer, and triage protocols in the county or counties.
- (4) Certification and recertification of a medical program director by the department shall be done biennially. The department may approve and certify each EMS medical program director for a county or group of counties upon considering recommendations from:
 - (a) Local medical community, and
 - (b) Local EMS council.
- (5) Prior to certification and/or recertification, the department shall evaluate each medical program director to determine eligibility. An evaluation format shall be developed by the department and will be completed by the medical program director and a representative of the department. The period between evaluations shall not exceed two years. Re-appointments shall be re-affirmed every two years.
- (6) Certification of a medical program director shall be terminated when:
- (a) The medical program director requests termination by resignation, or
- (b) The department, after considering recommendations from the local medical community and the local EMS council, determines termination of certification is necessary for maintenance of patient care standards in the county or counties.
- (7) Grounds for termination of certification of the medical program director shall include, but not be limited to, proof the medical program director has not performed duties, such as:

- (a) Failure to supervise training programs,
- (b) Failure to adopt written patient care protocols,
- (c) Failure to provide medical control, and
- (d) Failure to audit performance of prehospital personnel.
- (8) No certification of a medical program director shall be terminated without written notification to the respondent from the department. Such written notification shall state the reason for the termination, and advise the respondent of the right of appeal.
- (9) Termination of certification of a medical program director shall become final thirty days after the date of mailing: PROVIDED, That within thirty days the medical program director may make written application to the department for a hearing. Upon receipt of a request for hearing, the department shall conduct a hearing in accordance with requirements in the Administrative Procedures Act, chapter 34.04 RCW.

WSR 87-16-086 PROPOSED RULES BOARD OF HEALTH

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning School districts—Auditory and visual standards, chapter 248–148 WAC;

that the agency will at 9:30 a.m., Wednesday, October 14, 1987, in the Bellingham Public Library, Lecture Room, 210 Central Street, Bellingham, 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 28A.31.030.

The specific statute these rules are intended to implement is RCW 28A.31.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 14, 1987, 1112 South Quince, ET-23, Olympia, WA 98504, (206) 586-0399.

Dated: July 23, 1987 By: John A. Beare, MD, MPH Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. New WAC 248-148-021, 248-148-031, 248-148-035, 248-148-091, 248-148-101, 248-148-121, 248-148-123 and 248-148-131, visual and auditory screen-

ing of pupils; and repealing WAC 248-148-020, 248-148-030, 248-148-040, 248-148-050, 248-148-060, 248-148-070, 248-148-080, 248-148-090, 248-148-100, 248-148-110, 248-148-120, 248-148-130 and 248-148-140.

Purpose of the Rule Changes: To update auditory and vision screening standards for school children.

Reason These Rules are Necessary: To eliminate unnecessary costly and repetitive screening for pupils.

Statutory Authority: RCW 28A.31.030.

Summary of Rule Change: Updated vision and auditory acuity screening rules add an additional elementary grade and eliminate unnecessary high school screening.

Person Responsible for Implementation and Enforcement of the Rule: Glenn Peck, Health Service Administrator Child Health, Bureau of Parent and Child Health, mailstop LC-12D, phone 753-5853.

OSPI and DSHS propose this rule change.

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

Decreased costs for school districts.

NEW SECTION

WAC 248-148-021 CRITERIA FOR SELECTION OF CHIL-DREN FOR SCREENING. Boards of school directors shall require auditory and visual screening of children as follows:

(1) Schools shall screen all children in kindergarten and grades one, two, three, five, and seven.

(2) Schools shall promptly screen all children having a possible loss in auditory or visual acuity referred to the district by parents, guardians, or school staff.

(3) If manpower resources permit, schools shall annually screen children at other grade levels.

NEW SECTION

AUDITORY ACUITY SCREENING WAC 248-148-031 STANDARDS-SCREENING EQUIPMENT AND PROCE-DURES. (1) Schools shall use auditory screening equipment providing tonal stimuli at frequencies at one thousand, two thousand, and four thousand herz (Hz) at hearing levels of twenty or twenty-five decibels (dB), as measured at the earphones, in reference to American National Standards Institute (ANSI) 1969 standards.

(2) Qualified persons shall check the calibration of said frequencies and intensity at least every twelve months, at the earphones using equipment designed for audiometer calibration.

NEW SECTION

AUDITORY ACUITY SCREENING WAC 248-148-035 PROCEDURES. (1) Schools shall screen all children referenced in WAC 248-148-021 on an individual basis at one thousand, two thousand, and four thousand Hz.

(2) The screener shall present:

(a) Each of the tonal stimuli at a hearing level of twenty or twentyfive dB based on the ANSI 1969 standards;

(b) Conduct screenings in an environment free of extraneous noise;

(c) If at all possible, complete screening within the first semester of each school year;

(d) Place the results of screenings, any referrals, and results of such referrals in each student's health and/or school record; and

(e) Forward the results to the student's new school if the student transfers.

NEW SECTION

WAC 248-148-091 AUDITORY ACUITY SCREENING FAILURE-REFERRAL PROCEDURES. Boards of school directors shall establish procedures requiring school districts:

(1) Rescreen students not responding to one or more frequencies in either ear in three to six weeks after the initial screening, and notify their teachers of the need for preferential positioning in class because of the possibility of decreased hearing.

(2) Notify parents of the need for audiological evaluation if the student fails the second screening.

(3) Schools shall notify parents of the need for medical evaluation if:

(a) Indicated by audiological evaluation, or

(b) Audiological evaluation is not available.

NEW SECTION

WAC 248-148-101 AUDITORY ACUITY SCREENING-QUALIFICATION OF PERSONNEL. Each school district shall designate a district audiologist or district staff member having:

(1) Responsibility for the administration of the auditory screening program in conformity with these regulations, and

(2) Training and experience appropriate to:

(a) Develop an administrative plan for conducting auditory screening in cooperation with the appropriate school personnel in order to ensure the program can be carried out efficiently and effectively;

(b) Obtain the necessary instrumentation for carrying out the screening program, and ensuring the equipment is in proper working order and calibration; and

(c) Secure appropriate personnel for carrying out the screening program, if such assistance is necessary, and for assuring such personnel are sufficiently trained to:

(i) Understand the purposes and regulations involved in the auditory screening programs; and

(ii) Utilize the screening equipment in an appropriate manner to ensure maximum accuracy.

(d) Ensure records are made and distributed as appropriate; and

(e) Disseminate information to other school personnel acquainting them with aspects of a child's behavior denoting the need for referral for auditory screening.

NEW SECTION

WAC 248-148-121 VISUAL ACUITY SCREENING EQUIP-MENT. Boards of school districts shall require personnel conducting the screening use a Snellen test chart for screening for distance central vision acuity: PROVIDED, That either the Snellen E chart or the standard Snellen distance acuity chart may be used as appropriate to the child's age and abilities. The test chart shall be properly illuminated and glare free.

Other screening procedures equivalent to the Snellen test may be used only if approved by the state board of health.

NEW SECTION

WAC 248-148-123 VISUAL ACUITY SCREENING PROCE-DURES. (1) Schools shall:

(a) Screen children wearing glasses for distance viewing with their glasses on;

(b) Place the results of screening, any referrals, and results of such referrals in each student's health and/or school record; and

(c) Forward the results to the student's new school if the student transfers.

(2) When a child is observed by school personnel to demonstrate other signs or symptoms related to eye problems to the extent such signs or symptoms negatively influence the child in his or her studies, school personnel shall refer the child to the parents or guardians for professional care.

NEW SECTION

WAC 248-148-131 VISUAL ACUITY SCREENING FAIL-URE-REFERRAL PROCEDURES. Boards of school directors shall require schools rescreen students having a visual acuity of 20/40 or less in either eye as determined by the Snellen test or its approved equivalent within two weeks or as soon as possible after the original screening. Failure is indicated by the inability to identify the majority of letters or symbols on the thirty foot line of the test chart at a distance of twenty feet.

Schools shall inform parents or guardians of students failing the second screening, in writing, of the need and importance of the child receiving professional care.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 248-148-020 CRITERIA FOR SELECTION OF CHIL-DREN FOR SCREENING.

EQUIPMENT FOR SCREENING. WAC 248-148-030

SCREENING METHOD. WAC 248-148-040

SCREENING FREQUENCIES. WAC 248-148-050

SCREENING LEVELS. WAC 248-148-060

SCREENING ENVIRONMENT. WAC 248-148-070

WAC 248-148-080 CALIBRATION.

SCREENING FAILURE. WAC 248-148-090

QUALIFICATION OF PERSONNEL.

STUDENTS WITH SCREENING

WAC 248-148-100 WAC 248-148-110 FREQUENCY OF SCREENING.

SCREENING PROCEDURES. WAC 248-148-120

WAC 248-148-130 FAILURE.

WAC 248-148-140 SCREENING FAILURE—REFERRAL PROCEDURES.

WSR 87-16-087 PROPOSED RULES BOARD OF HEALTH

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning Form of permits-Fees, amending WAC 248-86-010;

that the agency will at 9:30 a.m., Wednesday, September 9, 1987, in the Spokane County Health District Auditorium, West 1101 College, Spokane, 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 chapter 223, Laws of 1987.

The specific statute these rules are intended to implement is chapter 223, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 9, 1987, 1112 South Quince, Building A, ET-23, Olympia, WA 98504.

> Dated: July 31, 1987 By: John A. Beare, MD, MPH Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 248-86-010 Food and beverage service workers' permits, form of permits-Fees.

Purpose of the Rule Change: To raise fees recovered by local health departments when they issue these permits. The fees have not been changed since 1960.

Reason These Rules are Necessary Include: Food handlers can cause foodborne illness if they do not properly handle foods. Education of food handlers about proper techniques will help to eliminate some of the hazards associated with food preparation and service.

Statutory Authority: Chapter 223, Laws of 1987.

Summary: Changes the fees recoverable by local health departments for issuing food and beverage service workers' permits. The legislature during the 1987 session authorized the State Board of Health to set reasonable fees for these permits not to exceed costs of issuing the permits, recordkeeping and administration of the

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Charles A. Bartleson, Food Protection Program Manager, Local Environmental Support Section, Office of Environmental Health Programs, Division of Health, mailstop LD-11, phone (206) 753-2555 or scan 234-2555.

The rule amendment is proposed by DSHS.

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

AMENDATORY SECTION (Regulation .86.010, filed [effective]

WAC 248-86-010 FORM OF PERMITS-FEES. (1) All permits required by this act shall be issued by the jurisdictional health department and signed by the local health officer or his authorized representative.

- (2) All applicants for a permit or renewal of a permit shall pay to the jurisdictional health department a fee in the amount of ((\$2.00)) five dollars. Such fee shall be used by the jurisdictional health department to defray the expenses arising out of the administration of this
 - (3) The permit shall conform to the following specifications:
- (a) The permit shall be $((6^n \times 5^n))$ six inches by five inches in size and shall consist of two sections titled as follows:
 - ((+))) (i) Food and beverage service worker's permit, and
 - ((2))) (ii) Food and beverage service worker's health record.
- (b) The permit is given to the worker and the health record is kept on file in the health department.
 - (4) The permit shall contain the following information:
 - ((1)) (a) Number of the permit;
 - ((2)) (b) Signature of the worker;
 - ((3)) (c) Occupation;
 - ((4))) (d) Home address;
- ((5))) (e) The statement, "THIS CERTIFIES THAT has satisfied the requirements of chapter 197, Laws of 1957, and the state board of health for issuance of permit;"
 - ((6))) (f) Manual chapters covered in test shall be noted;
 - ((7))) (g) Permit expiration date; and ((8))) (h) Signature of health officer.
- (5) On the reverse side of the permit there shall be noted the
 - "Please note: This card is valid only to the employee whose signature appears on the reverse side. It must be filed at place of employment and shown upon request to sanitarian, health officer, or deputy.((1))

$((^{\pm}))$ INSTRUCTIONS GOVERNING PERSONAL HYGIENE AND SANITATION($(\frac{\pi}{})$)

- 1. Do not work if you are ill with a "catching" sickness, such as sore throat, common cold, diarrhea, or other contagious disease.
- Notify the health department if you, ((or)) any person in your home, or your place of business has a contagious disease or a disease suspected of being contagious.
- 3. Keep your hands and fingernails clean. Wash your hands frequently, particularly every time after going to the toilet, blowing the nose, or handling soiled objects.
- 4. Use disposal tissue for blowing the nose or spitting. Spitting can be a dangerous habit.
- Do not pick pimples, boils, or your nose. This is a dangerous source of infection. If you have sores of this kind, keep them covered with a dressing.
- Handle foods with your fingers as little as possible. Use utensils whenever you can, as in picking up butter, etc.
- Avoid handling rims of glasses, cups, soup bowls, and eating sur-
- Protect food by keeping it covered from flies, keeping perishable foods and cream-filled pastries properly refrigerated."
- (6) The food and beverage service worker's health record shall contain the following information:
 - $((\frac{1}{1}))$ (a) Date issued; $((\frac{2}{1}))$ (b) Number;

 - ((3))) (c) Name;
 - ((4))) (d) Age; ((5))) (e) Sex;
- ((6))) (f) Home address;
- ((7)) (g) Occupation; ((8))) (h) Where employed;
- ((9))) (i) City;

- ((12))) (1) Laboratory examinations, x-rays, or skin tests:

((13))) (i) Test	Result	Date
((14)) Test		
((15))) (iii) Test		
((16)) (m) Manual chapters covere	ed in test shall be no	ited.

(7) The reverse side of the health record shall contain: "Follow-up remarks."

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 87-16-088 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed August 5, 1987]

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 Aid to families with dependent children and continuing general assistance—Eligibility—Common conditions, amending chapter 388–26 WAC;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

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 September 8, 1987.

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

Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 25, 1987. The meeting site is in a location which is barrier free.

By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Chapter 388-26 WAC.

Purpose of the Rule or Rule Change: To further define an eligible alien for processing applications for aid to families with dependent children (AFDC).

Reason(s) These Rules are Necessary: To prevent incorrect determinations of eligibility for AFDC.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Certain aliens legalized under IRCA are not eligible to receive AFDC for five years.

Person or Persons Responsible for Drafting, Implementation and Enforcement of the Rule or Rule Change: Barbara Rodman, Program Manager, Division of Income Assistance, mailstop OB-31J, phone 753-1735.

These rules are necessary as a result of federal law.

AMENDATORY SECTION (Amending Order 917, filed 3/14/74)

WAC 388-26-025 AGE DETERMINATION—SPECIFIC CONSIDERATIONS. (1) Prior to authorizing a public assistance grant, the ((fact must be established that)) department shall establish the ((applicant or)) person, in whose behalf aid is ((granted)) requested, is within the age limits applicable to the category of assistance from which payment will be made.

(2) Aid to families with dependent children.

- (a) The department shall establish the birthdate of a minor child ((must be definitely established)). The child may receive AFDC ((may be)) temporarily ((granted)) when ((personal observation establishes)) the child's age ((as)) is obviously within the AFDC age limit. ((However, the child's age must be accurately determined)) Establish the birthdate as soon as possible for ((purposes of establishing)) continuing eligibility.
- (b) When only the year of birth ((can be)) is established, assign the arbitrary birthdate of July 1 ((is assigned)).

AMENDATORY SECTION (Amending Order 917, filed 3/14/74)

WAC 388-26-040 AGE DETERMINATION—AFFIDAVIT. ((The)) A person is permitted by law to make an affidavit ((of the applicant himself as to his birthdate made)) before a judge of the superior court or of the superme court of the state of Washington ((is permitted by law)) as to his or her birthdate. ((This can be used as)) The department shall accept such affidavit as sufficient verification ((by those whose own statement of their age is in question)).

AMENDATORY SECTION (Amending Order 531, filed 3/31/71)

WAC 388-26-050 RESIDENCE. (1) ((Residence as an eligibility condition in qualifying)) To qualify for public assistance ((necessitates determination of whether or not residence has been established in the state of)), a person shall be a resident of Washington state.

(2) ((There are)) No ((durational)) duration of residence ((requirements)) is required for any category of public assistance.

AMENDATORY SECTION (Amending Order 1636, filed 4/15/81)

WAC 388-26-055 RESIDENCE-ESTABLISHING. (1) A resident is a person who:

- (a) ((Is living)) Voluntarily lives in the state of Washington ((voluntarily with the intention of making)); and
- (b) Intends to maintain his((7)) or her home in the state ((and not for a temporary purpose; that is, one who has indicated intent to maintain his/her residence in the state and has no intention of presently leaving the state to take up residence)); or
- (((tb))) (c) Is ((tiving in the state, is)) not receiving assistance from another state((7)); and
- (d) Entered the state with a job commitment or seeking employment in the state whether or not currently employed.
- (2) The ((CSO)) department is not required to find that an applicant is a resident of Washington if ((he/she)) the applicant is determined to be a ((bona fide)) resident of another state((; in other words; that he/she is)) and only temporarily absent from ((another)) that state ((and has not chosen to acquire residence in this state)).

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

WAC 388-26-060 RESIDENCE—MAINTAINING. (1) A person ((is considered to have)) has maintained his or her residence in Washington if, since establishing it, ((he)) the person has not left the state except as specified below.

(2) Absences from the state prior to application ((are)) do not ((considered as having interrupted)) interrupt residence when:

- (a) The absences were enforced or beyond the control of the person, or
- (b) The absences were for temporary periods and occurred for specific purposes((, which did)) not ((involve)) involving an intent to change residence and ((did include)) including a plan for return at a future date.
- (3) ((An applicant who meets)) Applicants meeting the residence requirements and ((is)) otherwise eligible may not be disqualified from receiving assistance solely because ((of the fact that he has, in the past;)) they have received assistance from another state or ((a)) political subdivision ((thereof)). The ((LO cannot)) department may not use the fact that ((the applicant has been receiving)) persons received assistance from another state as the basis ((for determining that such individual is not a resident)) to determine they are not residents of Washington.
- (4) ((It is assumed that any person who removes himself)) Persons removing themselves from the state of Washington for more than a temporary visit ((is)) are assumed to no longer ((residing)) reside in the state of Washington unless ((he)) they can present positive evidence to the contrary. ((No assistance shall be granted to any person who is)) The department shall not grant assistance to persons not residing in the state of Washington according to this assumption. See WAC 388-33-240 pertaining to "visit." ((A)) Recipients remaining out of the state for more than one month must supply adequate information to overcome the assumption ((that he)) they no longer ((intends)) intend to reside in the state of Washington.
 - (5) Assistance can only be continued ((if the)) to recipients who:
 - (a) Remain((s)) in need; and ((can))
- (b) Fulfill all eligibility requirements, such as, referral to WIN or other rehabilitative resources, current registration for work, maintenance of services to children, etc.
 - (((6) Noncontinuing GA is not paid to persons outside the state.))

AMENDATORY SECTION (Amending Order 531, filed 3/31/71)

WAC 388-26-065 RESIDENCE—APPLICANT LIVING IN ANOTHER STATE. ((A person)) Persons applying to Washington for a public assistance grant while living in another state or country may meet the residence requirement if they:

- (1) ((He offers)) Offer convincing proof ((that he has)) they have maintained residence in this state since leaving it. "Proof" shall be more than a "statement of intent" to maintain residence in Washington. The intent must be evidenced by prior acts of a specific nature which bear out the intent and which can be demonstrated. Acceptable evidence may be return trips to this state, written statements to other persons, maintenance of a home in this state, or other such actions:
- (2) ((He)) Once lived and acquired residence in this state, and ((his))
- (a) Still intend to maintain their residence in the state of Washington, and
 - (b) Have a plan to return to the state, and
 - (c) Their absence is:
 - (((a))) (i) Enforced and beyond ((his)) their control, or
- (((b))) (ii) Essential to ((his)) their welfare and due to ((his)) physical or social needs((, and
- (c) He continues his intention of maintaining his residence in the state of Washington and has a plan to return to the state)); and
- (3) ((He is living)) Live in the United States at the time of application: and
- (4) ((Arrangements)) Can ((be made)) arrange to have the application taken by a public assistance agency and the agency can make the necessary investigation ((made)) to process the application in accordance with Washington rules.

AMENDATORY SECTION (Amending Order 976, filed 10/28/74)

WAC 388-26-070 RESIDENCE—APPLICANT RECEIVING ASSISTANCE FROM ANOTHER STATE. An applicant ((who is a recipient of)) receiving assistance from another state ((shall be)) is eligible for assistance in Washington when ((he satisfies)) the residence requirement ((of Washington)) is satisfied and the applicant is otherwise eligible. ((However.)) The department shall not authorize assistance ((from)) in Washington ((shall not be authorized)) until eligibility for assistance from the other state ceases and the grant from the other state is terminated.

AMENDATORY SECTION (Amending Order 531, filed 3/31/71)

WAC 388-26-080 RESIDENCE—OF CHILDREN. ((A child is residing)) Children reside in the state of Washington if ((he is making his)) they make their home in the state.

AMENDATORY SECTION (Amending Order 531, filed 3/31/71, effective 5/1/71)

WAC 388-26-105 RESIDENCE—AUTHORIZING RETURN OF WASHINGTON RESIDENT. (((++))) When an inquiry is received regarding whether or not a person is a resident of the state of Washington, or should move to the state of Washington, the ((++O)) department shall:

(((a))) (1) Investigate the pertinent facts relative to the inquiry((:)); (((b))) (2) Furnish the other state with pertinent information ((and,));

(3) When appropriate, give social facts ((which indicate)) indicating whether residence in the state of Washington is or is not in the interest of the ((individual's)) person's welfare((:)); and

(((c))) (4) Inform the inquiring state that the department has no legal authority to authorize the return of ((individuals)) a person to the state or to pay costs of such return.

AMENDATORY SECTION (Amending Order 2119, filed 7/6/84)

WAC 388-26-120 CITIZENSHIP AND ALIENAGE. To be eligible for AFDC or continuing general assistance, a resident shall be either:

- (1) A citizen; or
- (2) ((An alien lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law (including any alien who is lawfully present in the United States as a result of the application of the provisions of Section 203(a)(7), Section 207(c), Section 208, or Section 212(d)(5) of the Immigration and Nationality Act); or
- (3))) A Canadian Indian (a North American Indian born in Canada) ((is to be)) considered the same as a United States citizen ((if)) because he or she:
 - (a) ((He or she)) Has at least fifty percent Indian blood; or
- (b) Has less than fifty percent Indian blood and entered the United States prior to December 24, 1952, and
 - (c) Has maintained residence since entry; or
- (3) An alien lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law (including any alien who is lawfully present in the United States as a result of the application of the provisions of Section 203(a)(7), Section 207(c), Section 208, or Section 212(d)(5) of the Immigration and Nationality Act) except:
- (a) An alien attaining temporary resident status (TRS) or permanent resident status (PRS) under the Immigration Reform and Control Act of 1986 (IRCA) is not eligible for AFDC for five years from the date TRS was granted; except:
- (b) Cuban and Haitian entrants attaining TRS or PRS under IRCA may immediately receive AFDC if otherwise eligible.

WSR 87-16-089
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed August 5, 1987]

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 Transfer of property—Assistance during period of ineligibility, amending WAC 388-28-464;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, 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 September 9, 1987.

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

The specific statute these rules are intended to implement is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

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

Leslie F. James, Director Administrative Services Department of Social and Health Services Mailstop OB 39 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 August 25, 1987. The meeting site is in a location which is barrier free.

By: Leslie F. James, Director Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: WAC 388-28-464.

Purpose of the Rule or Rule Change: To provide consistency of interpretation on a state-wide basis.

Reason(s) These Rules are Necessary: Some offices have interpreted the amount to be authorized as that which can cover emergent needs only, such as rent and utilities, others have given the full grant amount.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Assistance can be authorized to someone who has been determined ineligible for a set period of time due to transferring property in order to qualify for assistance only if undue hardship exists. The amount of assistance is the full grant standard but the present wording does not clearly state this.

Person Responsible for Drafting, Implementation and Enforcement of the Rule or Rule Change: Betty Brinkman, Program Manager, Division of Income Assistance, mailstop OB-31J, phone 753-4908.

AMENDATORY SECTION (Amending Order 1293A, filed 5/16/78)

WAC 388-28-464 TRANSFER OF PROPERTY—ASSIST-ANCE DURING PERIOD OF INELIGIBILITY. An applicant ((who transferred)) transferring nonexempt property to qualify for assistance ((as determined by investigation by the department)) and ((who has)) having been determined not to be in need for a future period of time, not to exceed two years, shall be granted public assistance only if undue hardship exists. Assistance paid under this rule shall be the full grant amount and shall not be considered an overpayment.

WSR 87-16-090 NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Memorandum-July 29, 1987]

The board of trustees of Whatcom Community College, District Number Twenty-One, will hold a special meeting at the following time and place: July 31, 1987, Friday, 8:30 a.m., in the Board Room, 5217 Northwest Road, Bellingham, WA 98226.

WSR 87-16-091 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF COMMUNITY DEVELOPMENT

[Memorandum—August 5, 1987]

The Washington State Department of Community Development plans to hold a public hearing on the 1988 proposed CSBG state.

The hearing will be held on September 2, 1987, from 10:00 a.m. to 12:00 p.m., at the Department of Community Development, Fifth Floor Conference Room, Ninth and Columbia Building, Olympia, Washington.

Two typewritten copies of all oral testimony are requested. There will be a question and answer period. Written testimony will be accepted until 5:00 p.m., September 2, 1987, sent to the attention of Ed Barton, CSBG Coordinator, Division for Community Services, Ninth and Columbia Building, Olympia, Washington 98504–4151.

If you have any questions or need additional information, please contact Ed Barton at (206) 586-1232, scan 321-1232.

WSR 87-16-092 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed August 5, 1987]

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

New
New
NewWAC
WAC
WAC
251-01-382Comparable worth adjustment indicator.
Salary range.New
New
Amd
AmdWAC
WAC
251-08-110Standard range.
Salary—Promotion.
Salary—Reallocation;

that the agency will at 9 a.m., Friday, September 18, 1987, in Spokane Community College, North 1810 Greene Street, Spokane, 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 28B.16.100.

The specific statute these rules are intended to implement is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 17, 1987.

Dated: August 4, 1987 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on August 5, 1987, and is filed pursuant to RCW 34.04.025.

Title: WAC 251-08-110 Salary-Promotion.

Description of Purpose: This new salary schedule reflecting additional salary ranges which include comparable worth increases necessitated clarification regarding how to calculate promotional ranges.

Summary of Rule: Specifies that promotional increases shall be calculated as described in the rule.

Reasons Supporting Proposed Action: This new salary schedule reflecting additional salary ranges which include comparable worth increases necessitated clarification regarding how to calculate promotional ranges.

Title: WAC 251-08-112 Salary-Reallocation.

Description of Purpose: The new salary schedule reflecting additional salary ranges which include comparable worth increases does not contain equal dollar amounts; therefore, the word "equal" was changed to "closest" in subsection (2) and (3)(a) of this rule.

Summary of Rule: Specifies how employees shall receive increases or decreases in salary due to reallocation.

Reasons Supporting Proposed Action: The new salary schedule reflecting additional salary ranges which include comparable worth increases does not contain equal dollar amounts; therefore, the word "equal" was changed to "closest" in subsection (2) and (3)(a) of this section.

Title: WAC 251-01-072 Comparable worth adjustment indicator.

Description of Purpose: This is a new definition to clarify the meaning of comparable worth adjustment indicator.

Summary of Rule: This is a new definition which clarifies the meaning of comparable worth adjustment indicator.

Reasons Supporting Proposed Action: The new "salary range" definition refers to "comparable worth adjustment indicator"; therefore, this term is defined for further action.

Title: WAC 251-01-382 Salary range.

Description of Purpose: This is a new definition to clarify what constitutes a salary range.

Summary of Rule: This is a definition which clarifies the meaning of salary range.

Reasons Supporting Proposed Action: With the introduction of ranges identified by a whole number with a decimal suffix, it was necessary to clarify that these new ranges are actual salary ranges.

Title: WAC 251-01-392 Standard range.

Description of Purpose: This is a new definition to clarify the meaning of standard range.

Summary of Rule: This is a definition which clarifies the meaning of standard range.

Reasons Supporting Proposed Action: The new "salary range" definition refers to "standard range"; therefore, standard range is defined for further clarification.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute These Rules are Intended to Implement: RCW 28B.16.100.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John A. Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rules, and Whether Public, Private or Governmental: Higher Education Personnel Board, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is not the result of federal law or state or federal court action.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-08-110 SALARY—PROMOTION. An employee who is promoted shall be paid at the salary step which represents at least a two step increase over the salary received immediately prior to the promotion as determined by the personnel officer((, provided such increase is not less than the first step of the new range; and does not exceed the top step of the new range)). The increase shall be calculated by moving up to the standard range on the current step, moving to that dollar amount on the new standard range, moving over two steps, and down to the salary range for the class. All promotional increases must be within the salary range for the class.

AMENDATORY SECTION (Amending Order 68, filed 5/25/78, effective 7/1/78)

WAC 251-08-112 SALARY—REALLOCATION. (1) An employee occupying a position that is reallocated to a class with a higher salary range maximum shall receive an increase in the same manner as is provided for promotion in WAC 251-08-110. The periodic increment date shall be established as provided in WAC 251-08-100.

(2) An employee occupying a position that is reallocated to a class with a lower salary maximum shall be placed in the salary step in the new range which is ((equal)) closest to the current salary, provided such salary does not exceed the top step of the new salary range.

(3) When reallocation is necessary because the board has created, abolished, or modified a class, the incumbent will remain in the position and the following will apply:

- (a) An employee occupying a position reallocated to a class with a lower salary range maximum will be placed at the step in the new salary range which is ((equal)) closest to the current salary and will be allowed to achieve the salary maximum of the former class at the time of reallocation. The employee will lose the right to such salary maintenance if he/she voluntarily demotes, promotes, or moves to another class:
- (b) An employee occupying a position reallocated to a class with a higher salary range maximum will receive an increase as provided in WAC 251-08-110;
- (c) A reallocation which results from the board's abolishment of a class will be effective the date of the board's action.

NEW SECTION

WAC 251-01-072 COMPARABLE WORTH ADJUSTMENT INDICATOR. A decimal suffix attached to the standard range which identifies the comparable worth entitlement group for a class.

NEW SECTION

WAC 251-01-382 SALARY RANGE. A sequence of minimum, intervening, and maximum dollar amounts designated by the board as the monthly compensation for a class. Salary ranges are identified in the classification/compensation plan by either a whole number (standard range) or a whole number with a decimal suffix (comparable worth adjustment indicator).

NEW SECTION

WAC 251-01-392 STANDARD RANGE. A salary range identified by a whole number.

WSR 87-16-093 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed August 5, 1987]

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

Amd	WAC 251-18-347	Permanent classified employee interinstitutional and intersystem movement.
Amd	WAC 251-22-170	Military training leave.
Amd	WAC 251-14-100	Mediation—Collective bargaining im-
		passe—Grievance disputes.
Amd	WAC 251-14-110	Arbitration-Collective bargaining im-
		passe—Grievance disputes.
Amd	WAC 251-14-070	Unfair labor practices—Management—
		Employee organizations.
Amd	WAC 251-01-110	Director;

that the agency will at 9 a.m., Friday, September 18, 1987, in Spokane Community College, North 1810 Greene Street, Spokane, 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 28B.16.100.

The specific statute these rules are intended to implement is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 17, 1987.

Dated: August 4, 1987 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on August 5, 1987, and is filed pursuant to RCW 34.04.025.

Title: WAC 251-18-347 Permanent classified employee interinstitutional and intersystem movement.

Description of Purpose: To make the original intent of WAC 251-18-347 clearer without reading other sections of Title 251 WAC.

Summary of Rule: To set standards for both interinstitutional and intersystem movement of permanent classified employees.

Reasons Supporting Proposed Action: This rule is intended that interinstitutional and intersystem movement are authorized by the board for permanent classified

employees governed by RCW 28B.16.100 and chapter 41.06 RCW.

Title: WAC 251-22-170 Military training leave.

Description of Purpose: To enable an employer to grant 15 working days per year of paid military training leave. This action is based on recent board interpretation of the existing rule.

Summary of Rule: Will allow an employer to grant 15 working days per year of paid military training.

Reasons Supporting Proposed Action: The Higher Education Personnel Board has determined, as a result of appeals it has heard, that present rule language appeared to conflict with RCW 38.40.060. The board concluded that this statute requires the state to grant military training leave to a maximum of 15 working calendar day [days] per year.

Title: WAC 251-14-100 Mediation—Collective bargaining impasse—Grievance disputes; and 251-14-110 Arbitration—Collective bargaining impasse—Grievance disputes.

Description of Purpose: To establish time frames for submitting grievance mediation requests and grievance arbitration requests.

Summary of Rule: The current rules have no specified time frames for requesting grievance mediation and arbitration. The modification establishes time frames where none existed in the past.

Reasons Supporting Proposed Action: The current rules have no specified time frames for requesting grievance mediation and arbitration.

Title: WAC 251-14-070 Unfair labor practices—Management—Employee organizations.

Description of Purpose: To clearly specify that unfair labor practices are restricted to collective bargaining rights included in chapter 251-14 WAC (collective bargaining).

Summary of Rule: To establish the scope of unfair labor practices.

Reasons Supporting Proposed Action: To make it clear, especially to unrepresented employees, that the rules on unfair labor practices pertain to collective bargaining only and not HEPB rules in general.

Title: WAC 251-01-110 Director.

Description of Purpose: To define the term director in the HEPB rules.

Summary of Rule: Clarifies that the director may delegate HEPB staff members to perform certain actions on behalf of the director, including signature authority.

Reasons Supporting Proposed Action: There are numerous instances in the rules which refer to the director taking an action many of which are actually performed by other HEPB staff members. This revision would provide legal authority for the staff person to act on the director's behalf.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute These Rules are Intended to Implement: RCW 28B.16.100.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John A. Spitz, Director,

Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rules, and Whether Public, Private or Governmental: Higher Education Personnel Board, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is not the result of federal law or state or federal court action.

AMENDATORY SECTION (Amending Order 119, filed 7/31/84)

WAC 251-18-347 PERMANENT CLASSIFIED EMPLOYEE INTERINSTITUTIONAL AND INTERSYSTEM MOVEMENT BETWEEN INSTITUTIONS/RELATED BOARDS OR STATE AGENCIES. (1) Permanent classified employees desiring to promote, transfer, laterally move, or voluntarily demote from other institutions/related boards or from classified employment governed by Chapter 41-06 RCW to classified employment governed by Chapter 28B.16 RCW will to positions at other institutions/related boards or state agencies will.

- (a+) Have the responsibility for communicating their desires in writing to potential receiving institutions/related boards or the department of personnel.
- (b2) Be required to pass the examination for the class administered by the receiving institution/related board or department of personnel.
- (c3) Have their names placed on the appropriate eligible list as provided in WAC 251-18-180 or corresponding department of personnel register.
- (d4) Be certified to employing official(s) as provided in WAC 251-18-240 or corresponding department of personnel rules.
- (e5) Serve a trial service period of six months. If the trial service period is not satisfactorily completed, the employee shall be placed on the institution-wide layoff list at the institution/related board from which he/she came or corresponding department of personnel register.
- (f6) Be unable to bump if laid off during such trial service period even though layoff seniority will move with employee to the new position
- (g7) Retain vacation and sick leave balances. Vacation leave accrual rates shall be determined by appropriate higher education personnel board or department of personnel rules.
- (h8) Retain their former periodic increment date except upon promotion in accordance with WAC 251-08-100 (3)(a).
- (2) Permanent classified employees under the jurisdiction of Chapter 28B.16 RCW who desire to promote, transfer, laterally move or voluntarily demote to classified employment governed by Chapter 41.06 RCW should consult with the department of personnel to determine the rules applicable to such intersystem movement.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

AMENDATORY SECTION (Amending Order 108, filed 9/23/83, effective 10/24/83)

WAC 251-22-170 MILITARY TRAINING LEAVE. (1) Employees shall be entitled to leave with pay not to exceed fifteen calendar days in any one calendar year for active duty in the national guard; army, air, marine, or naval reserve forces of the United States for annual field training or otherwise discharging reserve obligations.

- (2) Such leave shall be in addition to any vacation leave to which an employee is entitled and shall not result in any loss of benefits, privileges or pay.
- (3) During military training leave, the employee shall receive the normal base pay.
- (4) Employees required to appear during working hours for a physical examination to determine physical fitness for military service shall receive full pay for the time required to complete the examination.

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 61, filed 8/30/77, effective 10/1/77)

WAC 251-14-100 MEDIATION—COLLECTIVE BARGAIN-ING IMPASSE—GRIEVANCE DISPUTES. (1) When agreement cannot be reached within a reasonable time in collective bargaining between an institution and the certified exclusive representative of the employees in the bargaining unit, either party may submit the impasse issues to the director or designee who shall confer with both parties in an effort to resolve the impasse.

(2) When an unresolved grievance dispute has been referred to the director pursuant to the mediation provision of a grievance procedure in a signed agreement, the director or designee shall confer with both parties in an effort to resolve the dispute. Requests for grievance mediation must be submitted to the director within thirty calendar days or less of the last step of the negotiated procedure of the institution/related board's written response or upon completion of the time limit for such a response at the final internal step of the procedure.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-14-110 ARBITRATION—COLLECTIVE BAR-GAINING IMPASSE—GRIEVANCE DISPUTES. (1) When the director or designee is unable to resolve the collective bargaining impasse, the institution or the certified exclusive representative may submit such impasse to the board for arbitration.

(2) When the director or designee is unable to resolve a grievance dispute, the exclusive representative, employee or employer may submit such dispute to the board for arbitration. Requests for grievance arbitration must be submitted within thirty calendar days or less from the date the director or designee indicates in writing that the mediation is at impasse.

(3) The board shall hold such hearings which may be conducted in the same manner as provided for appeals from layoffs, demotion, suspensions, reductions and dismissals, and the decision of the board shall be final and binding.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-14-070 UNFAIR LABOR PRACTICES—MAN-AGEMENT—EMPLOYEE ORGANIZATIONS. (1) It shall be an unfair labor practice for an institution:

- (a) To interfere with, restrain, or coerce employees in the exercise of their collective bargaining rights guaranteed by the higher education personnel law and the rules adopted thereunder as included in chapter 251-14 WAC (Collective Bargaining).
- (b) To control, dominate, or interfere with a bargaining representative.
- (c) To discriminate against an employee who has filed an unfair labor practice charge.
 - (d) To refuse to engage in collective bargaining.
 - (2) It shall be an unfair labor practice for employee organizations:
- (a) To interfere with, restrain, or coerce employees in the exercise of their collective bargaining rights guaranteed by the higher education personnel law and the rules adopted thereunder as included in chapter 251-14 WAC (Collective Bargaining).
 - (b) To induce an institution to commit an unfair labor practice.
- (c) To discriminate against an employee who has filed an unfair labor practice charge.
 - (d) To refuse to engage in collective bargaining.

AMENDATORY SECTION (Amending Order 147, filed 4/22/86)

WAC 251-01-110 DIRECTOR. The personnel director of the higher education personnel board. The word director shall mean either the director or HEPB staff member to whom authority has been delegated in writing by the director

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 87-16-094 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed August 5, 1987]

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

New WAC 251-22-167 Disability leave. New Parental leave.

WAC 251-22-195 WAC 251-12-076 New Appeals from denial of parental leave

requests.

WAC 251-12-085 Hearing examiners. Amd

Amd WAC 251-22-200 Leave of absence without pay;

that the agency will at 9 a.m., Friday, September 18, 1987, in Spokane Community College, North 1810 Greene Street, Spokane, 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 28B.16.100.

The specific statute these rules are intended to implement is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 17, 1987.

Dated: August 4, 1987 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on August 5, 1987, and is filed pursuant to RCW 34.04.025.

Description of Purpose: To describe conditions in which employees may be granted a disability leave of absence and/or a parental leave of absence.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Title and Summary of Rules: WAC 251-22-167 Disability leave, to identify situations in which employees may be granted a disability leave of absence, to specify types of paid and unpaid leave which may be used during such a leave of absence, and to provide for limited continuation of State Employees Insurance Board benefits during such a leave of absence; WAC 251-22-195 Parental leave, to identify situations in which employees may be granted a parental leave of absence, to provide for needs of appeal rights in connection with denial of a request for such leave of absence, to specify types of paid and unpaid leave which may be used during such a leave of absence, and to provide for limited continuation of State Employees Insurance Board benefits during such a leave of absence; WAC 251-12-076 Appeals from denial of parental leave requests, to specify that a denial of a parental leave request is an action which may be appealed. To identify the process for handling such an appeal and to set forth an expeditious appeal process;

WAC 251-12-085 Hearing examiners, to exclude appeals from denial of parental leave requests from the current appeal process; and WAC 251-22-200 Leave of absence without pay, to specify additional rationale for leave of absence without pay.

Reasons Supporting Proposed Action: Through Engrossed House Bill 1656, the legislature mandated a study and review of the HEPB law and rules to determine where they could be made more supportive to state employees who are parents. The proposed modifications serve to create a more supportive atmosphere for the parenting needs of state employees.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John A. Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Higher Education Personnel Board, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: This change is not the result of federal law or state or federal court action.

NEW SECTION

WAC 251-22-195 PARENTAL LEAVE. (1) Parental leave may be granted to a permanent employee for the purpose of bonding with the employee's natural newborn or pre-kindergarten age adoptive child.

(2) Requests for parental leave must be submitted in writing to the employing official or designee and must receive the approval of both the employing official and the personnel officer. Requests may be denied only on the basis of operational necessity. Within ten working days of the receipt of the request, the institution shall provide the employee with written response and, if the leave is denied, rationale supporting the operational necessity and the notice of the employee's right to appeal per WAC 251-12-076.

(3) Parental leave may be a combination of vacation leave, personal holiday, compensatory time, and leave of absence without pay. Parental leave shall be taken within six months of the child's birth or the placement of an adoptive child and the total leave period shall not extend beyond three months, unless additional time is granted by the personnel officer.

When parental leave is taken in conjunction with disability leave, the total combined leave period shall not extend beyond three months immediately following the child's birth, unless additional time is granted by the personnel officer.

- (4) The employee shall be allowed to use eight hours of accrued compensatory time or vacation leave per month for up to three months during a parental leave of absence without pay to provide for continuation of state employees insurance board benefits. The employer shall designate on which day of each month the eight hours paid leave will be used.
- (5) All accrued compensatory time and vacation leave shall be exhausted prior to the employee taking parental leave of absence without pay unless leave is retained to be used in accordance with subsection

NEW SECTION

WAC 251-22-167 DISABILITY LEAVE. (1) Disability leave shall be granted for a reasonable period to a permanent employee who is precluded from performing his/her job duties because of a disability (including those related to pregnancy or childbirth). The disability and recovery period shall be as defined and certified by a licensed health care provider, subject to a second opinion at the employer's request

(2) Disability leave may be a combination of sick leave, vacation leave, personal holiday, compensatory time, and leave of absence without pay and shall be granted at the written request of the employee.

- (3) The employee shall be allowed to use eight hours of accrued paid leave per month for up to three months during a disability leave of absence without pay to provide for continuation of state employees insurance board benefits. The employer shall designate on which day of each month the eight hours paid leave will be used.
- (4) All accrued paid leave shall be exhausted prior to the employee taking disability leave of absence without pay, unless leave is retained to be used in accordance with subsection (3) or WAC 251-22-195.

NEW SECTION

WAC 251-12-076 APPEALS FROM DENIAL OF PARENTAL LEAVE REQUESTS. Any permanent employee who is denied parental leave per WAC 251-22-195 may appeal such action to the board. The appeal must be in writing and submitted to the higher education personnel board office within seven calendar days following receipt by the employee of the personnel officer's written notification and rationale for denial. Appeals under this section will be heard by a board hearing examiner and a verbal decision will be rendered within 48 hours of the hearing, with a written decision to follow within 30 days. The hearing examiner's determination shall be final and binding.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-12-085 HEARING EXAMINERS. (1) No change.

- (2) With the exclusion of WAC 251-12-076, Wwithin thirty calendar days of hearing, the hearing examiner shall issue a recommended decision which shall be transmitted to the board and be served upon the parties by certified mail with a statement regarding the right to file exceptions to the recommended decision.
 - (3) No change.
 - (4) No change.
 - (5) No change.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 251-22-115 MATERNITY LEAVE.

AMENDATORY SECTION (Amending Order 156, filed 7/1/87, effective 8/1/87)

WAC 251-22-200 LEAVE OF ABSENCE WITHOUT PAY. (1) Leave of absence without pay may be allowed for any of the following reasons:

- (a) Conditions applicable for leave with pay;
- (b) Maternity leave Disability leave;
- (c) Educational leave;
- (d) Leave for government service in the public interest;
- (e) Parental leave;
- (f) Child care emergencies;
- (g) To accommodate annual work schedules of employees occupying cyclic year positions as specified in WAC 251-18-381.
- (2) Requests for leave of absence without pay must be submitted in writing to the employing official or designee and must receive the approval of both the employing official and the personnel officer.
- (3) Leave of absence without pay extends from the time an employee's leave commences until he/she is scheduled to return to continuous service, unless at the employee's request the employing official and the personnel officer agree to an earlier date.
- (4) Vacation leave and sick leave credits will not accrue during a leave of absence without pay which exceeds ten working days in any calendar month.
- (5) A classified employee taking an appointment to an exempt position shall be granted a leave of absence without pay, with the right to return to his/her regular position, or to a like position at the conclusion of the exempt appointment; provided application for return to classified status must be made not more than thirty calendar days following the conclusion of the exempt appointment.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

WSR 87-16-095 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed August 5, 1987]

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

New WAC 251-22-167 Disability leave. New WAC 251-22-195 Parental leave;

that the agency will at 9 a.m., Friday, September 18, 1987, in Spokane Community College, North 1810 Greene Street, Spokane, 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 28B.16.100.

The specific statute these rules are intended to implement is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 17, 1987.

Dated: August 4, 1987 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on August 5, 1987, and is filed pursuant to RCW 34.04.025.

Description of Purpose: To describe conditions in which employees may be granted a disability leave of absence and/or a parental leave of absence.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Title and Summary of Rules: WAC 251-22-167 Disability leave, to identify situations in which employees may be granted a disability leave of absence, to provide a method for verification of disability and to specify types of paid and unpaid leave which may be used during such a leave of absence; and WAC 251-22-195 Parental leave, to identify situations in which employees may be granted a parental leave of absence, to provide for a method of applying for such a leave and to specify types of paid and unpaid leave which may be used during such a leave of absence.

Reasons Supporting Proposed Action: Through Engrossed House Bill 1656, the legislature mandated a

study and review of the HEPB law and rules to determine where they could be made more supportive to state employees who are parents. The proposed modifications serve to create a more supportive atmosphere for the parenting needs of state employees.

Agency Personnel Responsible for Drafting: Interinstitutional Personnel Officers Committee; Implementation and Enforcement: John A. Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Interinstitutional Personnel Officers Committee, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: This change is not the result of federal law or state or federal court action.

NEW SECTION

WAC 251-22-167 DISABILITY LEAVE (1) Disability leave may be granted for a reasonable period to a permanent employee who is precluded from performing his/her job duties because of a disability. The disability and recovery period shall be as defined and certified by a licensed health care provider, subject to a second opinion at the employer's request and expense.

(2) Disability leave may be a combination of sick leave, vacation leave, personal holiday, compensatory time and leave of absence without pay and may be granted at the written request of the employee. All accrued paid leave shall be exhausted prior to the employee taking disability leave of absence without pay.

NEW SECTION

WAC 251-22-195 PARENTAL LEAVE (1) Parental leave may be granted to a permanent employee for the purpose of bonding with the employee's natural newborn or adoptive pre-school child.

(2) Requests for parental leave must be submitted in writing to the employing official or designee and must receive the approval of both

the employing official and the personnel office.

(3) Parental leave may be a combination of vacation time, personal holiday, compensatory time and leave of absence without pay. All accrued vacation, personal holiday and compensatory time shall be exhausted prior to the employee taking parental leave of absence without pay.

WSR 87-16-096 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed August 5, 1987]

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

New WAC 251-22-167 Disability leave. New WAC 251-22-195 Parental leave;

that the agency will at 9 a.m., Friday, September 18, 1987, in Spokane Community College, North 1810 Greene Street, Spokane, 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 28B.16.100.

The specific statute these rules are intended to implement is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 17, 1987.

Dated: August 4, 1987 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on August 5, 1987, and is filed pursuant to RCW 34.04.025.

Description of Purpose: To describe conditions in which employees may be granted a disability leave of absence and/or a parental leave of absence.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Title and Summary of Rule: WAC 251-22-167 Disability leave, to identify situations in which employees may be granted a disability leave of absence, to specify types of paid and unpaid leave which may be used during such a leave of absence, and to provide for limited continuation of State Employees Insurance Board benefits during such a leave of absence; and WAC 251-22-195 Parental leave, to identify situations in which employees may be granted a parental leave of absence, to provide for needs of appeal rights in connection with denial of a request for such leave of absence, to specify types of paid and unpaid leave which may be used during such a leave of absence, and to provide for limited continuation of State Employees Insurance Board benefits during such a leave of absence.

Reasons Supporting Proposed Action: The legislature mandated a review of the HEPB law and rules to determine where they could be made more supportive to state employees who are parents. The proposed modifications address areas where we determined the rules could be modified as a result of that study.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John A. Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Patra Leaming, (206) 633-4088 or scan 323-1001, on behalf of the following employee organizations: Classified Staff Association, District 925, Service Employees International Union; National Union of Hospital and Health Care Employees, AFL-CIO, District 1199NW; United Food and Commercial Workers, Local 1001; Washington State Nurses Association; and Washington Public Employees Association (private).

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: This change is not the result of federal law or state or federal court action.

NEW SECTION

WAC 251-22-167 DISABILITY LEAVE. (1) Disability leave shall be granted for a reasonable period to a permanent employee who is precluded from performing his/her job duties because of a disability (including those related to pregnancy or childbirth). The disability and recovery period shall be as defined and certified by a licensed health care provider, subject to a second opinion at the employer's expense.

(2) Disability leave may be a combination of sick leave, vacation leave, personal holiday, compensatory time, and leave of absence without pay and shall be granted at the written request of the employee. The combination and use of paid and unpaid leave during a disability

leave shall be per the choice of the employee.

(3) The employee shall be allowed to use eight hours of accrued paid leave per month for up to six months during a disability leave of absence without pay to provide for continuation of state employees insurance board benefits. The employer shall designate on which day of each month the eight hours paid leave will be used.

NEW SECTION

WAC 251-22-195 PARENTAL LEAVE. (1) Parental leave may be granted to a permanent employee for the purpose of bonding with the employee's natural newborn or adoptive child.

- (2) The employee shall submit a written request for parental leave to the personnel officer. Requests may be denied only on the basis of operational necessity. Within ten working days of the receipt of the request, the personnel officer shall provide the employee with a written response and, if the leave is denied, rationale supporting the operational necessity and notice of the employee's right to appeal per WAC 251-12-076.
- (3) Parental leave may be a combination of vacation leave, personal holiday, compensatory time, and leave of absence without pay and must immediately follow disability leave if taken. The combination and use of paid and unpaid leave during a parental leave shall be per choice of the employee. Parental leave shall not extend beyond six months after the child's birth or placement, unless additional time is granted by the personnel officer.

(4) The employee shall be allowed to use eight hours of accrued paid leave per month for up to six months during a parental leave of absence without pay to provide for continuation of state employees insurance board benefits. The employer shall designate on which day of each month the eight hours paid leave will be used.

WSR 87-16-097 PROPOSED RULES DEPARTMENT OF COMMUNITY DEVELOPMENT

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Community Development intends to adopt, amend, or repeal rules concerning bond cap allocation;

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Fifth Floor Conference Room, Ninth and Columbia 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 297, Laws of 1987.

The specific statute these rules are intended to implement is chapter 297, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Thursday, September 10, 1987.

Dated: August 5, 1987

By: John Swannack

Acting Deputy Director

STATEMENT OF PURPOSE

Title: Chapter 365–135 WAC, Bond cap allocation.

Description of Purpose: To allocate the state's private activity bond cap in an equitable and timely manner.

Statutory Authority: Chapter 43.63A RCW.

Specific Statute Rule is Intended to Implement: Chapter 297, Laws of 1987.

Summary of Rule: The Department of Community Development, through the bond cap allocation program, will grant allocations from the state's private activity bond cap and will assess fees to cover the department's expected administrative costs with regard to bond allocation activities.

Reasons Supporting Proposed Action: To establish a process for granting or denying allocation requests and to establish a fee schedule.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Sharon Yamamoto, phone 586-1239

Organization Proposing Rule: Washington State Department of Community Development, a governmental agency.

Agency Comments: Many of the process steps for allocating the state's bond cap are already contained in chapter 297, Laws of 1987, and therefore, are not duplicated in the rules shown below.

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

Small Business Economic Impact Statement: Not applicable.

Chapter 365-135 WAC BOND CAP ALLOCATION

WAC	
365-135-010	Purpose.
365-135-020	Definitions.
365-135-030	Initial allocations.
365-135-040	Procedure for obtaining an allocation, extension, or carryforward.
365-135-050	Fees.
365-135-060	Criteria for small issue (industrial revenue) bonds.

NEW SECTION

WAC 365-135-010 PURPOSE. The federal Tax Reform Act of 1986 imposes an annual ceiling on each state limiting the dollar volume of certain private activity bonds that can be issued. To allocate this ceiling among eligible issuers in Washington state, chapter 297, Laws of 1987 has been enacted. In accordance with the statute, the department of community development will allocate the state's private activity bond ceiling and establish by rule a fee schedule. The department will carry out such functions through the bond cap allocation program (BCAP).

NEW SECTION

WAC 365-135-020 DEFINITIONS. The definitions in this section apply throughout this chapter unless the context clearly provides otherwise.

Allocation assessment: The fee which is comprised of both the issuer's filing fee and approval fee and is assessed by the department upon an issuer, based upon the following formula: 1/40 of one percent (.00025) of the approved allocation amount or five hundred dollars, whichever is greater.

Approval fee: The amount of an issuer's allocation assessment less the filing fee.

Department: The Washington state department of community development.

Filing fee: A fee which is payable to the department in the amount of three hundred dollars and is due from the issuer upon filing an allocation request.

Reallocation: The assignment of an unused portion of the state ceiling from one bond use category to another or the provision of a certificate of approval to any issuer for an allocation amount which previously had been returned to the department.

Statute: Chapter 297, Laws of 1987.

NEW SECTION

WAC 365-135-030 INITIAL ALLOCATIONS. Initial allocations shall be made in accordance with provisions of the statute. In addition, until September 1 of each calendar year, at least twenty-five percent of the initial allocation for the small issue bond use category shall be reserved for the community economic revitalization board's umbrella bond program, except that this amount may be reduced if the board indicates that a reduced amount is appropriate.

NEW SECTION

WAC 365-135-040 PROCEDURE FOR OBTAINING AN ALLOCATION, EXTENSION, OR CARRYFORWARD. No issuer may receive an allocation of the state ceiling without a certificate of approval from the department.

Issuers may apply for a certificate of approval by submitting a completed allocation request form to the department and paying a three hundred dollar filing fee. An allocation request form will be available from the department.

The department will respond to any such completed request in accordance with the statute. Each issuer that receives a certificate of approval for allocation will be concurrently notified of an approval fee due. The issuer must either confirm its intention to use its allocation by paying the approval fee in accordance with WAC 365-135-050 (3)(b) or lose the allocation approval. If an issuer does not issue private activity bonds in the amount and by the date for which it has received a certificate of approval, the unused amount shall revert to the department for reallocation, unless an extension or carryforward is granted.

An issuer may apply for an extension or carryforward of its allocation by submitting its request to the department and supplying any additional information required by the department. The department will promptly notify the issuer if any fees are due and respond to the request for extension or allocation in a timely manner.

NEW SECTION

WAC 365-135-050 FEES. A fee schedule is hereby established, which will consist of:

- (1) A filing fee, due at the time a request is filed with the department of community development; and
- (2) An approval fee, due after the department approves an allocation amount for an issuer; and
 - (3) In certain cases, an extension or carryforward fee.

If an issuer's allocation request is denied, only the filing fee is due. The filing fee and the approval fee together comprise the issuer's allocation assessment, the total amount of which is based on the following formula:

1/40 of one percent (.00025) of the approved allocation amount or five hundred dollars, whichever is greater.

Annually, the department will determine if an adjustment of the fees is warranted by reviewing the account of BCAP revenues and expenses for the preceding fiscal year and by considering BCAP budget projections for the following fiscal year.

Payment of the fees will occur as indicated by the schedule below.

- (a) Filing. Upon filing an allocation request, the issuer must submit a nonrefundable filing fee of three hundred dollars, which will count as part of the total allocation assessment if an allocation of the state ceiling is granted. The issuer may also elect to pay in advance any additional amount toward the balance of its anticipated allocation assessment.
- (b) Approval. Any request that receives allocation approval will be concurrently notified of the approval fee amount due. The approval fee represents the unpaid balance of the allocation assessment. Within fifteen business days from the date the department of community development grants an allocation approval, the issuer must submit the approval fee or lose the allocation approval, except that any amount of the approval fee greater than one thousand dollars may be payable

within ten business days from the date the bond sale is closed or at such date as agreed upon by both the department and the issuer.

- (c) Extensions and carryforwards. The department may assess an additional filing fee, not to exceed two hundred fifty dollars, upon any request for extension or carryforward. However, if the BCAP administrator determines that an issuer's allocation assessment includes a sufficient amount to pay for the additional administrative expenses associated with granting or denying such a request, the additional fee shall be waived.
- (d) Refunds. If a requesting issuer pays any fee greater than the amount assessed by the department, that amount shall be refunded by the department.

NEW SECTION

WAC 365-135-060 CRITERIA FOR SMALL ISSUE (INDUSTRIAL REVENUE) BONDS. In addition to the statute, the following guidelines will be used as criteria for evaluating small issue requests:

(1) Until June 1 of each year, a minimum percentage of the ceiling available for small issues will be set aside for issuers in those locations which BCAP designates by certain geographic and distress indicators, as follows:

Designation	Allocation set-aside
East/distressed	15% or greater
West/distressed	15% or greater
East/nondistressed	10% or greater

(2) In evaluating the number of employment opportunities a project would offer in relationship to the dollars which would be allocated from the ceiling, priority will be given to those projects, relative to their appropriate designation, which do not exceed the following ratios for dollars allocated per job:

Designation	\$ (in thousands) per job offered
East/distressed	\$292.2/job
East/nondistressed	121.6/job
West/distressed	246.2/job
West/nondistressed	206.6/job
State-wide	216.8/job

- (3) If the department finds that a particular project does not meet the guidelines in this section, but is nonetheless in the best interest of the state, the department may approve the request. Factors that may lead to such a finding include the following:
- (a) The level of unemployment in a particular community within a county, to the extent that figures are available from the Washington state employment security department; and
- (b) The number of secondary or spin-off jobs expected to be generated by the project.
- (4) If demand for allocation exceeds the amount available, priority will be given to counties designated as distressed, using unemployment figures from the employment security department.
 - (5) The department will review these guidelines at least annually.

WSR 87-16-098 EMERGENCY RULES DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 87-14-Filed August 5, 1987]

- I, [Chuck Clarke], director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to bond cap allocation.
- I, John Swannack, 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 issuers in Washington state cannot issue private activity bonds until the Department of Community Development adopts rules to allocate the state's bond cap.

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

This rule is promulgated pursuant to chapter 297, Laws of 1987, and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED August 5, 1987.

By John Swannack Acting Deputy Director

Chapter 365-135 WAC BOND CAP ALLOCATION

WAC	
365-135-010	Purpose.
365-135-020	Definitions.
365-135-030	Initial allocations.
365135040	Procedure for obtaining an allocation, extension, or carryforward.
365-135-050	Fees.
365-135-060	Criteria for small issue (industrial revenue) bonds.

NEW SECTION

WAC 365-135-010 PURPOSE. The federal Tax Reform Act of 1986 imposes an annual ceiling on each state limiting the dollar volume of certain private activity bonds that can be issued. To allocate this ceiling among eligible issuers in Washington state, chapter 297, Laws of 1987 has been enacted. In accordance with the statute, the department of community development will allocate the state's private activity bond ceiling and establish by rule a fee schedule. The department will carry out such functions through the bond cap allocation program (BCAP).

NEW SECTION

WAC 365-135-020 DEFINITIONS. The definitions in this section apply throughout this chapter unless the context clearly provides otherwise.

Allocation assessment: The fee which is comprised of both the issuer's filing fee and approval fee and is assessed by the department upon an issuer, based upon the following formula: 1/40 of one percent (.00025) of the approved allocation amount or five hundred dollars, whichever is greater.

Approval fee: The amount of an issuer's allocation assessment less the filing fee.

Department: The Washington state department of community development.

Filing fee: A fee which is payable to the department in the amount of three hundred dollars and is due from the issuer upon filing an allocation request. Reallocation: The assignment of an unused portion of the state ceiling from one bond use category to another or the provision of a certificate of approval to any issuer for an allocation amount which previously had been returned to the department.

Statute: Chapter 297, Laws of 1987.

NEW SECTION

WAC 365-135-030 INITIAL ALLOCATIONS. Initial allocations shall be made in accordance with provisions of the statute. In addition, until September 1 of each calendar year, at least twenty-five percent of the initial allocation for the small issue bond use category shall be reserved for the community economic revitalization board's umbrella bond program, except that this amount may be reduced if the board indicates that a reduced amount is appropriate.

NEW SECTION

WAC 365-135-040 PROCEDURE FOR OBTAINING AN ALLOCATION, EXTENSION, OR CARRYFORWARD. No issuer may receive an allocation of the state ceiling without a certificate of approval from the department.

Issuers may apply for a certificate of approval by submitting a completed allocation request form to the department and paying a three hundred dollar filing fee. An allocation request form will be available from the department.

The department will respond to any such completed request in accordance with the statute. Each issuer that receives a certificate of approval for allocation will be concurrently notified of an approval fee due. The issuer must either confirm its intention to use its allocation by paying the approval fee in accordance with WAC 365–135–050 (3)(b) or lose the allocation approval. If an issuer does not issue private activity bonds in the amount and by the date for which it has received a certificate of approval, the unused amount shall revert to the department for reallocation, unless an extension or carryforward is granted.

An issuer may apply for an extension or carryforward of its allocation by submitting its request to the department and supplying any additional information required by the department. The department will promptly notify the issuer if any fees are due and respond to the request for extension or allocation in a timely manner.

NEW SECTION

WAC 365-135-050 FEES. A fee schedule is hereby established, which will consist of:

- (1) A filing fee, due at the time a request is filed with the department of community development; and
- (2) An approval fee, due after the department approves an allocation amount for an issuer, and
 - (3) In certain cases, an extension or carryforward fee.

If an issuer's allocation request is denied, only the filing fee is due. The filing fee and the approval fee together comprise the issuer's allocation assessment, the total amount of which is based on the following formula:

1/40 of one percent (.00025) of the approved allocation amount or five hundred dollars, whichever is greater.

Annually, the department will determine if an adjustment of the fees is warranted by reviewing the account of BCAP revenues and expenses for the preceding fiscal year and by considering BCAP budget projections for the following fiscal year.

Payment of the fees will occur as indicated by the schedule below.

- (a) Filing. Upon filing an allocation request, the issuer must submit a nonrefundable filing fee of three hundred dollars, which will count as part of the total allocation assessment if an allocation of the state ceiling is granted. The issuer may also elect to pay in advance any additional amount toward the balance of its anticipated allocation assessment.
- (b) Approval. Any request that receives allocation approval will be concurrently notified of the approval fee amount due. The approval fee represents the unpaid balance of the allocation assessment. Within fifteen business days from the date the department of community development grants an allocation approval, the issuer must submit the approval fee or lose the allocation approval, except that any amount of the approval fee greater than one thousand dollars may be payable within ten business days from the date the bond sale is closed or at such date as agreed upon by both the department and the issuer.
- (c) Extensions and carryforwards. The department may assess an additional filing fee, not to exceed two hundred fifty dollars, upon any request for extension or carryforward. However, if the BCAP administrator determines that an issuer's allocation assessment includes a sufficient amount to pay for the additional administrative expenses associated with granting or denying such a request, the additional fee shall be waived.
- (d) Refunds. If a requesting issuer pays any fee greater than the amount assessed by the department, that amount shall be refunded by the department.

NEW SECTION

WAC 365-135-060 CRITERIA FOR SMALL IS-SUE (INDUSTRIAL REVENUE) BONDS. In addition to the statute, the following guidelines will be used as criteria for evaluating small issue requests:

(1) Until June 1 of each year, a minimum percentage of the ceiling available for small issues will be set aside for issuers in those locations which BCAP designates by certain geographic and distress indicators, as follows:

Designation
East/distressed
West/distressed
East/nondistressed
Allocation set-aside
15% or greater
15% or greater
10% or greater

(2) In evaluating the number of employment opportunities a project would offer in relationship to the dollars which would be allocated from the ceiling, priority will be given to those projects, relative to their appropriate designation, which do not exceed the following ratios for dollars allocated per job:

Designation \$ (in	thousands) per job offered
East/distressed	\$292.2/job
East/nondistressed	121.6/job
West/distressed	246.2/job
West/nondistressed	206.6/job
State-wide	216.8/job

- (3) If the department finds that a particular project does not meet the guidelines in this section, but is nonetheless in the best interest of the state, the department may approve the request. Factors that may lead to such a finding include the following:
- (a) The level of unemployment in a particular community within a county, to the extent that figures are available from the Washington state employment security department, and
- (b) The number of secondary or spin-off jobs expected to be generated by the project.
- (4) If demand for allocation exceeds the amount available, priority will be given to counties designated as distressed, using unemployment figures from the employment security department.
- (5) The department will review these guidelines at least annually.

WSR 87-16-099 PROPOSED RULES LIBRARY COMMISSION

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Library intends to adopt, amend, or repeal rules concerning the development and function of a new committee who will be assisting the state agency in its state-wide library responsibilities, RCW 27.04.040;

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Meeting Room of the Public Utility District (PUD) Building, 130 North Washington Street, Newport, 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 27.04.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 10, 1987.

Dated: August 5, 1987 By: Nancy Zussy State Librarian

STATEMENT OF PURPOSE

Title and Purpose: WAC 304-12-030 Washington Council on Continuing Education created—Appointments—Terms—Expenses, specifies the method of development of the committee; and 304-12-035 Washington Council on Continuing Education—Duties, specifies the duties of the committee.

Statutory Authority: RCW 27.04.040.

Summary of the Rules: WAC 304-12-030 and 304-12-035, two new sections, describe the development and function of a new committee who will be assisting the state agency in its state-wide library responsibilities.

Agency Personnel for Drafting, Implementation and Enforcement: Nancy Zussy, State Librarian, Washington State Library, AJ-11, Olympia, WA 98504-0111, (206) 753-2915.

Proponents of the Rule: The newly conceived committee has been sanctioned by the Washington State Library Commission at its regular (public) meeting on June 11, 1987, and the proposed WAC change was drafted by the Washington State Library staff.

NEW SECTION

WAC 304-12-030 WASHINGTON COUNCIL ON CONTIN-UING EDUCATION CREATED - APPOINTMENTS - TERMS -EXPENSES. A Washington Council on Continuing Education is hereby created which shall consist of fifteen persons appointed for two year terms. Six persons shall be appointed by the Washington state library commission. The appointments shall reflect representation from a variety of types of library personnel and related persons, including public library trustees. Nine organizations shall also be represented, each to designate one person assigned responsibility. Those organizations shall be as follows: Washington state library, university of Washington graduate school of library and information science, Washington library association, Washington library media association, community college library and media specialists, pacific northwest chapter of the special library association, consortium of spokane area libraries, pacific northwest health sciences library service, and the pacific northwest chapter of the association of college and research libraries. Initial terms for organizational representatives will be three years and then two years thereafter. Members may be reappointed; however, no member shall serve more than two terms consecutively. Vacancies shall be filled by appointment for the unexpired term. The council members shall serve without compensation, but will be reimbursed for subsistence, lodging, and travel expenses for council meetings and approved business of the council in accordance with the provisions of the Washington state travel regulations.

NEW SECTION

WAC 304-12-035 WASHINGTON COUNCIL ON CONTINUING EDUCATION – DUTIES. (1) The council shall provide a forum for continuing education providers and library personnel to discuss issues relating to continuing education.

- (2) The council shall work with state library staff to coordinate statewide continuing education activities where appropriate.
- (3) The council shall look for potential areas of cooperation and joint funding of continuing education activities including funding alternatives.
- (4) The council shall provide leadership and advocacy in the development of continuing education policy and quality activities.

WSR 87-16-100 PROPOSED RULES BOARD FOR CERTIFICATION OF LIBRARIANS

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Library intends to adopt, amend, or repeal rules concerning certification of librarians, eligibility for certification, and equivalency policy, RCW 27.04.030(10) (as amended in 1987 session);

that the agency will at 10:00 a.m., Thursday, September 10, 1987, in the Meeting Room of the Public Utility District (PUD) Building, 130 North Washington Street, Newport, 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 chapter 27.04 RCW.

The specific statute these rules are intended to implement is RCW 27.04.030(10) (as amended in 1987 session).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 10, 1987.

Dated: August 5, 1987 By: Nancy Zussy State Librarian

STATEMENT OF PURPOSE

Title and Purpose: WAC 300-12-010 Certification of librarians, amends the purposes of certification of librarians; 300-12-015 Eligibility for certification, transfers the certification of librarians' process to the Washington State Library Commission; and 300-12-020 Equivalency policy, amends the equivalency policy for those applicants applying for certification via examination.

Statutory Authority: RCW 27.04.030(10) (as amended in 1987 session).

Summary of the Rules: To reflect the changes made by law which essentially pertain to the governance aspect of certification.

Agency Personnel for Drafting, Implementation and Enforcement: Nancy Zussy, State Librarian, Washington State Library, AJ-11, Olympia, WA 98504-0111, (206) 753-2915.

Proponents of the Rule: The State Library staff was directed by the Washington State Library Commission to develop the WAC governing certification of librarians (WSLC meeting of June 11, 1987). These proposed changes also reflect the results of discussion of certification in various parts of the state.

AMENDATORY SECTION (Amending Rules (part), filed 4/13/66)

WAC 300-12-010 PURPOSES OF CERTIFICATION. The purposes of certification of librarians ((is)) are to:

- (1) Secure qualified librarians ((through the)) by setting ((up of)) definite compulsory standards;
- (2) ((Protect librarians by maintaining)) Maintain standards within the profession;
- (3) ((Protect employers from incompetent personnel)) Secure competent personnel to deliver library and information services to users.

AMENDATORY SECTION (Amending Rules (part), filed 4/13/66)

WAC 300-12-015 ELIGIBILITY FOR CERTIFICATION. The Washington state ((board for certification of librarians)) library commission shall issue librarians' certificates:

- (1) Without examination to applicants who are graduates of library/information science schools accredited by the American Library Association.
 - (2) By examination to:
- (a) ((Applicants holding the bachelor's degree from a recognized institution, and
- (i) Are also graduates of a curriculum in librarianship not accredited by the American Library Association
- (ii) Are recommended for the certificate by the person in charge of the librarianship curriculum pursued by the applicant
- (iii) Have the attainments and abilities equivalent to those of a library school graduate.
- (b) Applicants who are graduates of a foreign university and have both library education and library experience; provided their credits are evaluated as meeting University of Washington graduate admission standards)) Applicants who present domestic or foreign college or university transcripts showing successful completion of a minimum of thirty-six quarter credits or twenty-four semester credits in the professional curriculum. This curriculum shall be in library/information sciences or a closely related program including, but not limited to, coursework in such areas as reference and bibliography, cataloging and classification, and administration equivalent to masters degree level work. Applications must include favorable references from employers or instructors preferably library related indicating the applicant's ability to initiate and carry out effective programs of library service.

The examination for these applicants shall be a formal written one equivalent to that routinely administered to graduating candidates for a masters degree in library and information sciences.

(b) Applicants who hold a masters degree in library/information science, the program for which is not accredited by the American Library Association.

These applicants may elect to take the same formal written examination offered to applicants with less than the masters degree, or, upon request, may submit to a peer review examination of the applicant's education, competencies, and attainments.

In each case when such a request is made, the commission shall appoint an ad hoc peer review committee to conduct such an examination. The committee members shall serve without compensation, but may be reimbursed for subsistence, lodging, and travel expenses for approved business of the committee in accordance with the provisions of Washington state travel regulations.

In no case may work experience substitute for education.

The Washington state library commission may delegate any portion of the administration of certification policy (not otherwise specified) to the state librarian.

AMENDATORY SECTION (Amending Rules (part), filed 4/13/66)

WAC 300-12-020 EQUIVALENCY POLICY. To test for "attainments and abilities equivalent to those of a library/information science school graduate," the ((content of the basic professional curriculum in librarianship will be expressed in the examination)) examination process shall reflect the principles of a basic professional curriculum in librarianship. The ((candidate)) applicant will be expected to understand the principles and methods of:

- (1) Selecting, acquiring, and organizing library materials by means of cataloging((7)) and classification ((and bibliography and));
 - (2) Reference, bibliography, and public services to various groups;

(3) Administration.

The applicant should be able to perform these and other operations effectively((:-He)); should be familiar with the literature of the broad subject fields and the sources of bibliographical and factual information((:-He)); should have an understanding of government, social institutions and the role of the library in a democratic society((;)); and should be able to initiate and carry out suitable programs of library/information science service.

Passing the examination is not to be construed as having earned a masters degree in library/information science.

There shall be no reciprocity with other states certifying librarians.

WSR 87-16-101 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 87-09-Filed August 5, 1987]

I, Phillip C. Johnson, deputy director of programs for the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to:

Rep WAC 173-15-040 Penalties.
Amd ch. 173-14 WAC Permits for development on shorelines of

the state.

Amd ch. 173-19 WAC Shoreline Management Act of 1971—

State master program.

New ch. 173-17 WAC Shoreline Management Act enforcement regulations.

This action is taken pursuant to Notice No. WSR 87-09-080 filed with the code reviser on April 22, 1987. 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 90.58.200 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 July 14, 1987.

By Phillip C. Johnson Deputy Director, Programs

AMENDATORY SECTION (Amending Order 86-06, filed 5/23/86)

WAC 173-14-055 NONCONFORMING DE-VELOPMENT STANDARDS. Where nonconforming development standards do not exist in the applicable master program, the following definitions and standards shall apply:

- (1) "Nonconforming development" means a shoreline use or structure which was lawfully constructed or established prior to the effective date of the act or the applicable master program, or amendments thereto, but which does not conform to present regulations or standards of the program or policies of the act;
- (2) Nonconforming development may be continued provided that it is not enlarged, intensified, increased, or altered in any way which increases its nonconformity;
- (3) A nonconforming development which is moved any distance must be brought into conformance with the applicable master program and the act;
- (4) If a nonconforming development is damaged to an extent not exceeding seventy-five percent replacement cost of the original structure, it may be reconstructed to those configurations existing immediately prior to the time the structure was damaged, so long as restoration is completed within one year of the date of damage;
- (5) If a nonconforming use is discontinued for twelve consecutive months or for twelve months during any two-year period, any subsequent use shall be conforming. It shall not be necessary to show that the owner of

the property intends to abandon such nonconforming use in order for the nonconforming rights to expire;

- (6) A nonconforming use shall not be changed to another nonconforming use, regardless of the conforming or nonconforming status of the building or structure in which it is housed; and
- (7) An undeveloped lot, tract, parcel, site, or division which was established prior to the effective date of the act ((and)) or the applicable master program but which does not conform to the present lot size or density standards may be developed so long as such development conforms to other requirements of the applicable master program and the act.

AMENDATORY SECTION (Amending Order DE 80-9, filed 3/18/80)

WAC 173-14-060 TIME REQUIREMENTS OF PERMIT. The following time requirements shall apply to all ((substantial development, conditional use and variance)) permits:

- (1) ((Construction or)) Substantial progress toward ((construction of a project for which a permit has been granted pursuant to the act must)) completion of a permitted activity shall be undertaken within two years after the approval of the permit by local government. Substantial progress ((towards construction)) shall include((, but not be limited to the letting of bids,)) all of the following, where applicable: The making of contracts((, purchase of materials involved in development, but shall not include development or uses which are inconsistent with the criteria set forth in WAC 173-14-100. In determining the running of the two-year period hereof, there shall not be included the time during which a development was not actually pursued by construction and the pendency of litigation reasonably related thereto made it reasonable not to so pursue)); signing of notice to proceed; completion of grading and excavation; and the laying of major utilities; or, where no construction is involved, commencement of the activity: PROVIDED, That local government may((, at its discretion extend the two-year time period for a reasonable time based on factors, including the inability to expeditiously obtain other governmental permits which are required prior to the commencement of construction)) authorize a single extension before the end of the time limit, with prior notice to parties of record and the department, for up to one year based on reasonable factors.
- (2) ((If a project for which a permit has been granted pursuant to the act has not been completed)) Permit authorization shall terminate within five years after the approval of the permit by local government((; the local government that granted the permit shall, at the expiration of the five-year period, review the permit, and upon a showing of good cause, do either of the following:
 - (a) Extend the permit for one year; or
- (b) Terminate the permit)): PROVIDED, That ((the running of the five-year)) local government may authorize a single extension before the end of the time limit, with prior notice to parties of record and the department, for up to one year based on reasonable factors.

- (3) The running of a permit time period shall not include the time during which ((a development)) an activity was not actually pursued ((by construction and)) due to the pendency of reasonably related administrative appeals or litigation ((reasonably related thereto made it reasonable not to so pursue, and: PROVIDED FURTHER, That nothing herein shall preclude)).
- (4) Local government ((from issuing)) may issue permits with a fixed termination date of less than five years.
- (5) When permit approval is based on conditions, such conditions shall be satisfied prior to occupancy or use of a structure or prior to commencement of a nonstructural activity: PROVIDED, That an alternative compliance limit may be specified in the permit.
- (6) Revisions to permits under WAC 173-14-064 may be authorized after original permit authorization has expired under subsection (2) of this section: PRO-VIDED, That this procedure shall not be used to extend the original permit time requirements.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-14-180 REGULATORY ORDERS BY LOCAL GOVERNMENT OR THE DEPARTMENT.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-15-040 PENALTIES.

Chapter 173-17 WAC SHORELINE MANAGEMENT ACT ENFORCEMENT REGULATIONS

Authority and purpose.

WAC

173-17-010

173-17-020	Definitions.
173-17-030	Policy.
173-17-040	Order to cease and desist.
173-17-050	Civil penalty.
173-17-060	Appeal of civil penalty.
173-17-070	Criminal penalty.
173-17-080	Oil or natural gas exploration—
	Penalty.

NEW SECTION

WAC 173-17-010 AUTHORITY AND PURPOSE. This regulation is adopted under RCW 90.58.200 and 90.58.210 to implement the enforcement responsibilities of the department and local government under the Shoreline Management Act. The act calls for a cooperative program between local government and the state. It provides for a variety of means of enforcement, including civil and criminal penalties, orders to cease and desist, orders to take corrective action, and permit rescission. The following should be used in addition to other mechanisms already in place at the local level and does not preclude other means of enforcement.

NEW SECTION

WAC 173-17-020 DEFINITIONS. The following definitions shall apply:

- (1) "Act" means the Shoreline Management Act, chapter 90.58 RCW, as amended;
 - (2) "Department" means the department of ecology;
- (3) "Development" means a use consisting of the construction or exterior alteration of structures; dredging; drilling; dumping; filling; removal of any sand, gravel, or minerals; bulkheading; driving of piling; placing of obstructions; or any project of a permanent or temporary nature which interferes with the normal public use of the surface of the waters overlying lands subject to the act at any stage of water level;
- (4) "Exemption" means authorization from local government which establishes that an activity is exempt from substantial development permit requirements under WAC 173-14-040, but subject to regulations of the act and the local master program;
- (5) "Local government" means any county, incorporated city or town which contains within its boundaries any lands or waters subject to the act;
- (6) "Permit" means any form of permission required under the act prior to undertaking activity on shorelines of the state, including substantial development permits, variances, conditional use permits, permits for oil or natural gas exploration activities, permission which may be required for selective commercial timber harvesting, and shoreline exemptions; and
- (7) "Person" means any individual, partnership, corporation, association, organization, cooperative, public or municipal corporation, agency of the state, or local government unit, however designated.

NEW SECTION

WAC 173-17-030 POLICY. These regulations should be used by local government in carrying out enforcement responsibilities under the act, unless local government adopts separate rules to implement the act's enforcement provision.

Enforcement action by the department or local government may be taken whenever a person has violated any provision of the act or any master program or other regulation promulgated under the act. The choice of enforcement action and the severity of any penalty should be based on the nature of the violation, the damage or risk to the public or to public resources, and/or the existence or degree of bad faith of the persons subject to the enforcement action.

NEW SECTION

WAC 173-17-040 ORDER TO CEASE AND DESIST. Local government and/or the department shall have the authority to serve upon a person a cease and desist order if an activity being undertaken on shorelines of the state is in violation of chapter 90.58 RCW or the local master program.

(1) Content of order. The order shall set forth and contain:

- (a) A description of the specific nature, extent, and time of violation and the damage or potential damage; and
- (b) A notice that the violation or the potential violation cease and desist or, in appropriate cases, the specific corrective action to be taken within a given time. A civil penalty under WAC 173-17-050 may be issued with the order.
- (2) Effective date. The cease and desist order issued under this section shall become effective immediately upon receipt by the person to whom the order is directed.
- (3) Compliance. Failure to comply with the terms of a cease and desist order can result in enforcement actions including, but not limited to, the issuance of a civil penalty.

NEW SECTION

WAC 173-17-050 CIVIL PENALTY. A person who fails to conform to the terms of a permit issued under RCW 90.58.140, who undertakes a development or use on shorelines of the state without first obtaining a permit, or who fails to comply with a cease and desist order issued under these regulations may be subject to a civil penalty.

- (1) Amount of penalty. The penalty shall not exceed one thousand dollars for each violation. Each day of violation shall constitute a separate violation.
- (2) Aiding or abetting. Any person who, through an act of commission or omission procures, aids or abets in the violation shall be considered to have committed a violation for the purposes of the civil penalty.
- (3) Notice of penalty. A civil penalty shall be imposed by a notice in writing, either by certified mail with return receipt requested or by personal service, to the person incurring the same from the department and/or the local government, or from both jointly. The notice shall describe the violation, approximate the date(s) of violation, and shall order the acts constituting the violation to cease and desist, or, in appropriate cases, require necessary corrective action within a specific time.
- (4) Application for remission or mitigation. Any person incurring a penalty may apply in writing within thirty days of receipt of the penalty to the department or local government for remission or mitigation of such penalty. Upon receipt of the application, the department or local government may remit or mitigate the penalty only upon a demonstration of extraordinary circumstances, such as the presence of information or factors not considered in setting the original penalty.

When a penalty is imposed jointly by the department and local government, it may be remitted or mitigated only upon such terms as both the department and the local government agree.

NEW SECTION

WAC 173-17-060 APPEAL OF CIVIL PENAL-TY. (1) Right of appeal. Persons incurring a penalty imposed by the department or imposed jointly by the department and local government may appeal the same to the shorelines hearings board. Appeals to the shorelines hearings board are contested cases subject to the provisions of chapter 34.04 RCW. Persons incurring a penalty imposed by local government may appeal the same to the local government legislative authority.

- (2) Timing of appeal. Appeals shall be filed within thirty days of receipt of notice of penalty unless an application for remission or mitigation is made to the department or local government. If such application is made, appeals shall be filed within thirty days of receipt of local government's and/or the department's decision regarding the remission or mitigation.
 - (3) Penalties due.
- (a) Penalties imposed under this section shall become due and payable thirty days after receipt of notice imposing the same unless application for remission or mitigation is made or an appeal is filed. Whenever an application for remission or mitigation is made, penalties shall become due and payable thirty days after receipt of local government's and/or the department's decision regarding the remission or mitigation. Whenever an appeal of a penalty is filed, the penalty shall become due and payable upon completion of all review proceedings and upon the issuance of a final decision confirming the penalty in whole or in part.
- (b) If the amount of a penalty owed the department is not paid within thirty days after it becomes due and payable, the attorney general, upon request of the department, shall bring an action in the name of the state of Washington to recover such penalty. The action shall be brought in Thurston County or in any county in which such violator may do business. If the amount of a penalty owed local government is not paid within thirty days after it becomes due and payable, local government may take actions necessary to recover such penalty.
- (4) Penalty recovered. Penalties recovered by the department shall be paid to the state treasurer. Penalties recovered by local government shall be paid to the local government treasury. Penalties recovered jointly by the department and local government shall be divided equally between the department and the local government unless otherwise stipulated in the order.

NEW SECTION

WAC 173-17-070 CRIMINAL PENALTY. The procedures for criminal penalties shall be governed by RCW 90.58.220.

NEW SECTION

WAC 173-17-080 OIL OR NATURAL GAS EX-PLORATION—PENALTY. Persons violating the provisions of RCW 90.58.550 or chapter 173-15 WAC shall be subject to a civil penalty issued by the department in an amount of up to five thousand dollars a day. The procedures for oil or natural gas exploration penalties shall be governed by RCW 90.58.560.

AMENDATORY SECTION (Amending Order 86-06, filed 5/23/86)

WAC 173-19-064 REVIEW AND ADOPTION OF MASTER PROGRAMS AND AMENDMENTS

BY THE DEPARTMENT. Review and adoption of master programs and amendments shall be in accordance with the provisions of RCW 34.04.025, insofar as such provisions are not inconsistent with the provisions of chapter 90.58 RCW, and shall follow the procedures set forth below:

- (1) REVIEW:
- (a) The department shall review the submitted master program or amendment for consistency with the provisions of WAC 173-19-062. If the submittal is determined to be incomplete, the department will identify the deficiencies and so notify local government in writing.
- (b) For complete submittals a notice of intent to adopt the new or amended master program shall be filed with the state code reviser's office under the procedures and closing dates established by the code reviser. The department shall file notice in a manner that will allow for the most expeditious adoption of the new or amended program. If more than one local government submits new or amended programs to the department for action, the department may elect to consolidate the proceedings for adoption.
- (c) The department shall hold a public hearing to consider the proposal.
- (d) Prior to the public hearing, the department shall publish notice of the hearing and adoption proceeding in at least one newspaper of general circulation in the area affected by the master program. The public notice shall include:
- (i) Reference to the authority under which the action is proposed; and
- (ii) The dates, times, and locations of the public hearing and adoption proceeding, and the manner in which persons may present their views.
- (e) The department shall also notify local governments, affected tribes, and interested state and federal agencies and persons who have expressed a desire to be advised of the proposed action.
- (f) For new master programs and substantive amendments, a request for advice and guidance to members of the ecological commission shall be submitted at least thirty days prior to the adoption proceeding in accordance with chapter 43.21A RCW.
- (g) An evaluation of economic impact shall be completed prior to the adoption proceeding in accordance with chapter 43.21H RCW.
- (h) An evaluation of the proposal's consistency with chapter 90.58 RCW and the implementing regulations shall be completed prior to the adoption proceeding. Where minor modifications which are not substantial may render a program or amendment consistent, the department may propose such modifications for incorporation into the proposal without filing a new notice with the state code reviser. Prior to final adoption, any minor modifications shall receive written concurrence from local government.
 - (2) ADOPTION:
- (a) Following the department's review of the master program or amendment, an adoption proceeding shall be conducted by the department within a reasonable time following the public hearing.

For administrative amendments, the adoption proceeding shall occur within forty-five days from the date of filing the notice of intent to adopt the proposal with the state code reviser's office: PROVIDED, That an adoption proceeding may be continued if deemed necessary by the department.

- (b) During the adoption proceeding, department staff shall present the evaluation completed under subsection (1)(h) of this section and recommend that the department:
- (i) Adopt the new or amended program, or portions thereof;
- (ii) Deny adoption of the new or amended program, or portions thereof. If it is recommended that any part of the master program or amendment be denied, the department staff shall state the reasons upon which that recommendation is based, including inconsistency with:
 - (A) The policies and procedures of the act;
- (B) The guidelines, rules and regulations of the department; and
 - (C) The State Environmental Policy Act.
- (c) If the department determines to adopt a new or amended master program, it shall file the amended rule((s)) and a copy of the new or amended master program with the state code reviser following the adoption proceeding. The department shall also notify the appropriate city clerk or county auditor of the final action taken. ((The new or amended master program shall not become effective until at least thirty days from the date of filing the order adopting the revisions with the code reviser in accordance with the provisions of chapter 34-04 RCW:))
- (d) If the department determines to deny a new or amended master program, it shall advise local government in writing of the reasons for the denial and the department's suggested modifications to the proposal which would make it consistent with chapter 90.58 RCW and the implementing regulations. The local government may make the specific modifications designed to eliminate the inconsistencies and resubmit the proposal to the department. Any resubmitted program or amendment shall be subject to the full adoption procedure. With regard to those segments of the program which relate to shorelines of state-wide significance, the department may develop and adopt an alternative to the local government's proposal if the program submitted does not provide for the optimum implementation of the policies of chapter 90.58 RCW to satisfy the state-wide interest. The department shall notify local government of its intent to do so in writing at the adoption proceeding date and shall follow the procedure established under RCW 90.58.090(2).
- (e) If the department determines to partially deny a master program or amendment, it shall receive written concurrence from the authorized local government official. If concurrence is not received, the department may deny the entire proposal.
- (f) The procedure for adopting emergency rules described in RCW 34.04.030 shall be used in lieu of the procedure described above only if the criteria in RCW 34.04.030 are met and the department determines that the proposal is not controversial.

AMENDATORY SECTION (Amending Order DE 74-23, filed 12/30/74)

WAC 173-19-070 APPEAL PROCEDURES FOR MASTER PROGRAMS. The procedures for appeals by local government of the department's decision to approve, reject, or modify a proposed master program((s and revisions thereto)) or master program adjustment shall be governed by RCW ((90.58.180 (4) and (5))) 90.58.190.

WSR 87-16-102 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed August 5, 1987]

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 Okanogan County, amending WAC 173-19-320;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, in Room 154, Abbott Raphael Hall, St. Martin's College Campus, Lacey, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on September 29 at 2:15 p.m.

The authority under which these rules are proposed is RCW 90.58.120 and [90.58].200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 11, 1987.

Dated: August 4, 1987 By: Phillip C. Johnson Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Amending WAC 173-19-320 Okanogan County.

Description of Purpose: Adoption of a revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority: RCW 90.58.120 and 90.58.200. Summary of Rule: Adopts revisions to the shoreline master program for Okanogan County.

Reasons Supporting Proposed Action: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Administrative Procedure Act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Sue Mauermann, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6787.

Persons or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendation 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 information supplied by agency.]

Small Business Economic Impact Statement: Not applicable.

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-320 OKANOGAN COUNTY. Okanogan County master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved September 29, 1987.

WSR 87-16-103 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed August 5, 1987]

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 Tacoma, city of, amending WAC 173-19-3514;

that the agency will at 2:00 p.m., Wednesday, September 16, 1987, in Room 154, Abbott Raphael Hall, St. Martin's College Campus, Lacey, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 90.58.120 and [90.58].200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 15, 1987.

Dated: July 17, 1987 By: Phillip C. Johnson Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Amending WAC 173-19-3514 Tacoma, city of. Description of Purpose: Adoption of a revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority: RCW 90.58.120 and 90.58.200. Summary of Rule: Adopts revisions to the shoreline master program for the city of Tacoma.

Reasons Supporting Proposed Action: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Administrative Procedure Act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Barry Wenger, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6767.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendation 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 information supplied by agency.]

Small Business Economic Impact Statement: Not applicable.

 $\frac{AMENDATORY}{7/15/87} \frac{SECTION}{(7/24/86))}$ (Amending Order DE 86-18, filed

WAC 173-19-3514 TACOMA, CITY OF. City of Tacoma master program approved April 5, 1977. Revision approved December 5, 1979. Revision approved March 17, 1981. Revision approved November 23, 1981. [Revision approved April 6, 1982.] Revision approved May 24, 1983. Revision approved March 1, 1984. Revision approved May 9, 1984. Revision approved April 18, 1985. Revision approved July 23, 1986. Revision approved September 16, 1987.

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.

WSR 87-16-104 EMERGENCY RULES DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 87-15-Filed August 5, 1987]

I, Chuck Clarke, director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to collection of an increase in the state building code fee by cities and counties.

I, John Swannack, Acting Deputy Director, Department of Community Development, 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 order is necessary to carry out the directives of the state legislature as expressed in section 217(14), chapter 7, Laws of 1987 1st ex. sess. The legislature has provided that the activities of the State Building Code Council shall be funded out of the Building Code Council account in the state treasury. The Building Code Council account is funded entirely by fees imposed on building permits issued by cities and counties. In addition to the funds appropriated by the legislature from the account to fund State Building Code Council activities in the 1987-89 biennium the account is required to repay a loan of \$96,000 received from the general fund during the previous biennium.

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

This rule is promulgated pursuant to section 217(14), chapter 7, Laws of 1987 1st ex. sess., RCW 19.27.085 and 19.27A.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Department of Community Development as authorized in RCW 43.63A.060 and 43.63A.065.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED August 5, 1987.

By John Swannack Acting Deputy Director

AMENDATORY SECTION (Amending Order 85–10, filed 9/13/85)

WAC 365-110-020 PURPOSE. The purpose of these rules is to implement chapter 19.27 RCW as amended by chapter ((144, Laws of 1985, and chapter)) 360, Laws of 1985, and chapter 19.27A RCW, created by chapter 360, Laws of 1985 and by section 217(14), chapter 7, Laws of 1987 1st ex. sess., and by RCW 19.27.085.

Chapter ((144, Laws of 1985)) 19.27A RCW, provides for the amendment of the State Energy Code by the State Building Code council and for certain energy studies to be conducted by the University of Washington college of architecture and department of mechanical engineering. The code amendment and energy studies are to be funded by a surcharge on building permit fees issued by local governments for new building construction.

((Section 4,)) Chapter ((360, Laws of 1985)) 19.27 RCW provides that the activities of the State Building Code council necessary to implement the purposes of the chapter shall be funded by a fee of ((\$1.50)) one dollar and fifty cents to be imposed on each building permit issued by a city or county. The moneys collected under this fee will be deposited in the building code council account in the state treasury and must be used by the building code council, after appropriation, to perform the purposes of the council. Every four years the state treasurer must report to the legislature on the balances in the account so that the legislature may adjust the charges imposed. Section 217(14), chapter 7, Laws of 1987 1st ex. sess. provides that an additional fee of two dollars shall be added to the fee imposed under RCW 19.27.085 through June 30, 1989.

AMENDATORY SECTION (Amending Order 85–10, filed 9/13/85)

WAC 365-110-030 SUFFICIENT FEDERAL FUNDS NOT AVAILABLE. As required by chapter ((144, Laws of 1985)) 19.27A RCW, the department of community development has consulted with the Washington state energy office and has requested that the Washington state energy office determine if federal funds are available to implement the purposes of the chapter. The Bonneville Power Administration, the appropriate federal funding agency, has denied the state's request for funding for the energy conservation testing studies by the University of Washington provided for in ((section 4, chapter 144, Laws of 1985)) RCW 19.27A-040. The appropriations provided in section 301(2),

chapter 6, Laws of 1985 1st ex. sess., shall therefore be funded from the surcharge provided in chapter ((144, Laws of 1985)) 19.27A RCW.

The Bonneville Power Administration has approved partial funding in the amount of \$15,000 for activities of the State Building Code council to implement the amendment of the State Energy Code. Pursuant to the provisions of section 217(6), chapter 6, Laws of 1985 1st ex. sess., funding for this appropriation from the surcharge shall be reduced in the amount of \$15,000.

The department of community development finds that federal funds are not available in sufficient amounts to implement the provisions of chapter ((144, Laws of 1985)) 19.27A RCW. Therefore the department is, through this chapter ((365-110 WAC)), implementing the surcharge as required by ((section 4(5), chapter 144, Laws of 1985)) RCW 19.27A.040.

AMENDATORY SECTION (Amending Order 85–10, filed 9/13/85)

WAC 365-110-035 DEFINITIONS. 1. DEPART-MENT shall mean the department of community development.

- 2. ENERGY CODE STUDIES SURCHARGE shall mean a surcharge which is required to be collected by cities and counties pursuant to chapter ((144, Laws of 1985)) 19.27A RCW, and subject to appropriations as provided in chapter 6, Laws of 1985 1st ex. sess. Funds collected shall be used exclusively to implement the provisions of chapter ((144, Laws of 1985)) 19.27A RCW.
- 3. STATE BUILDING CODE FEE shall mean a fee which is required to be collected by cities and counties pursuant to chapter ((360, Laws of 1985)) 19.27 RCW. Funds collected shall be used exclusively to implement the provisions of chapter ((360, Laws of 1985)) 19.27 RCW.
- 4. BUILDING PERMIT shall mean a permit issued by a city or a county to construct, enlarge, alter, repair, move, improve, remove, convert or demolish any building or structure regulated by the Uniform Building Code as set forth in the Uniform Building Code, section 301. This definition shall be subject to the exemptions contained in section 301 of the Uniform Building Code. Building permit shall include an installation permit or other permit issued by a city or county for a mobile/manufactured home, commercial coach, or factory built structure as defined and regulated by chapters 296–150A and 296–150B WAC. Building permits shall not include plumbing, electrical, mechanical permits, or permits issued pursuant to the Uniform Fire Code.
- 5. NEW BUILDING CONSTRUCTION PERMIT shall mean a permit which is issued by a city or a county for the construction of a new building and shall not include remodeling, renovation, demolition, or addition to an existing building. A new building construction permit shall include a permit to relocate an existing building but shall not include a permit for a mobile/manufactured home, commercial coach, or factory built structure as defined and regulated by chapters 296–150A and 296–150B WAC.

AMENDATORY SECTION (Amending Order 85–10, filed 9/13/85)

WAC 365-110-050 COLLECTION OF STATE BUILDING CODE FEE. Every city or county shall collect a State Building Code fee of ((one)) three dollars and fifty cents on each building permit issued within its jurisdiction. The fee shall be collected by appropriate city or county officials at the time the building permit is issued. Separate records shall be kept of funds collected under the State Building Code fee.

AMENDATORY SECTION (Amending Order 85–10, filed 9/13/85)

WAC 365-110-080 TERMINATION. The surcharges established under WAC 365-110-040 (State Energy Code studies surcharge) shall terminate on June 30, 1989, unless terminated earlier upon a finding that the general fund has been reimbursed for the cost of the studies pursuant to ((chapter 144, Laws of 1985)) RCW 19.27A.040.

The fees established under WAC 365-110-050 (State Building Code fee) shall continue in effect as follows: One dollar and fifty cents on each building permit issued by a county or a city imposed by RCW 19.27.085 shall continue in effect until repealed or modified by legislative action. Two dollars on each building permit issued by a county or city imposed by section 217(14), chapter 7, Laws of 1987 1st ex. sess., shall terminate on June 30, 1989.

WSR 87-16-105 PROPOSED RULES DEPARTMENT OF COMMUNITY DEVELOPMENT [Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Community Development intends to adopt, amend, or repeal rules regarding collection of an increase in the State Building Code fee by cities and counties, amending chapter 365-110 WAC;

that the agency will at 10:00 a.m., Monday, September 14, 1987, in the 9th and Columbia Building, 5th Floor Conference Room, 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 Department of Community Development, chapter 43.63A RCW and RCW 43.63.065 [43.63A.065].

The specific statute these rules are intended to implement is section 217(14), chapter 7, Laws of 1987 1st ex. sess., RCW 19.27.085 and 19.27A.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 10, 1987.

Dated: August 5, 1987
By: John Swannack
Acting Deputy Director

STATEMENT OF PURPOSE

Title: Amendment to chapter 365-110 WAC, collection of increase in state building code fee, Department of Community Development.

Statutory Authority and Specific Statute the Rule is Intended to Implement: These amendments are adopted under the authority of RCW 43.63A.060 which provides that the director shall make such rules and regulations and do all other things necessary and proper to carry out the purposes of chapter 43.63A RCW. RCW 43.63A.065(2) provides that among its functions and responsibilities the department shall administer state and federal grants and programs which are assigned to the department by the governor or the legislature. The specific statutes the rules are intended to implement are section 217(14), chapter 7, Laws of 1987 1st ex. sess., RCW 19.27.085 and 19.27A.040.

Summary of the Rule and Statement of the Reasons Supporting the Proposed Action: To provide guidelines to assist cities and counties in collecting the required two dollar increase in the state building code fee.

The Department of Community Development provides administrative, budget, and technical support to the State Building Code Council.

Purpose of this Amendment: To implement section 217(14), chapter 7, Laws of 1987 1st ex. sess., RCW 19.27.085 and 19.27A.040; and to provide funding for the State Building Code Council to perform the purposes of chapter 19.27 RCW.

Section 4, chapter 360, Laws of 1985, and RCW 19.27.085, provide that the activities of the State Building Code Council necessary to implement the purposes of the chapter shall be funded by a fee of \$1.50 to be imposed on each building permit issued by a city or county. The monies collected under this fee shall be deposited in the Building Code Council account in the state treasury and shall be used by the Building Code Council, after appropriation, to perform the purposes of the council. Every four years the state treasurer shall report to the legislature on the balances in the account so that the legislature may adjust the charges imposed. Section 217(14), chapter 7, Laws of 1987 1st ex. sess., provides that the state building code fee be increased by two dollars for the period July 1, 1987, through June 30, 1989.

A second purpose of the amendment of these rules is to update the statutory references from the session laws to the more commonly used RCW references for the convenience of local government and other agencies involved in administration of these rules.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: Chuck Clarke, Director, Department of Community Development, Ninth and Columbia Building, Mailstop GH-51, Olympia, Washington 98504-4151, (206) 753-2203.

Name of the Organization Proposing the Rule: Department of Community Development.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: The rules are necessary to provide direction to cities and counties to collect and remit the increase in the State

Building Code fee to the state treasurer as specified in section 217(14), chapter 7, Laws of 1987 1st ex. sess., and RCW 19.27.085.

Whether the Rule is Necessary as the Result of Federal Law or Federal or State Court Action: None.

Small Business Economic Impact Statement: Not applicable.

AMENDATORY SECTION (Amending Order 85-10, filed 9/13/85)

WAC 365-110-020 PURPOSE. The purpose of these rules is to implement chapter 19.27 RCW as amended by chapter ((144, Laws of 1985, and chapter)) 360, Laws of 1985, and chapter 19.27A RCW, created by chapter 360, Laws of 1985 and by section 217(14), chapter 7, Laws of 1987 1st ex. sess., and by RCW 19.27.085.

Chapter ((144, Laws of 1985)) 19.27A RCW, provides for the amendment of the State Energy Code by the State Building Code council and for certain energy studies to be conducted by the University of Washington college of architecture and department of mechanical engineering. The code amendment and energy studies are to be funded by a surcharge on building permit fees issued by local govern-

ments for new building construction.

((Section 4,)) Chapter ((360, Laws of 1985)) 19.27 RCW provides that the activities of the State Building Code council necessary to implement the purposes of the chapter shall be funded by a fee of ((\$1.50)) one dollar and fifty cents to be imposed on each building permit issued by a city or county. The moneys collected under this fee will be deposited in the building code council account in the state treasury and must be used by the building code council, after appropriation, to perform the purposes of the council. Every four years the state treasurer must report to the legislature on the balances in the account so that the legislature may adjust the charges imposed. Section 217(14), chapter 7, Laws of 1987 1st ex. sess. provides that an additional fee of two dollars shall be added to the fee imposed under RCW 19.27.085 through June 30, 1989.

AMENDATORY SECTION (Amending Order 85-10, filed 9/13/85)

WAC 365-110-030 SUFFICIENT FEDERAL FUNDS NOT AVAILABLE. As required by chapter ((144, Laws of 1985)) 19.27A RCW, the department of community development has consulted with the Washington state energy office and has requested that the Washington state energy office determine if federal funds are available to implement the purposes of the chapter. The Bonneville Power Administration, the appropriate federal funding agency, has denied the state's request for funding for the energy conservation testing studies by the University of Washington provided for in ((section 4, chapter 144, Laws of 1985)) RCW 19.27A.040. The appropriations provided in section 301(2), chapter 6, Laws of 1985 1st ex. sess., shall therefore be funded from the surcharge provided in chapter ((144, Laws of 1985)) 19.27A RCW.

The Bonneville Power Administration has approved partial funding in the amount of \$15,000 for activities of the State Building Code council to implement the amendment of the State Energy Code. Pursuant to the provisions of section 217(6), chapter 6, Laws of 1985 1st ex. sess., funding for this appropriation from the surcharge shall be re-

duced in the amount of \$15,000.

The department of community development finds that federal funds are not available in sufficient amounts to implement the provisions of chapter ((144, Laws of 1985)) 19.27A RCW. Therefore the department is, through this chapter ((365-110 WAC)), implementing the surcharge as required by ((section 4(5), chapter 144, Laws of 1985)) RCW 19.27A.040.

AMENDATORY SECTION (Amending Order 85-10, filed 9/13/85)

WAC 365-110-035 DEFINITIONS. 1. DEPARTMENT shall mean the department of community development.

- 2. ENERGY CODE STUDIES SURCHARGE shall mean a surcharge which is required to be collected by cities and counties pursuant to chapter ((144, Laws of 1985)) 19.27A RCW, and subject to appropriations as provided in chapter 6, Laws of 1985 1st ex. sess. Funds collected shall be used exclusively to implement the provisions of chapter ((144, Laws of 1985)) 19.27A RCW.
- 3. STATE BUILDING CODE FEE shall mean a fee which is required to be collected by cities and counties pursuant to chapter ((360, Laws of

1985)) 19.27 RCW. Funds collected shall be used exclusively to implement the provisions of chapter ((360, Laws of 1985)) 19.27 RCW.

4. BUILDING PERMIT shall mean a permit issued by a city or a county to construct, enlarge, alter, repair, move, improve, remove, convert or demolish any building or structure regulated by the Uniform Building Code as set forth in the Uniform Building Code, section 301. This definition shall be subject to the exemptions contained in section 301 of the Uniform Building Code. Building permit shall include an installation permit or other permit issued by a city or county for a mobile/manufactured home, commercial coach, or factory built structure as defined and regulated by chapters 296–150A and 296–150B WAC. Building permits shall not include plumbing, electrical, mechanical permits, or permits issued pursuant to the Uniform Fire Code.

5. NEW BUILDING CONSTRUCTION PERMIT shall mean a permit which is issued by a city or a county for the construction of a new building and shall not include remodeling, renovation, demolition, or addition to an existing building. A new building construction permit shall include a permit to relocate an existing building but shall not include a permit for a mobile/manufactured home, commercial coach, or factory built structure as defined and regulated by chapters 296–150A and 296–

150B WAC.

AMENDATORY SECTION (Amending Order 85-10, filed 9/13/85)

WAC 365-110-050 COLLECTION OF STATE BUILDING CODE FEE. Every city or county shall collect a State Building Code fee of ((one)) three dollars and fifty cents on each building permit is sued within its jurisdiction. The fee shall be collected by appropriate city or county officials at the time the building permit is issued. Separate records shall be kept of funds collected under the State Building Code fee.

AMENDATORY SECTION (Amending Order 85-10, filed 9/13/85)

WAC 365-110-080 TERMINATION. The surcharges established under WAC 365-110-040 (State Energy Code studies surcharge) shall terminate on June 30, 1989, unless terminated earlier upon a finding that the general fund has been reimbursed for the cost of the studies pursuant to ((chapter 144, Laws of 1985)) RCW 19.27A.040.

The fees established under WAC 365-110-050 (State Building Code fee) shall continue in effect as follows: One dollar and fifty cents on each building permit issued by a county or a city imposed by RCW 19.27.085 shall continue in effect until repealed or modified by legislative action. Two dollars on each building permit issued by a county or city imposed by section 217(14), chapter 7, Laws of 1987 1st ex. sess., shall terminate on June 30, 1989.

WSR 87-16-106 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the director of the Department of Licensing intends to adopt, amend, or repeal rules concerning corrections to WAC 308-34-080, 308-115-140, 308-32-080 and 308-11-100; and new section WAC 308-190-020;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, in the Department of Licensing Training Facility, Building One, 421 Black Lake Boulevard, 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 or after September 8, 1987.

The authority for WAC 308-11-100 is RCW 18.11-.200; the authority for WAC 308-32-080 is RCW 18-.28.170; the authority for WAC 308-34-080 is RCW

18.36.040; the authority for WAC 308-115-140 is RCW 18.50.135; and the authority for WAC 308-190-020 is section 10, chapter 512, Laws of 1987.

Dated: August 4, 1987 By: John H. Keith Assistant Attorney General

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose and Reason Proposed: WAC 308-34-080, 308-32-080, 308-115-140 and 308-11-100, to correct errors in the current versions; and WAC 308-190-020, would establish the expiration of registration or certification for registered or certified counselors.

Statutory Authority and Summary of the Rules: The authority for WAC 308-11-100, auctioneers records, is RCW 18.11.200; the authority for WAC 308-32-080, debt adjuster application and fees, is RCW 18.28.170; the authority for WAC 308-34-080, drugless healing school review procedures, is RCW 18.36.040 and 43.24-020; the authority for WAC 308-115-140, midwifery curriculum, is RCW 18.50.135; and the authority for WAC 308-190-020, counselors expiration of registration or certification, is section 10, chapter 512, Laws of 1987.

Responsible Departmental Personnel: In addition to the Department of Licensing, the following departmental personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Robert VanSchoorl, Assistant Director, 1300 Quince Street S.E., Olympia, Washington 98504, (206) 753-2241 comm, 234-2241 scan.

Proponents: Director of the Department of Licensing. Small Business Economic Impact Statement: Not required and has not been filed since these rules do not impact small business as that term was defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 500, filed 12/10/84)

WAC 308-34-080 REVIEW PROCEDURES. The director may send a representative or an examining or evaluation committee to inspect any institution requesting approval. Such inspection((\(\frac{1}{27}\))\(\frac{1}{27}\) may be at any reasonable time during the normal operating hours of the institution. The report of the representative or committee and the institution's response shall be submitted as part of the documentation necessary for the director's action on the institution's application. Expenses incurred for the site review shall be the responsibility of the program requesting approval.

AMENDATORY SECTION (Amending Order PL 566, filed 11/18/85)

WAC 308-115-140 CURRICULUM. (1) The basic (({curriculum} {curriculum} {curriculum}

chapter 18.78 RCW, or has had previous nursing education or practical midwifery experience. The midwifery training shall not be reduced to a period of less than two academic years. Each student must undertake the care of not less than fifty women in each of the prenatal, intrapartum and early postpartum periods. The care of up to thirty five women in each of the periods may be undertaken as a part of previous nursing education or practical midwifery experience as defined in WAC 308-115-050(5). No less than fifteen women must be cared for in each period while enrolled in the school from which the student graduates. The student need not see the same women throughout each of the periods. A candidate for licensure must observe an additional fifty women in the intrapartum period in order to qualify for licensure. Up to thirty five of these observations may be as a part of previous nursing education or practical midwifery experience as defined in WAC 308-115-050(5). No less than fifteen women must be observed in the intrapartum period while enrolled in the school from which the student graduates.

- (2) Each school must ensure that the students receive instructions in the following instruction area:
- (a) Instruction in basic sciences (including biology, physiology, microbiology, anatomy with emphasis on female reproductive anatomy, genetics and embryology) normal and abnormal obstetrics and gynecology, family planning techniques, childbirth education, nutrition both during pregnancy and lactation, breast feeding, neonatology, epidemiology, community care, and medicolegal aspects of midwifery.
- (b) Instruction in basic nursing skills and clinical skills, including but not limited to vital signs, perineal prep, enema, catheterization, aseptic techniques, administration of medications both orally and by injection, local infiltration for anesthesia, venipuncture, administration of intravenous fluids, infant and adult resuscitation, and charting.
- (c) Clinical practice in midwifery which includes care of women in the prenatal, intrapartal and early postpartum periods, in compliance with RCW 18.50.040.
- (3) Provision shall be made for systematic, periodic evaluation of the curriculum.
- (4) Any proposed major curriculum revision shall be presented to the director at least three months prior to implementation.

AMENDATORY SECTION (Amending Order 5, filed 8/20/68, effective 10/1/68)

WAC 308-32-080 APPLICATION AND FEES. Any individual person applying for a debt adjusting license shall file a completed application together with the investigation, licensing and examination fees with the professional licensing division of the department of ((motor vehicles)) licensing at least fifteen days before the date of the examination. Only one examination may be taken for each examination fee and application submitted. The director, ((m)) at his or her discretion, may waive subsequent investigation fees for individual applicants.

AMENDATORY SECTION (Amending Order PL 506, filed 1/11/85)

WAC 308-11-100 RECORDS. The following requirements and prohibitions apply to all records and documents required to be maintained by chapter 18.11 RCW, or ((elsewhere)) in these rules(([:-][:-])):

- They shall be maintained in accordance with generally accepted accounting practices.
- (2) No person shall make any false or misleading statement, or make any false or misleading entry, or wilfully fail to make any entry required to be maintained or made, in any such record or document.
- (3) No person shall wilfully fail to produce any such record or document for inspection by the department.

NEW SECTION

WAC 308-190-020 EXPIRATION OF REGISTRATION OR CERTIFICATION. A registration or certification shall expire on the registered or certified practitioner's second birthdate following the date of original issue at which time it will be subject to renewal. Thereafter, the registration or certification will be renewable at two-year intervals, on or before the birthdate of the registered or certified practitioner.

WSR 87-16-107 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the director of the Department of Licensing intends to adopt, amend, or repeal rules concerning licensure surcharge for the impaired physician program, amending WAC 308-52-590;

that the agency will at 10:00 a.m., Tuesday, September 8, 1987, in the DOL Training Facility, Building One, 421 Black Lake Boulevard, 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 or after September 8, 1987.

The authority under which these rules are proposed is RCW 43.24.086.

The specific statute these rules are intended to implement is section 2(2), chapter 416, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 8, 1987.

Dated: August 4, 1987 By: Robert VanSchoorl Assistant Director

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To establish the amount of the licensure surcharge for the impaired physician program.

Statutory Authority: RCW 43.24.086.

Summary of the Rules: WAC 308-52-590 Physician and surgeon fees.

Reason Proposed: To set the surcharge for the impaired physician program at a sufficient level to defray the costs of administering that program.

Responsible Departmental Personnel: In addition to the Department of Licensing, the following departmental personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Robert VanSchoorl, Assistant Director, 1300 Quince Street S.E., Olympia, Washington 98504, (206) 753-2241 comm, 234-2241 scan.

Proponents: Director of the Department of Licensing. Small Business Economic Impact Statement: Not required and has not been filed since this rule does not impact small business as that term was defined by RCW 43.31.920.

 $\frac{AMENDATORY}{5/1/87)} \; \underbrace{SECTION}_{} \; (Amending \; Order \; PM \; 650, \; filed \; 5/1/87)$

WAC 308-52-590 PHYSICIAN AND SURGEON FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

Title of Fee	Fee
Physician and surgeons:	
Application with examination or	
reexamination (both components)	\$375.00
Examination or reexamination	
(component I)	170.00

Title of Fee	Fee
Examination or reexamination	
(component II)	195.00
Applicants (without full examination)	150.00
Renewal	35.00
Late renewal penalty	15.00
Disciplinary assessment	35.00
Surcharge-impaired physician	15.00
Certification	25.00
Duplicate license	15.00
Limited license:	
Limited license application	75.00
Original license	45.00
Renewal	35.00
Duplicate license	15.00
Disciplinary assessment	35.00
Surcharge-impaired physician	<u>15.00</u>
Physician's assistants:	
Application	25.00
Renewal	10.00
Duplicate license	15.00

WSR 87-16-108 PROPOSED RULES DEPARTMENT OF GENERAL ADMINISTRATION (Division of Banking)

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Banking, Department of General Administration, intends to adopt, amend, or repeal rules concerning the creation of lending and extension of credit guidelines, creating ten new sections:

that the agency will at 10:30 a.m., Wednesday, September 9, 1987, in the Office of the Supervisor of Banking, 219 General Administration Building, Olympia, Washington 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 30.04.111.

The specific statute these rules are intended to implement is RCW 30.04.111.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 9, 1987.

Dated: August 5, 1987 By: Thomas H. Oldfield Supervisor

STATEMENT OF PURPOSE

Title: Lending and extension of credit guidelines.

Description of Purpose: To create guidelines concerning lending and the extension of credit made by state chartered banks.

Statutory Authority: RCW 30.04.111.

Specific Statute Rule is Intended to Implement: This rule is promulgated pursuant to RCW 30.04.111 and is intended to administratively implement that statute.

Summary of Rule: To provide a more specific set of guidelines for state chartered banks to follow in their

lending and extension of credit operations. The rule establishes separate sections specifically tailored to distinct lending or credit extension functions.

Reasons Supporting Proposed Action: The legislature has authorized the supervisor of banking to establish a rule to administer the purposes of RCW 30.04.111. This rule more fully establishes guidelines for the subjects contained in this statute.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Supervisor of Banking and Deputy Supervisor of Banking.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Division of Banking, governmental.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: Not applicable.

Small Business Economic Impact Statement: No direct impact on small business.

NEW SECTION

WAC 50-12-210 PROMULGATION. The division of banking, hereinafter referred to as the "division," after due and proper notice, and pursuant to the provisions of RCW 30.04.111 hereby adopts and promulgates the following rules and regulations, effective September 9, 1987.

NEW SECTION

WAC 50-12-220 PURPOSE. These rules and regulations are intended to prevent one individual, or relatively small group, from borrowing an unduly large amount of the bank's funds. Further, the intention is also to safeguard the bank's depositors by spreading the loans among a relatively large number of persons engaged in different lines of business.

NEW SECTION

WAC 50-12-230 DEFINITIONS. (1) The term "person" shall include an individual, sole proprietor, partnership, joint venture, association, trust, estate, business trust, corporation, sovereign government or agency, instrumentality, or political subdivision thereof, or any similar entity or organization.

- (2) The term "loans and extensions of credit" means any direct or indirect advance of funds to a person made on a basis of any obligation of that person to repay the funds, or repayable from specific property pledged by or on behalf of a person. "Loans and extensions of credit" also includes a "contractual commitment to advance funds" as that term is defined in this section, and includes a renewal, modification, or extension of the maturity date of a loan or extension of credit.
 - (3) The term "contractual commitment to advance funds" means:
- (a) An obligation on the part of the bank to make payments (directly or indirectly) to a designated third party contingent upon a default by the bank's customer in the performance of an obligation under the terms of that customer's contract with the third party; or
- (b) An obligation to guarantee or stand as surety for the benefit of a third party. The term includes, but is not limited to, standby letters of credit, guarantees, puts, and other similar arrangements. Undisbursed loan funds, loan commitments not yet drawn upon which do not fall under this definition, and commercial letters of credit or similar instruments are not considered contractual commitments to advance funds.
- (4) The term "readily marketable collateral" means financial instruments and bullion which are saleable under ordinary circumstances with reasonable promptness at a fair market value determined by daily quotations based on actual transactions on an auction or a similarly available daily bid and ask price market.
- (5) The term "financial instruments" shall include stocks, notes, bonds, and debentures traded on a national securities exchange, "OTC margin stocks" (as defined in Regulation U of the Federal Reserve Board), commercial paper, negotiable certificates of deposit, bankers' acceptances, and shares in money market and mutual funds of the type which issue shares in which banks may perfect a security interest.

- (6) The term "current market value" means the bid or closing price listed for an item in a regularly published listing or an electronic reporting service.
- (7) The term "capital" will include the amount of common stock outstanding and unimpaired, the amount of preferred stock outstanding and unimpaired, and capital notes or debentures issued pursuant to chapter 30.36 RCW.
- (8) The term "surplus" shall include capital surplus, reflecting the amounts paid in excess of the par or stated value of capital stock, or amounts contributed to the bank other than for capital stock, and amounts transferred to surplus from undivided profits pursuant to resolution of the board of directors.
 - (9) The term "subsidiary" means:
- (a) Any company twenty-five percent or more of whose voting shares (excluding shares owned by the United States or by any company wholly owned by the United States) is directly or indirectly owned or controlled by such person, or is held by it with power to vote;
- (b) Any company the election of a majority of whose directors is controlled in any manner by such person; or
- (c) Any company with respect to the management or policies of which such person has power, directly or indirectly, to exercise a controlling influence, as determined by the division, after notice and opportunity for hearing.

NEW SECTION

WAC 50-12-240 GENERAL LIMITATIONS. The total loans and extensions of credit by a state bank or trust company to a person outstanding at one time and not fully secured by collateral in a manner defined in WAC 50-12-250 shall not exceed twenty percent of the capital and surplus of the bank or trust company.

NEW SECTION

WAC 50-12-250 GENERAL LIMITATION—LOANS FULLY SECURED BY READILY MARKETABLE COLLATERAL. (1) The total loans or extensions of credit by a state bank to a person outstanding at one time and fully secured by readily marketable collateral having a market value, as determined by reliable and continuously available price quotations, shall not exceed twenty-five percent of the capital and surplus of the bank. This limitation shall be separate and in addition to the general twenty percent limitation set forth in WAC 50-12-240.

- (2) Each loan or extension of credit based on the foregoing limitation shall be secured by readily marketable collateral having a current market value of at least one hundred fifteen percent of the amount of the loan or extension of credit at all times.
- (3) Financial instruments may be denominated in foreign currencies which are freely convertible to United States dollars. If collateral is denominated and payable in a currency other than that of the loan or extension of credit which it secures, the bank's procedures must require that the collateral be revalued at least monthly, using appropriate foreign exchange rates, in addition to being repriced at current market value.
- (4) Each bank must institute adequate procedures to ensure that the collateral value fully secures the outstanding loan at all times. If collateral values fall below one hundred fifteen percent of the outstanding loan, to the extent that the loan is no longer in conformance with this section and exceeds the general twenty percent limitation, the loan must be brought into conformance within five business days, except where judicial proceedings, regulatory actions, or other extraordinary occurrences prevent the bank from taking actions.

NEW SECTION

WAC 50-12-260 COMBINING LOANS TO SEPARATE BORROWERS. (1) Loans or extensions of credit to one person will be attributed to other persons when:

- (a) The proceeds of the loans or extensions of credit are to be used for the direct benefit of the other person or persons; or
 - (b) A "common enterprise" is deemed to exist between the persons.
- (2) Determination of whether a "common enterprise" exists depends upon a realistic evaluation of the facts and circumstances of the particular transaction. A "common enterprise" is deemed to exist when:
- (a) The expected source of repayment for each loan or extension of credit is the same for each person; or

- (b) Separate persons borrow from a bank for the purpose of acquiring a business enterprise of which those persons will own more than fifty percent of the voting securities; or
- (c) The loans or extensions of credit are made to persons who are related by common control and are (i) engaged in interdependent business or (ii) there is substantial financial interdependence among them.
- (3) Substantial financial interdependence occurs when fifty percent or more of one person's gross receipts or gross expenditures (on an annual basis) are derived from transactions with one or more persons related through common control. Gross receipts and expenditures include gross revenues/expenses, intercompany loans, dividends, capital contributions, and similar receipts or payments.
- (4) Throughout this section the term "control" is presumed to exist when one or more persons acting in concert directly or indirectly:
- (a) Own, control, or have power to vote twenty-five percent or more of any class of voting securities of another person;
- (b) Exercise a controlling influence over the management or policies of another person; or
- (c) Control in any manner the election of a majority of the directors, trustees or other persons exercising similar functions of another person. "Common control" includes control of one person by another person.

NEW SECTION

WAC 50-12-270 LOANS TO CORPORATIONS. Loans or extensions of credit to a person and its subsidiaries or to subsidiaries of one person need not be combined where the bank has determined that the person and subsidiaries involved are not engaged in a "common enterprise." If members of a corporate group (a person and all its subsidiaries) are either:

- (1) Substantially financially interdependent; or
- (2) Engaged in "common enterprise," then the total amount of loans or extensions of credit to these persons must be attributed to each of the other persons in the corporate group. Conversely, if members of a corporate group are neither substantially financially interdependent nor engaged in "common enterprise," then the loans to different members are separately subject to a twenty percent limitation. In no event may the total amount of loans or extensions of credit by a state bank to a corporate group exceed fifty percent of the bank's capital and surplus.

NEW SECTION

- WAC 50-12-280 LOANS TO PARTNERSHIPS, JOINT VENTURES, AND ASSOCIATIONS. (1) Loans or extensions of credit to a partnership, joint venture, or association shall, for purposes of WAC 50-12-210 through 50-12-300, be considered loans or extensions of credit to each member of such partnership, joint venture, or association.
- (2) Loans or extensions of credit to members of a partnership, joint venture, or association are considered loans or extensions of credit to the partnership, joint venture, or association if one or more of the tests presented in WAC 50-12-260(1) is satisfied with respect to one or more of the members. However, loans to members of a partnership, joint venture or association will not be attributed to other members of the partnership, joint venture, or association unless one or more of the tests set forth in WAC 50-12-260(1) is satisfied with respect to such other members. The tests set forth in WAC 50-12-260(1) shall be deemed satisfied when loans or extensions of credit are made to members of a partnership, joint venture, or association for the purpose of purchasing an interest in such partnership, joint venture, or association.
- (3) The rule set forth in subsection (1) of this section is not applicable to limited partners in limited partnerships or to members of joint ventures if such partners or members, by the terms of the partnership or membership agreement are not to be held liable for the debts or actions of the partnerships, joint venture, or association. However, the rules set forth in WAC 50-12-260(1) are applicable to such partners or members.

NEW SECTION

WAC 50-12-290 EXCEPTIONS TO THE LENDING LIMITS. (1) Discount of commercial or business paper: Loans or extensions of credit arising from the discount of commercial or business paper evidencing an obligation to the person negotiating it with recourse shall not be subject to any limitation based on capital and surplus.

- (a) This exception applies to negotiable paper given in payment of the purchase price of commodities in domestic or export transactions purchased for resale or to be used in the fabrication of a product, or to be used for any other business purposes which may reasonably be expected to provide funds for payment of the paper. Loans or extensions of credit arising from the discount of paper must bear the full recourse endorsement of the owner. However, loans or extensions of credit arising from the discount of such paper in export transactions may be endorsed by such owner without recourse or with limited recourse, or may be accompanied by a separate agreement for limited recourse; provided, that if transferred without full recourse the paper must be supported by an assignment of appropriate insurance covering the political, credit, and transfer risks applicable to the paper.
- (b) Since the basis for unlimited credit stems from the anticipated sale of a commodity to provide funds for payment of the paper, failure to pay either principal or interest when due removes the reason for unlimited credit. Consequently, although the line of credit to the maker or endorser should not be classified as excessive by reason of such default, the paper on which the default occurred must thereafter be taken into consideration in determining whether additional loans or extensions of credit may be made. These same principles of disqualification apply to any renewal or extension of either the entire loan or an installment thereof.
- (2) Bankers' acceptances: The purchase of banker's acceptances of the kind described in section 13 of the Federal Reserve Act and issued by other banks shall not be subject to any limitation based on capital and surplus.
- (a) Acceptances by a state bank of "ineligible" drafts, i.e., time drafts which do not meet the requirements for discount with a Federal Reserve Bank, are subject to the general twenty percent limitation of RCW 30.04.111.
- (b) During any period within which a state bank holds its own acceptances, eligible or ineligible, having given value therefor, the amount given is considered to be a loan or extension of credit to the customer for whom the acceptance was made and is subject to the lending limits. To the extent that a loan or extension of credit created by discounting the acceptance is covered by a bona fide participation agreement, the discounting bank need only consider that portion of the discounted acceptance which it retains as being subject to appropriate limitations.
- (3) Loans secured by bills of lading or warehouse receipts covering readily marketable staples: Loans and extensions of credit secured by bills of lading, warehouse receipts, or similar documents transferring or securing title to readily marketable staples shall be subject to a limitation of thirty—five percent of capital and surplus in addition to the general limitations if the market value of the staples securing each additional loan or extension of credit at all times equals or exceeds one hundred fifteen percent of the outstanding amount of such loan or extension of credit. The staples shall be fully covered by insurance whenever it is customary to insure such staples.
- (a) This exception allows a state bank to make loans or extensions of credit to one person in an amount equal to thirty-five percent of its capital and surplus in addition to the general twenty percent limitation and in addition to the twenty-five percent permitted by WAC 50-12-250.
- (b) A readily marketable staple means an article of commerce, agriculture, or industry of such uses as to make it the subject of dealings in a ready market with sufficiently frequent price quotations as to make (i) the price easily and definitely ascertainable, and (ii) the staple itself easy to realize upon sale at any time at a price which would not involve any considerable sacrifice from the amount at which it is valued as collateral. Staples eligible for this exception must be nonperishable, may be refrigerated or frozen, and must be fully covered by insurance when such insurance is customary. This exception is intended to apply primary to basic commodities, such as wheat and other grains, cotton, wool, and basic metals such as tin, copper, lead, and the like. Whether a commodity is readily marketable depends upon existing conditions and it is possible that a commodity that qualifies at one time may cease to quality at a later date. Fabricated commodities which do not constitute standardized interchangeable units and do not possess uniformly broad marketability do not qualify as readily marketable staples.
- (c) Commodities sometimes fail to qualify as nonperishable because of the manner in which they are handled or stored during the life of the loan or extension of credit. Accordingly, the question as to whether a staple is nonperishable must be determined on a case-by-case basis.

- (d) This exception is applicable to a loan or extension of credit arising from a single transaction or secured by the same staples for (i) not more than ten months if secured by nonperishable staples, and (ii) not more than six months if secured by refrigerated or frozen staples.
- (e) The important characteristic of warehouse receipts, order bills of lading, or other similar documents is that the holder of such documents has control of the commodity and can obtain immediate possession. (However, the existence of brief notice periods, or similar procedural requirements under state law, for the disposal of the collateral will not affect the eligibility of the instruments for this exception.) Only documents with these characteristics are eligible security for loans under this exception. In the event of default on a loan secured by one of these documents, the bank must be in a position to sell the underlying commodity and promptly transfer title and possession to the purchaser, thus being able to protect itself without extended litigation. Generally, documents qualifying as "documents of title" under the Uniform Commercial Code are "similar documents" qualifying for this exception.
- (f) Field warehouse receipts are an acceptable form of collateral when they are issued by a duly bonded and licensed grain elevator or warehouse having exclusive possession and control of the commodities even though the grain elevator or warehouse is maintained on the commodity owner's premise.
- (g) Warehouse receipts issued by the borrower-owner which is a grain elevator or warehouse company, duly-bonded and licensed and regularly inspected by state or federal authorities, may be considered eligible collateral under this exception only when the receipts are registered with a registrar whose consent is required before the commodities can be withdrawn from the warehouse.
- (4) Loans secured by United States obligations: Loans or extensions of credit secured by bonds, notes, certificates of indebtedness, or treasury bills of the United States or by other such obligations wholly guaranteed as to principal and interest by the United States shall not be subject to any limitation based on capital and surplus.
- (a) This exception applies only to loans or extensions of credit which are fully secured by the current market value of obligations of the United States or guaranteed by the United States.
- (b) If the market value of the collateral declines so that the loan is no longer in conformance with this exception and exceeds the general twenty percent limitation, the loan must be brought into conformance within five business days.
- (c) Securities issued by any department, agency, bureau, board, commission or establishment of the United States, or any corporation wholly owned, directly or indirectly, shall not be considered eligible collateral for purposes of this section, unless such securities shall be direct obligation of or fully guaranteed as to principal and interest by the United States.
- (5) Loans to or guaranteed by a federal agency: Loans or extensions of credit to or secured by unconditional takeout commitments or guarantees of any department, agency, bureau, board, commission, or establishment of the United States or any corporation wholly owned directly or indirectly by the United States shall not be subject to any limitation based on capital and surplus.
- (a) This exception may apply to only that portion of a loan or extension of credit that is covered by a federal guarantee or commitment.
- (b) For purposes of this exception, the commitment or guarantee must be payable in cash or its equivalent within sixty days after demand for payment is made.
- (c) A guarantee or commitment is unconditional if the protection afforded the bank is not substantially diminished or impaired in the case of loss resulting from factors beyond the bank's control. Protection against loss is not materially diminished or impaired by procedural requirements, including default over a specific period of time, a requirement that notification of default be given within a specific period after its occurrence, or a requirement of good faith on the part of the bank.
- (6) Loans secured by segregated deposit accounts: Loans or extensions of credit secured by a segregated deposit account in the lending bank shall not be subject to any limitation based on capital and surplus.
- (a) Deposit accounts which may qualify for this exception include deposits in any form generally recognized as deposits. In the case of the secured loan, the bank must establish internal procedures which will prevent the release of the security.

- (b) The bank must ensure that a security interest has been perfected in the deposit, including the assignment of a specifically identified deposit and any other actions required by state law.
- (c) A deposit which is denominated and payable in a currency other than that of the loan or extension of credit which it secures may be eligible for this exception if it is freely convertible to United States dollars. The deposit must be revalued at least monthly, using appropriate foreign exchange rates, to ensure that the loan or extension of credit remains fully secured. This exception applies to only that portion of the loan or extension of credit that is covered by the United States dollar value of the deposit. If the United States dollar value of the deposit falls to the extent that the loan is in nonconformance with this exception and exceeds the general twenty percent limitation, the loan must be brought into conformance within five business days, except where judicial proceedings, regulatory actions, or other extraordinary occurrences prevent the bank from taking such action. This exception is not authority for state banks to take deposits denominated in foreign currencies.
- (7) Unpaid purchase price of sale of bank property: The unpaid portion of the purchase price of a sale of bank property, if secured by that property, shall not be subject to any limitation based on capital and surplus.
- (a) The sale of bank property, including the terms of payment of any unpaid portion of the purchase price must be approved in advance of the sale by the board of directors, and if the purchase is by a director, officer or employee of the bank, shall conform to Regulation O of the Federal Reserve System and RCW 30.12.050.
- (b) The bank must ensure that a security interest has been perfected in the collateral, including execution and recording or filing of documents and any other action required by state law.

NEW SECTION

WAC 50-12-300 TRANSITIONAL RULES. (1) Loans or extensions of credit which were in violation of RCW 30.04.111 prior to the relevant effective dates of WAC 50-12-210 through this section will be considered to remain in violation of law until they are paid in full, regardless of whether the loans or extensions of credit conform to the rules established in WAC 50-12-210 through this section. Renewals or extensions of such loans or extensions of credit will also be considered violations of law.

- (2) A state bank which has outstanding loans or extensions of credit to a person in violation of RCW 30.04.111 as of the relevant effective dates of WAC 50-12-210 through this section may make additional advances to such person after those dates if the additional advances are permitted under WAC 50-12-210 through this section. The additional advances, however, may not be used directly or indirectly to repay any outstanding illegal loans or extensions of credit.
- (3) Loans or extensions of credit which were in conformance with RCW 30.04.111 prior to the relevant effective dates of WAC 50-12-210 through this section but are not in conformance with the rules established in WAC 50-12-210 through this section will not be considered to be violations of law during the existing contract terms of such loans or extensions of credit. Renewals or extensions of such loans or extensions of credit which are not in conformance with WAC 50-12-210 through this section may be made on or after the effective dates of WAC 50-12-210 through this section, if the nonconformity is caused by the amendments to Title 30 RCW contained in ESSB 4917; however, all loans or extensions of credit made under such renewals or extensions must conform with WAC 50-12-210 through this section no later than January 1, 1988. Loans or extensions of credit which are not in conformance with WAC 50-12-210 through this section for any other reason (i.e., a reduction in the bank's capital) must conform to this section upon renewal or extension.
- (4) If a state bank, prior to the relevant effective dates of WAC 50-12-210 through this section, entered into a legally binding commitment to advance funds on or after those dates, and such commitment was in conformance with RCW 30.04.111, advances under such commitment may be made notwithstanding the fact that such advances are not in conformance with WAC 50-12-210 through this section. The bank must, however, demonstrate that the commitment represents a legal obligation to fund, either by a written agreement or through file documentation. Advances under renewals or extensions of such extension of the commitment is made on or after the relevant effective dates of WAC 50-12-210 through this section.

WSR 87-16-109 PROPOSED RULES DEPARTMENT OF GENERAL ADMINISTRATION (Division of Banking)

[Filed August 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Banking, Department of General Administration, intends to adopt, amend, or repeal rules concerning the amendment of WAC 50-12-110 to further expand description of permissible investment securities by state chartered banks;

that the agency will at 10:00 a.m., Wednesday, September 9, 1987, in the Office of the Supervisor of Banking, 219 General Administration Building, Olympia, Washington 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 30.08.140(7).

The specific statute these rules are intended to implement is RCW 30.08.140.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before September 9, 1987.

Dated: August 5, 1987 By: Thomas H. Oldfield Supervisor

STATEMENT OF PURPOSE

Title: Investment securities—Permissible investments; Investment securities—Proper management; and Investment securities—Investment in investment companies.

Description of Purpose: To amend WAC 50-12-110 to further expand description of permissible investment securities for investment by state chartered commercial banks

Statutory Authority: RCW 30.08.140(7).

Specific Statute Rule is Intended to Implement: This rule is promulgated pursuant to RCW 30.08.140(7) and is intended to administratively implement that statute.

Summary of Rule: Expands the current regulation, WAC 50-12-110, into three separate sections concerning permissible investments, proper management, and investment in investment companies.

Reasons Supporting Proposed Action: The legislature has authorized the supervisor of banking to adopt the necessary rules to insure that banks invest in securities in a manner consistent with safe and sound operation.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Supervisor of Banking and Deputy Supervisor of Banking.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Division of Banking, governmental.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: Not applicable.

Small Business Economic Impact Statement: No direct impact on small business, except possibly to those

small businesses that could receive benefit through the banks purchase of certain investment securities.

AMENDATORY SECTION (Amending Order 62, filed 9/13/85)

WAC 50-12-110 INVESTMENT SECURITIES—((LIMIT ON HOLDINGS)) PERMISSIBLE INVESTMENTS. ((No bank or trust company may purchase or hold obligations of a single obligor in excess of the limits prescribed by RCW 30.04.110, nor purchase or hold any obligation not authorized by Title 30 RCW, except for the following:

(1) Obligations of the United States;

(2) Obligations issued, insured, or guaranteed by a department or agency of the United States, including obligations of such departments or agencies representing an interest in a loan or pool of loans, if such obligation commits the full faith and credit of the United States to its repayment:

(3) General obligations of a state or political subdivision of a state including but not limited to obligations of a county, city, town, municipal corporation, or any publicly—owned entity that is an instrumental-

ity of a state or municipal corporation;

- (4) Obligations of any state or political subdivision of a state if a state or political subdivision of a state having general powers of taxation has unconditionally promised to make sufficient funds available for full repayment of the obligation.)) A bank or trust company may purchase or hold obligations of a single obligor which are "investment securities," as defined below, and meet the following guidelines for proper "investment security" management. The term "investment security" shall mean a marketable obligation evidencing indebtedness of any person, copartnership, association, or corporation; of the government of the United States or any agency thereof; of any state, or political subdivision thereof; or of any publicly—owned entity that is an instrumentality of a state or municipal corporation in the form of bonds, notes, and/or debentures. They exclude investments which are predominately speculative but shall include:
- (1) Type I securities which a bank may deal in, purchase, and sell for its own account without limitation. These securities include:

(a) Obligations of the United States;

(b) Obligations issued, insured, or guaranteed by a department or agency of the United States, including obligations of such departments or agencies representing an interest in a loan or pool of loans, if such obligation commits the full faith and credit of the United States to its repayment;

(c) General obligations of a state or political subdivision including but not limited to obligations of a county, city, town, municipal corporation, or any publicly-owned entity that is an instrumentality of a state or municipal corporation;

(d) Obligations of any state or political subdivision of a state if a state or political subdivision of a state having general powers of taxation has unconditionally promised to make sufficient funds available for full repayment of the obligation; and

(e) Revenue bonds issued by public improvement agencies.

(2) Type II securities which a bank may deal in, purchase and sell for its own account subject to a twenty percent of capital and surplus limitation and any limitation set forth in WAC 50-12-115 (2)(c). These include obligations issued by any state or political subdivision, or any agency of a state or political subdivision for housing, university or dormitory purposes. Such obligations include:

(a) Obligations issued by any state or a political subdivision for the purpose of financing the construction or improvement of facilities at or used by a university or a degree-granting college-level institution, or

financing loans for studies at such institutions; and

(b) Obligations which finance the construction or improvement of facilities used by a hospital, provided that the hospital is a department or a division of a university, or otherwise provides a sufficient nexus with university purposes.

(3) Type III securities which a bank may purchase and sell for its own account with a twenty percent of capital and surplus limitation and any limitation set forth in WAC 50-12-115 (2)(c), but may not deal in. These include investment securities issued by corporations, provided that such securities have received in the most recent edition the highest attainable rating by Standard and Poor's, Barrons, or equivalent rating service.

NEW SECTION

WAC 50-12-115 INVESTMENT SECURITIES—PROPER MANAGEMENT. (1) A bank may purchase a Type I security for its own account, provided it is permissible under the provisions of Title 30

RCW and this regulation, if through prudent banking judgment it determines there is adequate evidence that the obligor will be able to perform all necessary undertakings in connection with the security, including all debt service requirements.

- (2)(a) A bank may purchase a Type II or III security for its own account when through prudent banking judgment (which may be based in part upon estimates which it believes to be reliable), it determines that there is adequate evidence that the obligor will be able to perform all that it undertakes to perform in connection with the security, including all debt service requirements, and that the security is marketable so that it can be sold with relative promptness at a fair market value.
- (b) A bank may, subject to the limitations set forth in (c) of this subsection, purchase a security of Type II or III for its own account although its judgment with respect to the obligor's ability to perform is based predominantly upon estimates it believes to be reliable. This subsection permits a bank to exercise a somewhat broader range of judgment with respect to a more restricted portion of its investment portfolio.
- (c) A bank may not hold at any time securities which would not be eligible for purchase pursuant to (a) of this subsection in a total amount in excess of five percent of the bank's capital and surplus.
- (3) Each bank shall maintain in its files credit information adequate to demonstrate that it has exercised prudence in making the determinations and carrying out the transactions involving underwriting, dealing in, and purchase and sale of investment securities. This information shall be retained:
- (a) When securities are purchased for the bank's own portfolio, as long as the security remains in the portfolio;
- (b) When securities are underwritten by the bank, for the maturity or the life of the security; and
- (c) With regard to dealer activities, for periods set forth in the relevant rules of the municipal securities rulemaking board.
- (4) When a bank purchases an investment security convertible into stock or with stock purchase warrants attached, entries must be made by the bank at the time of purchase to write down the cost of such security to an amount which represents the investment value of the security considered independently of the conversion feature or attached stock purchase warrants. Purchase of securities convertible into stock at the option of the issuer is prohibited.
- (5) When an investment security is purchased at a price exceeding par or face value, the bank shall:
 - (a) Charge off the entire premium at the time of purchase; or
- (b) Provide for a program to amortize the premium paid or that portion of premium remaining after the write-down subject to subsection (2) of this section so that such premium or portion thereof shall be entirely extinguished at or before the maturity of the security.
- (6) Each bank shall take measures to insure the cumulative investment holdings do not exceed the limitations for a specific investment set forth in Title 30 RCW.
- (7) The board of directors, a committee thereof, or a duly appointed committee incorporating senior level management shall review at least quarterly the bank's investment portfolio to insure compliance with the provisions contained in WAC 50-12-110 through 50-12-116.
- (8) The restrictions and limitations set forth in this section do not apply to securities acquired through foreclosure on collateral, or acquired in good faith by way of compromise of a doubtful claim or to avoid a loss in connection with a debt previously contracted.

NEW SECTION

- WAC 50-12-116 INVESTMENT SECURITIES—INVEST-MENT IN INVESTMENT COMPANIES. A bank or trust company may invest in shares of an investment company provided that all of the following conditions are met:
- (1) The investment company must be registered with Securities and Exchange Commission under the Investment Company Act of 1940 and the Securities Act of 1933 or be a privately offered fund sponsored by an affiliated commercial bank.
- (2) The shareholder has an equitable and equal proportionate undivided interest in the underlying assets of the investment company.
- (3) When an investment company's assets consist solely of and are expressly limited to obligations that are eligible for unlimited investment (Type I) as described in WAC 50-12-100, there is no limit on the bank's investment. However, where the investment companies portfolio contains, or is permitted to contain, securities subject to the bank's investment or lending limitations, investment by the bank shall be subject to a twenty percent of capital and surplus limitation.

- (4) The shareholders are protected against personal liability for acts or obligations of the investment company.
- (5) The bank's investment policy, as formally approved by its board of directors, specifically provides for such investments; prior approval of the board of directors is obtained for initial investments in specific investment companies and recorded in the official board minutes; and procedures, standards, and controls for managing such investments are implemented prior to acquirement of these investments.
- (6) If the investment company makes use of futures, forwards, options, repurchase agreements and securities lending arrangements, their use must be consistent with standards adopted for use of such instruments in the bank's portfolio.
- (7) Regulatory reporting of holdings in investment companies is consistent with established standards for "marketable equity securities."

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.

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
-								
4-25-040	AMD-P	87-15-140	16-54-030	AMD	8708021	16-104-100	REP	87-16-075
4-25-140	AMD	87-04-051	16-54-082	AMD-P	87-04-053	16-104-110	REP-P	87-12-045
4-25-141	AMD-P	87-09-059	16-54-082	AMD	87-08-021	16-104-110	REP	87-16-075
4-25-141	AMD-C	87-10-033	16-54-120	AMD-P	87-04-053	16-104-120	REP-P	87-12-045
4-25-141	AMD	87-15-072	16-54-120	AMD	87-08-021	16-104-120	REP	87-16-075
4-25-181	AMD-P	87-09-060	16-86-005	AMD-P	87-04-052	16-104-130	NEW-P	87-12-045
4-25-181	AMD-C	87-10-034	16-86-005	AMD	87-08-020	16-104-130	NEW	87-16-075
4-25-181	REP-P	87–09–060	16-86-015	AMD-P	87-04-052	16-104-140	NEW-P	87-12-045
4-25-181	REP-C	87-10-034	16-86-015	AMD	87-08-020	16-104-140	NEW D	87-16-075
4-25-182	REP-P	87-15-141	16-96-130	AMD-E	87-08-058	16-104-150	NEW-P NEW	87-12-045
4-25-183	REP-P	87-15-141	16-96-130	AMD-P	87-08-061	16-104-150	NEW-P	87-16-075 87-12-045
4-25-184	REP-P	87-15-141	16-96-130	AMD	87-12-037	16-104-160	NEW-P	87-12-043 87-16-075
4-25-185	NEW-P	87-15-141	16-96-130	AMD-E NEW-P	87-12-038	16-104-160 16-104-170	NEW-P	87–10–073 87–12–045
4-25-186	NEW-P	87-15-141	16-101-455	NEW-F	8706036 8709032	16-104-170	NEW-F	87–12–0 4 3 87–16–075
4-25-187	NEW-P	87-15-141 87-15-141	16-101-455 16-101-455	NEW-C	87-10-048	16-104-170	NEW-P	87–10–073 87–12–045
4-25-188	NEW-P NEW-P	87-13-141 87-09-060	16-101-455	NEW-C	87-10-048 87-12-026	16-104-180	NEW-F	87–12–043 87–16–075
4-25-190	NEW-P	87–10–034	16-101-465	NEW-P	87–06–036	16-104-190	NEW-P	87-12-045
4-25-190	NEW-C	87–10–034 87–03–040	16-101-465	NEW-C	87-09-032	16-104-190	NEW	87-16-075
4-25-280 10-08-180	AMD-P	87–03–040 87–09–038	16-101-465	NEW-C	87-10-048	16-104-200	NEW-P	87-12-045
10-08-180	AMD-F	87–13–036	16-101-465	NEW	87-12-026	16-104-200	NEW	87–16–075
16-23-010	NEW-P	87-15-106	16-101-475	NEW-P	87-06-036	16-104-210	NEW-P	87-12-045
16-23-010	NEW-P	87-15-106	16-101-475	NEW-C	87-09-032	16-104-210	NEW	87–16–075
16-23-025	NEW-P	87–15–100 87–15–106	16-101-475	NEW-C	87-10-048	16-104-220	NEW-P	87-12-045
16-23-023	NEW-P	87-15-106	16-101-475	NEW	87-12-026	16-104-220	NEW	87-16-075
16-23-035	NEW-P	87–15–106	16-101-570	AMD-P	87-06-036	16-104-230	NEW-P	87-12-045
16-23-040	NEW-P	87-15-106	16-101-570	AMD	87-09-033	16-104-230	NEW	87-16-075
16-23-045	NEW-P	87-15-106	16-101-690	NEW-P	87-05-028	16-200-695	NEW-P	87-13-061
16-23-050	NEW-P	87-15-106	16-101-690	NEW	87-08-038	16-200-695	NEW-E	87-16-015
16-23-060	NEW-P	87-15-106	16-104-001	REP-P	87-12-045	16-200-700	REP-P	87-13-061
16-23-070	NEW-P	87-15-106	16-104-001	REP	87-16-075	16-200-700	REP-E	87-16-015
16-23-075	NEW-P	87-15-106	16-104-0011	REP-P	87-12-045	16-200-705	NEW-P	87-13-061
16-23-085	NEW-P	87-15-106	16-104-0011	REP	87-16-075	16-200-705	NEW-E	87-16-015
16-23-090	NEW-P	87-15-106	16-104-010	REP-P	87-12-045	16-200-710	REP-P	87-13-061
16-23-095	NEW-P	87-15-106	16-104-010	REP	87-16-075	16-200-710	REP-E	87-16-015
16-23-100	NEW-P	87-15-106	16-104-020	REP-P	87-12-045	16-200-711	NEW-P	87-13-061
16-23-105	NEW-P	87-15-106	16-104-020	REP	87-16-075	16-200-711	NEW-E	87-16-015
16-23-110	NEW-P	87-15-106	16-104-030	REP-P	87-12-045	16-200-715	NEW-P	87-13-061
16-23-115	NEW-P	87-15-106	16-104-030	REP	87-16-075	16-200-715	NEW-E	87–16–015
16-23-120	NEW-P	87-15-106	16-104-040	REP-P	87-12-045	16-200-720	REP-P	87-13-061
16-23-125	NEW-P	87-15-106	16-104-040	REP	87-16-075	16-200-720	REP-E	87–16–015
16-23-150	NEW-P	87-15-106	16-104-050	REP-P	87-12-045	16-200-721	NEW-P	87-13-061
16-23-160	NEW-P	87-15-106	16-104-050	REP	87-16-075	16-200-721	NEW-E	87-16-015
16-23-165	NEW-P	87-15-106	16-104-060	REP-P	87-12-045	16200725	NEW-P	87-13-061
16-23-170	NEW-P	87-15-106	16-104-060	REP	8716075	16-200-725	NEW-E	87-16-015
16-23-175	NEW-P	87–15–106	16-104-070	REP-P	87-12-045	16-200-730	REP-P	87-13-061
16-23-180	NEW-P	87-15-106	16-104-070	REP	87-16-075	16-200-730	REP-E	87-16-015
16-32-010	NEW-P	8708057	16-104-080	REP-P	87-12-045	16-200-731	NEW-P	87-13-061
16-32-010	NEW	87-11-004	16-104-080	REP	87-16-075	16-200-731	NEW-E	87-16-015
16-32-010	AMD-E	87-13-032	16-104-090	REP-P	87-12-045	16-200-735	NEW-P	87-13-061
16-32-010	AMD-P	87-15-107	16-104-090	REP	87-16-075	16-200-735	NEW-E	87-16-015
16-54-030	AMD-P	87-04-053	16-104-100	REP-P	87–12–045	16-200-739	NEW-P	87–13–061

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-200-739	NEW-E	87–16–015	16-231-125	AMD	87-09-015	16-232-315	AMD	87-09-015
16-200-740	REP-P	87-13-061	16-231-126	REP-P	87-14-073	16-304-040	AMD-P	87-08-063
16-200-740	REP-E	87-16-015	16-231-126	REP-E	87-14-074	16-304-040	AMD	87-12-006
16-200-743 16-200-743	REP-P REP-E	87-13-061	16-231-145	AMD-P	87-04-060	16-316-165	AMD-P	87-13-063
16-213-260	NEW-P	87–16–015 87–05–036	16-231-145	AMD-E	87-08-072	16-316-165	AMD-E	87-14-011
16-213-260	NEW	87-08-030	16-231-145 16-231-145	AMD AMD-P	87–09–015 87–14–073	16-316-525	AMD-P	87-08-063
16-213-270	NEW-P	87-05-036	16-231-145	AMD-F AMD-E	87-14-073 87-14-074	16-316-525 16-316-525	AMD-E	87-15-029
16-213-270	NEW	87-08-030	16-231-148	NEW-E	87-08-072	16-316-724	AMD AMD-E	87-15-030 87-15-029
16-228-400	NEW-E	87-09-001	16-231-148	NEW-P	87-14-073	16-316-724	AMD	87-15-030
16-228-410	NEW-E	87-09-001	16-231-148	NEW-E	87-14-074	16-316-800	AMD-P	87-08-063
16-228-420	NEW-E	87-09-001	16-231-215	AMD-P	8704060	16-316-800	AMD	87-12-006
16-228-430 16-228-440	NEW-E NEW-E	87-09-001 87-09-054	16-231-215	AMD-E	87-08-072	16-316-810	AMD-P	87-08-063
16-228-450	NEW-E	87-09-054 87-09-054	16-231-215 16-231-225	AMD AMD-P	87–09–015 87–04–060	16-316-810	AMD	87-12-006
16-228-460	NEW-E	87-09-054	16-231-225	AMD-E	87-04-060 87-08-072	16-316-815 16-316-815	AMD-P AMD	87–08–063 87–12–006
16-228-470	NEW-E	87-09-054	16-231-225	AMD	87-09-015	16-316-820	AMD-P	87–12–006 87–08–063
16-228-480	NEW-E	87-09-054	16-231-235	AMD-P	87-04-060	16-316-820	AMD	87-12-006
16-228-490	NEW-E	87-09-054	16-231-235	AMD-E	8708072	16-316-830	AMD-P	87-08-063
16-228-500	NEW-E	87-09-054	16-231-235	AMD	87-09-015	16-316-830	AMD	87-12-006
16-228-510 16-228-520	NEW-E NEW-E	87-09-054	16-231-238	NEW-E	87-08-072	16-316-832	AMD-P	87-13-063
16-228-530	NEW-E	87–09–054 87–09–054	16-231-238 16-231-238	NEW-P NEW-E	87-14-073 87-14-074	16-316-832	AMD-E	87-14-011
16-228-540	NEW-E	87-09-054	16-231-238	AMD-P	87-04-060	16-316-880 16-316-880	AMD-P AMD	87-08-063
16-228-550	NEW-E	87-09-054	16-231-315	AMD-W	87-05-006	16-319-020	AMD-P	87-12-006 87-08-063
16-230-030	AMD-E	87-11-018	16-231-340	AMD-P	87-04-060	16-319-020	AMD	87-12-006
16-230-160	AMD-P	87-11-055	16-231-340	AMD-E	87-08-072	16-319-030	AMD-P	87-08-063
16-230-160	AMD	87-15-001	16-231-340	AMD	87-09-015	16-319-030	AMD	87-12-006
16-230-190 16-230-190	AMD-P	87-11-055	16-231-343	NEW-E	87-08-072	16-319-041	AMD-P	87-08-063
16-230-470	AMD AMD-P	87-15-001 87-04-060	16-231-343 16-231-343	NEW-P	87-14-073	16-319-041	AMD	87-12-006
16-230-470	AMD-E	87-08-072	16-231-343	NEW-E AMD-P	87-14-074 87-04-060	16-319-051 16-319-051	AMD-P AMD	87-08-063
16-230-470	AMD	87-09-015	16-231-425	AMD-E	87-08-072	16-319-061	AMD-P	87-12-006 87-08-063
16-230-615	AMD-P	87-04-060	16-231-425	AMD	87-09-015	16-319-061	AMD	87-12-006
16-230-615	AMD-E	87-08-072	16-231-530	AMD-P	87-04-060	16-319-081	AMD-P	87-08-063
16-230-615	AMD	87-09-015	16-231-530	AMD-E	87-08-072	16-319-081	AMD	87-12-006
16-230-640 16-230-640	AMD-P AMD-E	87-04-060 87-08-072	16-231-530	AMD	87-09-015	16-319-091	NEW-P	87-08-063
16-230-640	AMD-E	87–08–072 87–09–015	16-231-620 16-231-620	AMD-P AMD-E	87-04-060 87-08-072	16-319-091	NEW	87-12-006
16-230-645	AMD-P	87-04-060	16-231-620	AMD-L AMD	87–08–072 87–09–015	16-319-101 16-319-101	NEW-P NEW	87-08-063 87-12-006
16-230-645	AMD-E	87-08-072	16-231-720	AMD-P	87-04-060	16-324-360	AMD-E	87–13–017
16-230-645	AMD	87-09-015	16-231-720	AMD-E	87-08-072	16-324-360	AMD-P	87-15-070
16-230-650	AMD-P	87-04-060	16-231-720	AMD	87-09-015	16-324-380	AMD-P	87-15-070
16-230-650 16-230-650	AMD–E AMD	87-08-072	16-231-840	AMD-P	87-04-060	16-324-390	AMD-P	87-15-070
16-230-655	AMD-P	87-09-015 87-04-060	16-231-840 16-231-840	AMD-E AMD	87-08-072 87-09-015	16-324-430	AMD-P	87-15-070
16-230-655	AMD-E	87-08-072	16-231-910	AMD-P	87-09-013 87-04-060	16-324-450 16-324-600	AMD-P NEW-E	87-15-070 87-13-017
16-230-655	AMD	87-09-015	16-231-910	AMD-E	87-08-072	16-324-600	NEW-P	87–15–017 87–15–070
16-230-665	AMD-E	87-08-072	16-231-910	AMD	87-09-015	16-324-605	NEW-P	87-15-070
16-230-665	AMD-P	87-14-073	16-231-910	AMD-P	87-14-073	16-324-610	NEW-E	87-13-017
16-230-665 16-230-673	AMD-E NEW-E	87-14-074 87-08-072	16-231-910	AMD-E	87-14-074	16-324-610	NEW-P	87-15-070
16-230-673	NEW-E	87-14-073	16-231-912 16-231-912	NEW-P NEW-E	87-04-060 87-08-072	16-324-620	NEW-E	87-13-017
16-230-673	NEW-E	87-14-074	16-231-912	NEW-E	87-08-072 87-09-015	16-324-620 16-324-630	NEW-P NEW-E	87-15-070 87-13-017
16-231-015	AMD-E	87-08-072	16-231-935	AMD-P	87-04-060	16-324-630	NEW-P	87–13–017 87–15–070
16-231-015	AMD-P	87-14-073	16-231-935	AMD-E	87-08-072	16-324-640	NEW-E	87-13-017
16-231-015	AMD-E	87-14-074	16-231-935	AMD	87-09-015	16-324-640	NEW-P	87-15-070
16-231-020 16-231-020	AMD-P AMD-E	87-04-060	16-231-938	NEW-E	87-08-072	16-324-650	NEW-E	87-13-017
16-231-020	AMD-E	87-08-072 87-09-015	16-231-938 16-231-938	NEW-P	87-14-073	16-324-650	NEW-P	87-15-070
16-231-030	AMD-P	87-04-060	16-232-010	NEW-E AMD-P	8714074 8704060	16-324-660 16-324-660	NEW-E NEW-P	87-13-017
16-231-030	AMD-E	87-08-072	16-232-010	AMD-E	87-08-072	16-324-670	NEW-P	87-15-070 87-15-070
16-231-030	AMD	87-09-015	16-232-010	AMD	87-09-015	16-324-680	NEW-P	87-15-070
16-231-033	NEW-E	87-08-072	16-232-035	AMD-P	87-04-060	16-328-001	REP-P	87-09-085
16-231-033 16-231-033	NEW-P NEW-E	87-14-073	16-232-035	AMD-E	87-08-072	16-328-001	REP	87-13-016
16-231-115	AMD-P	87-14-074 87-04-060	16-232-035	AMD	87-09-015	16-328-003	REP-P	87-09-085
16-231-115	AMD-E	87-08-072	16-232-038 16-232-038	NEW-E NEW-P	87-08-072 87-14-073	16-328-003	REP	87-13-016
16-231-115	AMD	87-09-015	16-232-038	NEW-E	87-14-074	16-328-008 16-328-008	AMD-P AMD	87-09-085
16-231-115	AMD-P	87-14-073	16-232-125	REP-P	87-04-060	16-328-009	NEW-P	87-13-016 87-09-085
16-231-115	AMD-E	87-14-074	16-232-125	REP-E	87-08-072	16-328-009	NEW	87-13-016
16-231-120	AMD-P	87-04-060	16-232-125	REP	87-09-015	16-328-010	AMD-P	87-09-085
16-231-120 16-231-120	REP-E REP-P	87-08-072	16-232-225	AMD-P	87-04-060	16-328-010	AMD	87-13-016
16-231-120	REP-P REP-E	87-14-073 87-14-074	16-232-225 16-232-225	AMD-E	87-08-072	16-328-015	NEW-P	87-09-085
16-231-125	AMD-P	87-04-060	16-232-225	AMD AMD-P	87-09-015 87-04-060	16-328-015 16-328-025	NEW AMD-P	87-13-016
16-231-125	AMD-E	87-08-072	16-232-315	AMD-E	87-08-072	16-328-025	AMD-P AMD	87-09-085 87-13-016
						•		

16-328-030 AMD-P	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-328-035 AMD									
16-328-035 AMD 87-13-016 16-693-020 REP-P 87-14-050 22-34-060 REP-P 87-06-027 16-328-030 NEW-P 87-13-016 16-328-030 NEW-P 87-16-016 32-34-070 REP-P 87-06-027 16-328-030 NEW-P 87-16-016 32-34-070 REP-P 87-05-027 16-328-030 NEW-P 87-16-020									
16-122-038 NEW_B 37-13-064 16-694-001 NEW_P 37-14-050 22-34-060 REP 37-05-052 16-132-060 AMD_P 37-05-085 16-75-010 AMD_B 37-05-085 16-132-065 AMD 37-13-016 16-132-065 AMD 37-13-016 18-05-0010 REP 37-05-035 30-16-020 NEW 37-11-016 16-123-065 AMD 37-13-016 18-05-0010 REP 37-15-122 30-16-020 NEW 37-11-016 16-123-060 AMD 37-13-016 18-05-0010 REP 37-15-122 30-16-020 NEW 37-11-016 16-123-060 AMD 37-13-016 18-05-0010 REP 37-15-122 30-16-020 NEW 37-11-016 16-123-060 AMD 37-13-016 18-05-0010 REP 37-15-122 30-16-020 NEW 37-11-016 16-123-060 AMD 37-13-016 18-05-0010 REP 37-15-122 30-16-030 NEW 37-11-016 16-123-065 NEW 37-10-065 18-05-0010 REP 37-15-122 30-16-030 NEW 37-11-016 16-123-065 NEW 37-10-065 18-05-0010 REP 37-15-122 30-16-030 NEW 37-11-016 16-123-065 NEW 37-10-065 18-05-0010 REP 37-15-122 30-16-030 NEW 37-11-016 16-123-065 NEW 37-10-065 18-05-0010 REP 37-15-125 30-16-030 NEW 37-11-016 16-123-065 NEW 37-10-065 18-05-0010 REP 37-15-125 18-05-010 REP 37-15-125				16-693-010	KEY-Y RFP-P				
16-322-065 NEW_P 37-10-105 16-730 NEW_R 37-10-005 16-322-065 NEW_R 37-10-016 NEW_				16-694-001	NEW-P				
16-238-660 AMD 87-13-016 16-750-010 AMD-E 87-16-030 330-16-030 NEW 87-11-001 16-238-663 AMD-B 87-10-016 18-02-010 REP-P 87-15-023 330-16-030 NEW 87-11-001 16-238-663 AMD-B 87-10-016 18-02-010 REP-P 87-15-023 330-16-030 NEW 87-11-001 16-238-063 NEW-P 87-19-065 18-02-010 REP-P 87-15-122 30-16-050 NEW 87-11-001 16-238-063 NEW-P 87-19-065 18-02-010 REP-P 87-15-122 30-16-050 NEW 87-11-001 16-238-063 NEW-P 87-10-016 18-02-010 REP-P 87-15-122 30-16-050 NEW 87-11-001 16-238-063 NEW-P 87-09-085 18-02-010 REP-P 87-15-122 30-16-050 NEW 87-11-001 16-238-063 NEW-P 87-10-016 NEW-P 87-15-117 30-16-070 NEW 87-11-001 16-238-063 NEW-P 87-10-016 NEW-P 87-15-117 30-16-100 NEW 87-11-001 16-238-063 REP-P 87-13-016 18-06-010 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-238-069 REP-P 87-13-016 18-06-010 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-238-069 REP-P 87-13-016 18-06-010 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-238-069 REP-P 87-13-016 18-06-010 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-239-010 REP-P 87-13-016 18-06-010 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-239-010 REP-P 87-13-016 18-06-010 REP-P 87-15-118 30-20-010 NEW 87-11-001 16-239-010 REP-P 87-10-016 REP-P	16-328-038	NEW-E	87-14-012	16–750	AMD–E	87-16-030	25-24-070	REP-P	87-02-052
16-228-065 AMD									
16-328-065 AMD 87-13-016 18-02-010 REP-P 87-15-122 30-16-030 NEW 87-11-001 16-328-063 AMD 87-13-016 18-02-020 REP-P 87-15-122 30-16-030 NEW 87-11-001 16-328-063 NEW 87-13-016 18-02-020 REP-P 87-15-122 30-16-030 NEW 87-11-001 16-328-063 NEW 87-13-016 18-02-020 REP-P 87-15-122 30-16-030 NEW 87-11-001 16-328-063 NEW 87-13-016 NEW									
16-2328-080 AMD				18-02-010	REP-P				
16-328-083 NEW-P 87-10-016 18-02-030 REP-P 87-15-122 30-16-070 NEW 87-11-010 16-328-083 NEW-P 87-10-015 18-02-030 REP-P 87-15-117 30-16-070 NEW 87-11-010 16-328-083 NEW-P 87-09-085 18-06-010 REP-P 87-15-117 30-16-080 NEW 87-11-010 REP-P 87-15-117 30-16-010 NEW 87-11-010 REP-P 87-15-117 30-16-100 NEW 87-11-010 REP-P 87-15-118 30-16-020 NEW 87-11-010 REP-P 87-15-118 30-16-020 NEW 87-11-010 REP-P 87-15-118 30-16-020 NEW 87-11-010 REP-P 87-15-118 30-20-020 NEW 87-11-020 REP-P 87-15-118 30-20-020 NEW 87-11-020 REP-P 87-15-128 REP-P 8	16-328-080			18-02-020	REP-P	87-15-122	30-16-040	NEW	
16-328-083 NEW 87-13-016 18-02-020 REP-P 87-15-112 30-16-080 NEW 87-11-010 16-328-083 NEW 87-13-016 18-06-020 REP-P 87-15-117 30-16-080 NEW 87-11-010 16-328-083 NEW 87-13-016 18-06-020 REP-P 87-15-117 30-16-090 NEW 87-11-010 REP-P 87-15-117 30-16-020 NEW 87-11-020 REP-P 87-15-118 30-20-020 NEW 87-11-020 REP-P 87-15-128 REP-P				18-02-030	REP-P				
16-328-085 NEW-P 87-19-065 18-06-010 REP-P 87-15-117 30-16-080 NEW 87-11-010 16-323-088 NEW-P 87-19-015 18-06-020 REP-P 87-15-117 30-16-080 NEW 87-11-001 16-323-088 NEW-P 87-19-015 18-06-020 REP-P 87-15-117 30-16-100 NEW 87-11-001 REP-P 87-15-118 30-16-010 NEW 87-11-001 REP-P 87-15-118 30-16-010 NEW 87-11-001 REP-P 87-15-118 30-16-010 NEW 87-11-001 REP-P 87-15-118 30-20-020 NEW 87-11-001 REP-P 8				18-02-040	REP-P REP-P				
16-328-085 NEW 87-13-016 18-06-020 REP-P 87-15-117 30-16-090 NEW 87-11-001 16-328-088 NEW-P 87-15-106 18-06-020 REP-P 87-15-117 30-16-100 NEW 87-11-001 16-328-088 NEW-P 87-13-016 18-06-020 REP-P 87-15-117 30-16-100 NEW 87-11-001 REP-P 87-15-117 30-16-101 NEW 87-11-001 REP-P 87-15-118 30-20-020 NEW 87-11-001 REP-P 87-			87-09-085	18-06-010	REP-P				
16-328-098 NEW 87-13-016 18-06-040 REP-P 87-15-117 30-16-110 NEW 87-11-001 16-328-090 REP-P 87-15-117 30-20-010 NEW 87-11-001 16-328-090 REP-P 87-15-117 30-20-010 NEW 87-11-001 16-328-010 REP-P 87-15-118 30-20-010 NEW 87-11-001 REP-P 87-15-118 NEW 87-11-001 REP-	16-328-085		87-13-016	18-06-020	REP-P				
16-328-090 REP-P 87-09-085 18-06-050 REP-P 87-15-117 30-16-120 NEW 37-11-001 16-329-001 REP-P 87-15-118 30-20-020 NEW 87-11-001 16-329-001 REP-P 87-15-118 30-20-020 NEW 87-11-001 16-329-001 REP-P 87-15-118 30-20-020 NEW 87-11-001 16-329-001 REP-P 87-09-085 18-20-030 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-010 REP-P 87-09-085 18-20-030 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-015 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-015 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-020 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-030 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-030 REP-P 87-15-118 30-20-100 NEW 87-11-0				18-06-030	KEP-P Ded d			NEW	
16-328-000 REP 87-13-016 18-06-900 REP-P 87-15-117 30-20-010 NEW 37-11-001 16-329-001 REP 87-15-3016 18-20-020 REP-P 87-15-118 30-20-030 NEW 37-11-001 16-329-010 REP 87-15-3016 18-20-020 REP-P 87-15-118 30-20-030 NEW 37-11-001 16-329-010 REP 87-15-3016 18-20-040 REP-P 87-15-118 30-20-030 NEW 37-11-001 16-329-010 REP 87-15-3016 18-20-040 REP-P 87-15-118 30-20-030 NEW 87-11-001 16-329-010 REP 87-15-3016 18-20-040 REP-P 87-15-118 30-20-030 NEW 87-11-001 16-329-020 REP-P 87-09-085 18-20-070 REP-P 87-15-118 30-20-080 NEW 87-11-001 16-329-023 REP-P 87-09-085 18-20-090 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-023 REP-P 87-09-085 18-20-090 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-020 REP-P 87-13-016 18-20-090 REP-P 87-15-116 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-13-040 REP-P 87-15-116 30-20-100 NEW 87-11-001 16-333-020 AMD 87-09-085 18-20-090 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-020 AMD 87-09-085 18-20-090 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-020 AMD 87-19-085 18-20-090 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-040 AMD 87-19-085 18-24-030 REP-P 87-15-116 30-24-000 NEW 87-11-001 16-333-040 AMD 87-19-085 18-24-030 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-030 AMD 87-19-085 18-24-030 REP-P 87-15-116 30-24-000 NEW 87-11-001 16-333-030 AMD 87-19-085 18-24-030 REP-P 87-15-116 30-24-000 NEW 87-11-001 16-333-030 AMD 87-19-085 18-24-030 REP-P 87-15-116 30-24-000 NEW 87-11-001 16-333-030 AMD 87-19-085 18-24-030 REP-P 87-15-119 30-24-000 NEW 87-11-001 16-333-030 AMD 87-19-035 18-24-030 REP-P 87-15-119 30-24-000 NEW 87-11-001 16-333-030 AMD 87-19-035 18-24-030 REP-P 87-15-119 30-24-000 NEW 87-11-0				18-06-050	REP-P				
16-329-001 REP 87-13-016 82-00-30 REP-P 87-15-118 30-20-030 NEW 87-11-001 16-329-010 REP 87-13-016 18-20-040 REP-P 87-15-118 30-20-050 NEW 87-11-001 16-329-015 REP-P 87-15-016 18-20-050 REP-P 87-15-118 30-20-050 NEW 87-11-001 16-329-010 REP-P 87-15-016 18-20-050 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-010 REP-P 87-15-016 18-20-050 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-020 REP-P 87-90-085 18-20-070 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-020 REP-P 87-90-085 18-20-070 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-15-085 18-20-070 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-339-030 REP-P 87-15-085 18-20-000 REP-P 87-15-116 30-20-100 NEW 87-11-001 16-339-030 REP-P 87-15-085 18-20-000 REP-P 87-15-116 30-20-100 NEW 87-11-001 16-333-020 AMD 87-00-085 18-24-020 REP-P 87-15-116 30-20-100 NEW 87-11-001 16-333-020 AMD 87-10-085 18-24-040 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-030 AMD 87-10-085 18-28-040 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-030 AMD 87-10-085 18-28-030 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD 87-10-085 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 AMD 87-10-085 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 AMD 87-10-085 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 AMD 87-10-085 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-063 NEW 87-11-001 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-063 NEW 87-11-001 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-063 NEW 87-11-001 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-063 NEW 87-11-001 18-28-030 REP-P 87-15-123 30-24-060 N		REP	87-13-016	18-06-900	REP-P	87-15-117	30-20-010	NEW	87-11-001
16-329-010 REP-P 87-0-085 18-20-040 REP-P 87-15-118 30-20-040 NEW 87-11-001 16-329-015 REP-P 87-0-085 18-20-060 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-020 REP-P 87-0-085 18-20-060 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-020 REP-P 87-0-085 18-20-060 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-020 REP-P 87-15-085 18-20-070 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-023 REP-P 87-15-085 18-20-090 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-023 REP-P 87-15-123 30-20-085 18-20-090 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-030 REP-P 87-15-123 30-20-1000 NEW 87-11-001 16-329-030 REP-P 87-15-123 30-20-1000 NEW 87-11-001 16-333-020 AMD 87-10-106 18-24-030 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-000 AMD 87-10-106 18-24-030 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-000 AMD 87-10-106 18-28-030 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD 87-10-106 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 NEW-E 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 NEW-E 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-303-050 NEW-E 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-40-030 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-401-030 NEW-P 87-				18-20-010	REP-P				
16-329-010 REP 87-13-016 18-20-040 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-015 REP-P 87-13-016 18-20-050 REP-P 87-15-118 30-20-060 NEW 87-11-001 16-329-020 REP-P 87-15-118 18-20-070 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-020 REP 87-13-016 18-20-070 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-13-016 18-20-080 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-05-085 18-20-090 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-020 REP-P 87-15-016 18-20-090 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-15-016 18-20-030 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-15-106 18-24-030 REP-P 87-15-116 30-20-110 NEW 87-11-001 16-333-040 AMD 87-09-085 18-24-030 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-050 AMD 87-19-016 18-28-020 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD 87-19-016 18-28-020 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD 87-19-016 18-28-020 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 NEW-P 87-13-064 18-28-020 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-330-050 NEW-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-12			87-13-016 87-09-085	18-20-020	REP-P RFP-P				
16-329-015 REP-P 87-09-085 18-20-060 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-020 REP-P 87-09-085 18-20-070 REP-P 87-15-118 30-20-070 NEW 87-11-001 16-329-020 REP-P 87-15-085 18-20-080 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-15-1016 18-20-080 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-15-1016 18-20-080 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-15-1016 18-20-090 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-15-1016 18-20-000 REP-P 87-15-118 30-20-1010 NEW 87-11-001 16-333-000 AMD-P 87-09-085 18-24-030 REP-P 87-15-116 30-24-040 NEW 87-11-001 16-333-000 AMD-P 87-09-085 18-24-030 REP-P 87-15-116 30-24-040 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 AMD-P 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 NEW-E 87-13-061 18-28-050 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-002 REP-P 87-15-014 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-002 REP-P 87-15-014 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-002 REP-P 87-15-014 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-40-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW 87-10-031 18-40-030 R				18-20-040	REP-P			NEW	
16-329-020 REP-P 87-09-085 18-20-070 REP-P 87-15-118 30-20-080 NEW 87-11-001 16-329-025 REP-P 87-13-016 18-20-090 REP-P 87-13-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-13-016 18-20-090 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-13-016 18-20-010 REP-P 87-15-118 30-20-110 NEW 87-11-001 16-329-030 REP-P 87-09-085 18-20-090 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-020 AMD-P 87-09-085 18-20-010 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-020 AMD-P 87-09-085 18-20-030 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-20-030 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-20-030 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-20-030 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-065 NEW-E 87-13-062 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-065 NEW-E 87-13-062 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-065 NEW-E 87-13-062 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-301-002 REP-P 87-15-109 30-22-030 NEW 87-11-001 16-301-002 REP-P 87-15-19 30-22-030 NEW 87-11-001 16-301-002 REP-P 87-15-19 30-22-030 NEW 87-11-001 16-301-002 REP-P 87-15-19 30-22-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-19 30-22-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-19 30-22-030 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-050 REP-P 87-15-19 30-22-030 NEW 87-11		REP-P		18-20-050	REP-P				
16-329-020 REP 87-13-016 18-20-080 REP-P 87-15-118 30-20-090 NEW 87-11-001 16-329-025 REP-P 87-13-016 18-20-100 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-13-016 18-20-101 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-329-030 REP-P 87-13-016 18-20-010 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-020 AMD_P 87-09-085 18-20-030 REP-P 87-15-116 30-24-020 NEW 87-11-001 16-333-020 AMD_P 87-09-085 18-20-030 REP-P 87-15-116 30-24-020 NEW 87-11-001 16-333-040 AMD_P 87-09-085 18-20-030 REP-P 87-15-116 30-24-020 NEW 87-11-001 16-333-040 AMD_P 87-09-085 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-040 AMD_P 87-09-085 18-20-030 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-050 AMD_P 87-13-046 18-20-020 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-050 NEW-P 87-13-046 18-20-020 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-065 NEW-P 87-13-046 18-20-020 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-010 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-010 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-401-002 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-24-030 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-24-030 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P	16-329-015								
16-329-025 REP-P 87-09-085 18-20-090 REP-P 87-15-118 30-20-100 NEW 87-11-001 16-329-030 REP-P 87-13-016 18-20-0100 REP-P 87-15-118 30-20-110 NEW 87-11-001 16-329-030 REP-P 87-13-016 18-24-020 REP-P 87-15-116 30-20-120 NEW 87-11-001 16-333-020 AMD-P 87-09-085 18-24-030 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-020 AMD-P 87-09-085 18-24-030 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-24-030 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-28-010 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 NEW-P 87-13-064 18-28-040 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-065 NEW-P 87-13-064 18-28-050 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-040 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-24-050 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-23-010 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-23-010 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-23-010 NEW 87-11-001 16-401-030 REP-P 87-15-119 30-33-010 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-40-040 REP-P 87-15-119 30-33-000 NEW	16-329-020			18-20-080	REP-P		30-20-090	NEW	
Is-229-030 REP- 87-10-085 Is-24-010 REP- 87-15-116 30-20-120 NEW 87-11-001 Is-333-020 AMD-P 87-10-016 Is-24-020 REP-P 87-15-116 30-24-020 NEW 87-11-001 Is-333-020 AMD-P 87-09-085 Is-24-040 REP-P 87-15-116 30-24-020 NEW 87-11-001 Is-333-040 AMD-P 87-09-085 Is-28-040 REP-P 87-15-116 30-24-030 NEW 87-11-001 Is-333-040 AMD-P 87-09-085 Is-28-010 REP-P 87-15-116 30-24-040 NEW 87-11-001 Is-333-050 AMD-P 87-09-085 Is-28-020 REP-P 87-15-123 30-24-050 NEW 87-11-001 Is-333-050 AMD-P 87-09-085 Is-28-040 REP-P 87-15-123 30-24-050 NEW 87-11-001 Is-333-050 AMD-P 87-19-016 Is-28-040 REP-P 87-15-123 30-24-050 NEW 87-11-001 Is-333-065 NEW-P 87-13-066 REP-P 87-15-123 30-24-050 NEW 87-11-001 Is-333-065 NEW-P 87-13-062 Is-40-010 REP-P 87-15-123 30-24-050 NEW 87-11-001 Is-401-002 REP-P 87-13-062 REP-P 87-15-119 30-24-050 NEW 87-11-001 Is-401-002 REP-P 87-13-062 REP-P 87-15-119 30-24-050 NEW 87-11-001 Is-401-002 REP-P 87-13-062 REP-P 87-15-119 30-24-000 NEW 87-11-001 Is-401-002 AMD-P 87-13-062 REP-P 87-15-119 30-28-000 NEW 87-11-001 Is-401-003 AMD-P 87-13-062 REP-P 87-15-124 30-32-040 NEW 87-11-001 Is-401-003 AMD-P 87-13-062 REP-P 87-15-124 30-32-040 NEW 87-11-001 Is-401-003 AMD-P 87-13-062 REP-P 87-15-124 30-32-040 NEW 87-11-001 Is-401-003 NEW 87-11-001	16-329-025	REP-P	87-09-085	1820090	REP-P	87-15-118	30-20-100	NEW	87-11-001
16-232-030 REP 87-13-016 18-24-030 REP-P 87-15-116 30-24-010 NEW 87-11-001 16-333-020 AMD-P 87-09-085 18-24-040 REP-P 87-15-116 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-28-010 REP-P 87-15-123 30-24-030 NEW 87-11-001 16-333-040 AMD-P 87-09-085 18-28-010 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-065 NEW-P 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-065 NEW-P 87-13-064 18-28-050 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-333-065 NEW-P 87-13-062 18-40-010 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-401-002 REP-P 87-15-16 18-40-020 REP-P 87-15-123 30-24-090 NEW 87-11-001 16-401-002 REP-P 87-15-16-014 18-40-020 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-025 AMD-P 87-13-061 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-030 AMD-P 87-13-061 18-40-990 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-P 87-13-061 18-40-990 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-P 87-13-061 18-40-990 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-030 AMD-P 87-13-061 18-40-090 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-030 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW 87-04-027 18-44-030 REP-P 87		REP		18-20-100	REP-P				
16-333-020 AMD-P 87-09-085 18-24-040 REP-P 87-15-116 30-24-020 NEW 87-11-001 16-333-040 AMD 87-13-016 18-28-040 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-040 AMD 87-13-016 18-28-020 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD-P 87-09-085 18-28-020 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 AMD 87-13-016 828-0400 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-050 NEW 87-11-001 16-333-055 NEW-P 87-13-064 18-28-040 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-055 NEW-P 87-13-064 18-28-040 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-333-055 NEW-P 87-13-062 18-40-010 REP-P 87-15-119 30-24-070 NEW 87-11-001 16-01-002 REP-P 87-13-062 18-40-010 REP-P 87-15-119 30-24-070 NEW 87-11-001 16-01-002 REP-P 87-13-062 18-40-020 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-020 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 AMD-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-01-025 NEW-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-01-025 NEW-P 87-13-062 18-00-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-01-025 NEW-P 87-13-062 18-00-050 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-01-030 NEW-P 87-16-014 18-00-050 NEP-P 87-15-124 30-32-030 NEW 87-11-001 16-01-030 NEW-P 87-16-014 18-00-050 NEP-P 87-15-124 30-32-050 NEW 87-11-001 16-01-050 NEW-P 87-16-014 18-00-050 NEP-P 87-15-124 30-32-050 NEW 87-11-001 16-01-050 NEW-P 87-16-014 18-00-050 NEP-P 87-15-124 30-32-050 NEW 87-11-001 16-01-050 NEW 87-16-014 18-00-050 NEP-P 87-15-124 30-32-050 NEW 87-11-001 16-01-050 NEW 87-16-014 18-00-050 NEP-P 87-15-124 30-32-050 NEW 87-11-001 16-01-050 NEW 87-11-001 16-01-050 NEW 87-10-001				18-24-010	KEP-P REP-P				
16-333-040 AMD 87-13-016 18-28-020 REP-P 87-15-123 30-24-040 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-020 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-050 NEW 87-11-001 16-333-055 NEW-P 87-13-064 18-28-040 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-433-055 NEW-E 87-14-012 18-40-010 REP-P 87-15-123 30-24-080 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-010 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-010 REP-P 87-15-119 30-24-100 NEW 87-11-001 16-401-002 AMD-P 87-13-062 18-40-010 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-44-030 REP-P 87-15-119 30-22-020 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-44-030 REP-P 87-15-119 30-22-030 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-050 NEW-P 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-36-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-36-050 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-030 REP-P 87-15-124 30-36-050 NEW				18-24-030	REP-P			NEW	
16-333-040 AMD				18-24-040	REP-P			NEW	
16-333-050 AMD 87-13-016 18-28-030 REP-P 87-15-123 30-24-060 NEW 87-11-001 16-333-055 NEW-P 87-13-064 18-28-030 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-333-065 NEW-E 87-14-012 18-40-010 REP-P 87-15-123 30-24-090 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-020 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-020 REP-P 87-15-119 30-24-000 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-990 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-990 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-990 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-991 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-44-010 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-401-030 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-030 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-4070-510 NEW 87-04-027 18-44-040 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-4070-510 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-4070-510 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-48-090 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-090 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-570-030 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-570-030 AMD-P 87-10-059 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-570-030 AMD-P 87-10-053 18-56-030 REP-P 87-15-120				18-28-010	REP-P				
16-333-050 AMD 87-13-016 18-28-040 REP-P 87-15-123 30-24-070 NEW 87-11-001 16-333-065 NEW-E 87-13-064 18-28-050 REP-P 87-15-119 30-24-080 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-020 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-002 REP-P 87-13-062 18-40-030 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-030 REP-P 87-15-119 30-28-010 NEW 87-11-001 16-401-020 AMD-E 87-16-014 18-40-030 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-020 AMD-E 87-16-014 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-E 87-16-014 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-E 87-16-014 18-40-991 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-40-0991 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-44-020 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-P 87-16-014 18-44-040 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-8 87-16-014 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-8 87-16-014 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-520 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-520 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-516-040 AMD-P 87-10-019 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-516-040 AMD-P 87-10-019 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-516-040 AMD-P 87-10-059 NEW-88-10-059 NEW 87-11-001 16-510-040 AMD-P 87-10-059 NEW-88-10-059 NEW 87-11-001 16-570-030 AMD-P 87-10-059 NEW-88-10-059 NEW 87-11-001 16-570-030 AMD-P 87-10-059 NEW-88-10-059 NEW-88-10-059 NEW 87-11-001 16-570-030 AMD-P 87-05-053 NEW-88-10-059 NEW-88-10				18-28-030	REP-P				
16-401-002 REP-B 87-13-062 18-40-010 REP-P 87-15-119 30-24-090 NEW 87-11-001 16-401-002 REP-E 87-15-014 18-40-030 REP-P 87-15-119 30-24-010 NEW 87-11-001 16-401-020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-401-020 AMD-E 87-16-014 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-E 87-16-014 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-E 87-16-014 18-40-991 REP-P 87-15-119 30-32-0-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-40-991 REP-P 87-15-119 30-32-0-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-44-020 REP-P 87-15-119 30-32-0-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-44-020 REP-P 87-15-119 30-32-0-00 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-401-050 NEW-P 87-16-014 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-090 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-520 NEW 87-04-027 18-44-090 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-090 REP-P 87-15-124 30-36-010 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-000 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-516-040 AMD-P 87-03-053 NEW 87-04-027 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-570-010 AMD-P 87-03-053 NEW 87-04-027 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-570-010 AMD-P 87-03-053 NEW-88-10-059 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-570-010 AMD-P 87-03-053 NEW-88-10-059 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-570-010 AMD-P 87-03-053 NEW-88-10-059 REP-P 87-15-120 30-36-000 NEW 87-11-001 16-570-010 AMD-P 87-03-053 NEW-88-03-059 REP-P 87-15-120 30-36-000 NEW 87-11-001 16-	16-333-050	AMD	87-13-016	18-28-040	REP-P	87-15-123			
16-40 -002 REP-P 87-13-062 18-40-020 REP-P 87-15-119 30-24-100 NEW 87-11-001 16-40 -020 AMD-P 87-13-062 18-40-040 REP-P 87-15-119 30-28-020 NEW 87-11-001 16-40 -020 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-40 -025 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-40 -025 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-28-040 NEW 87-11-001 16-40 -030 AMD-P 87-13-062 18-40-990 REP-P 87-15-119 30-32-030 NEW 87-11-001 16-40 -030 AMD-P 87-13-062 18-40-090 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-40 -040 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-40 -040 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-40 -050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-40 -050 NEW-P 87-13-062 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW-P 87-13-062 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-530 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-090 REP-P 87-15-124 30-36-010 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-570-010 AMD-P 87-10-051 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-570-010 AMD-P 87-10-051 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-570-030 AMD-P 87-10-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-030 AMD-P 87-10-051 18-48-100 REP-P 87-15-121 30-36-000 NEW 87-11-001 16-570-030 AMD-P 87-10-051 18-48-100 REP-P 87				18-28-050	REP-P			NEW	
16-40 -002				18-40-020	REP-P				
16-401-025 AMD-P 87-13-062 18-40-050 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-025 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-28-030 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-990 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-991 REP-P 87-15-124 30-32-020 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-900 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-980 REP-P 87-15-124 30-36-010 NEW 87-11-001 16-516-040 AMD-P 87-12-018 88-8100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-018 88-8110 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-532-040 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-030 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-030 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-030 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-602-030 AMD-P 87-03-053 18-56-050 REP-P 87-15-	16-401-002	REP-E	87-16-014	18-40-030	REP-P	87-15-119	30-28-010	NEW	87-11-001
16-401-025 AMD-P 87-13-062 18-40-060 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-030 AMD-E 87-16-014 18-40-990 REP-P 87-15-119 30-32-010 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-40-991 REP-P 87-15-124 30-32-020 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-990 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-520 NEW 87-04-027 18-44-990 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-990 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-900 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-000 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-900 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-900 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-502-020									
16-401-025 AMD-E 87-16-014 18-40-990 REP-P 87-15-119 30-32-020 NEW 87-11-001 16-401-030 AMD-P 87-13-062 18-40-991 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-080 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-990 REP-P 87-15-124 30-32-080 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-080 REP-P 87-15-124 30-36-010 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-090 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-16-071 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-030 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-030 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-1				18-40-060				NEW	
16-401-030 AMD-E 87-16-014 18-44-010 REP-P 87-15-124 30-32-030 NEW 87-11-001 16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-E 87-13-062 18-44-040 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-070 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-070 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-080 REP-P 87-15-124 30-32-070 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-080 REP-P 87-15-124 30-36-010 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-090 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-532-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-120 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-100 REP-P 87-15-121 30-36-070 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-030 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-030 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-300 REP-P 87-15-082 30-40-090 NEW 87-11-001 16-620-300 REP-P 87-15-082 30-40-090 NEW 87-11-001 16-620-300 REP-P 87-15	16-401-025	AMD-E	87-16-014	18-40-990	REP-P	87-15-119	30-32-010	NEW	87-11-001
16-401-040 NEW-P 87-13-062 18-44-020 REP-P 87-15-124 30-32-040 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-030 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-401-050 NEW-P 87-13-062 18-44-040 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-050 REP-P 87-15-124 30-32-080 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-010 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-12-019 18-48-120 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-020 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-P 87-15-011 18-56-020 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-020 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-000 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-000 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-000 NEW 87-11-001 16-602-300 REP-P 87-15-020 30-40-000 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-020 REP-P 87-05-027 30-44-020 NEW 87-11-									
16-401-040 NEW-E 87-16-014 18-44-030 REP-P 87-15-124 30-32-050 NEW 87-11-001 16-401-050 NEW-E 87-16-014 18-44-040 REP-P 87-15-124 30-32-060 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-070 NEW 87-11-001 16-470-510 NEW 87-04-027 18-44-990 REP-P 87-15-124 30-32-080 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-990 REP-P 87-15-121 30-36-010 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-10-059 18-48-130 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-020 REP-P 87-15-120 30-36-090 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-020 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP-P 87-05-027 30-40-030 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AM									
16-401-050 NEW-E 87-16-014 18-44-050 REP-P 87-15-124 30-32-070 NEW 87-11-001 16-470-500 NEW 87-04-027 18-44-060 REP-P 87-15-124 30-32-080 NEW 87-11-001 16-470-520 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-010 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-130 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-000 REP-P 87-15-120 30-36-090 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-48-000 REP-P 87-15-120 30-36-010 NEW 87-11-001 16-570-030 AMD-P 87-05-053 18-56-010 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-005 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-602-030 REP-P 87-13-058 25-24-010 REP-P 87-05-027 30-40-090 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-010 REP-P 87-05-027 30-40-090 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-020 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340				18-44-030	REP-P			NEW	
16-470-500 NEW 87-04-027 18-44-960 REP-P 87-15-124 30-36-010 NEW 87-11-001 NEW 87-04-027 18-48-980 REP-P 87-15-121 30-36-020 NEW 87-11-001 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 NEW									
16-470-510 NEW 87-04-027 18-44-990 REP-P 87-15-121 30-36-010 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-090 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-100 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-030 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-030 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-300 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-300 REP-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-05-052 30-40-070 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-020 REP-P 87-05-052 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P									
16-470-520 NEW 87-04-027 18-48-080 REP-P 87-15-121 30-36-020 NEW 87-11-001 16-470-530 NEW 87-04-027 18-48-090 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-030 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-532-040 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-121 30-36-100 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-020 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD-P 87-15-011 18-56-030 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-05-053 18-56-060 REP-P 87-05-052 30-40-070 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP-P 87-05-052 30-40-070 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-020 REP-P 87-05-027 30-40-080 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P									
16-516-040 AMD-P 87-12-018 18-48-100 REP-P 87-15-121 30-36-040 NEW 87-11-001 16-516-040 AMD-P 87-12-019 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-532-040 AMD 87-10-059 18-48-130 REP-P 87-15-121 30-36-070 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD 87-16-071 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-48-900 REP-P 87-15-121 30-36-100 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-110 NEW	16-470-520								
16-516-040 AMD-P 87-12-019 18-48-110 REP-P 87-15-121 30-36-050 NEW 87-11-001 16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-532-040 AMD 87-10-059 18-48-130 REP-P 87-15-121 30-36-070 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-130 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-15-011 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-15-011 18-56-010 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-010 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-005 NEW-P 87-05-053 18-56-000 REP-P 87-15-120 30-40-010 N									
16-532-040 AMD-P 87-04-045 18-48-120 REP-P 87-15-121 30-36-060 NEW 87-11-001 16-532-040 AMD 87-10-059 18-48-130 REP-P 87-15-121 30-36-070 NEW 87-11-001 16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD 87-16-071 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-010 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-010 AMD-P </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
16-570-010 AMD-P 87-13-051 18-48-140 REP-P 87-15-121 30-36-080 NEW 87-11-001 16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-010 AMD 87-16-071 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-100 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-010 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD 87-16-071 18-56-020 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-030 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-030 AMD-P </td <td>16-532-040</td> <td>AMD-P</td> <td></td> <td>18-48-120</td> <td>REP-P</td> <td>87-15-121</td> <td></td> <td>NEW</td> <td>87-11-001</td>	16-532-040	AMD-P		18-48-120	REP-P	87-15-121		NEW	87-11-001
16-570-010 AMD-E 87-15-011 18-48-150 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-010 AMD 87-16-071 18-48-900 REP-P 87-15-121 30-36-090 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-020 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD 87-16-071 18-56-020 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-602-030 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-620-390 AMD-P </td <td></td> <td></td> <td></td> <td></td> <td></td> <td>87-15-121</td> <td></td> <td></td> <td></td>						87-15-121			
16-570-010 AMD 87-16-071 18-48-900 REP-P 87-15-121 30-36-100 NEW 87-11-001 16-570-030 AMD-P 87-13-051 18-56-010 REP-P 87-15-120 30-36-110 NEW 87-11-001 16-570-030 AMD-E 87-15-011 18-56-020 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-570-030 AMD 87-16-071 18-56-030 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-005 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-390 AMD-P </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>1</td> <td></td> <td></td>							1		
16-570-030 AMD-E 87-15-011 18-56-020 REP-P 87-15-120 30-40-010 NEW 87-11-001 16-570-030 AMD 87-16-071 18-56-030 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-005 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-602-300 AMD-P 87-05-053 18-56-990 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-060 NEW 87-11-001 16-620-300 REP-P		AMD	87-16-071	18-48-900	REP-P	87-15-121	1	NEW	87-11-001
16-570-030 AMD 87-16-071 18-56-030 REP-P 87-15-120 30-40-020 NEW 87-11-001 16-602-005 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-990 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-060 NEW 87-11-001 16-620-290 AMD 87-16-044 25-24-010 REP 87-05-027 30-40-080 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-05-027 30-40-090 NEW 87-11-001 16-620-340 AMD-P <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
16-602-005 NEW-P 87-05-053 18-56-040 REP-P 87-15-120 30-40-030 NEW 87-11-001 16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-990 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-060 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP-P 87-05-027 30-40-070 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-070 NEW 87-11-001 16-620-300 REP-P 87-16-044 25-24-020 REP-P 87-02-052 30-40-090 NEW 87-11-001 16-620-340 AMD									
16-602-010 AMD-P 87-05-053 18-56-050 REP-P 87-15-120 30-40-040 NEW 87-11-001 16-602-020 AMD-P 87-05-053 18-56-060 REP-P 87-15-120 30-40-050 NEW 87-11-001 16-602-030 AMD-P 87-05-053 18-56-990 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-070 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP 87-05-027 30-40-080 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-02-052 30-40-090 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-020 REP 87-05-027 30-44-010 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP-P 87-02-052 30-44-020 NEW </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
16-602-030 AMD-P 87-05-053 18-56-990 REP-P 87-15-120 30-40-060 NEW 87-11-001 16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-070 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-080 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-02-052 30-40-090 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-010 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP-P 87-05-027 30-44-030 NEW 87-11-001	16-602-010								
16-620-290 AMD-P 87-13-058 25-24-010 REP-P 87-02-052 30-40-070 NEW 87-11-001 16-620-290 AMD 87-16-044 25-24-010 REP 87-05-027 30-40-080 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-02-052 30-40-090 NEW 87-11-001 16-620-300 REP 87-16-044 25-24-020 REP 87-05-027 30-44-010 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP 87-05-027 30-44-030 NEW 87-11-001									
16-620-290 AMD 87-16-044 25-24-010 REP 87-05-027 30-40-080 NEW 87-11-001 16-620-300 REP-P 87-13-058 25-24-020 REP-P 87-02-052 30-40-090 NEW 87-11-001 16-620-300 REP 87-16-044 25-24-020 REP 87-05-027 30-44-010 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP 87-05-027 30-44-030 NEW 87-11-001									
16-620-300 REP 87-16-044 25-24-020 REP 87-05-027 30-44-010 NEW 87-11-001 16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP 87-05-027 30-44-030 NEW 87-11-001	16-620-290	AMD	87-16-044	25-24-010	REP	87-05-027	30-40-080	NEW	87-11-001
16-620-340 AMD-P 87-13-058 25-24-030 REP-P 87-02-052 30-44-020 NEW 87-11-001 16-620-340 AMD 87-16-044 25-24-030 REP 87-05-027 30-44-030 NEW 87-11-001									
16-620-340 AMD 87-16-044 25-24-030 REP 87-05-027 30-44-030 NEW 87-11-001									
		AMD		25-24-030	REP	87-05-027	30-44-030	NEW	
	16657025	AMD-P	87-07-019	25–24–040	REP-P	87-02-052	30-44-040	NEW	87-11-001

30-44-050 NEW 87-11-001 S0-52-270 NEW-P 87-10-046 82-24-090 AMD 87-06-012 MOL 90-000 NEW 87-11-001 S0-52-270 NEW-P 87-10-046 82-24-10 AMD 87-06-012 MOL 90-000 NEW 87-11-001 S0-52-270 NEW 87-11-001 S0-52-270 NEW 87-11-001 S0-52-270 NEW-P 87-10-046 S0-52-100 NEW 87-11-001 S0-52-270 NEW-P 87-10-001 NEW 87-11-001 S0-52-270 NEW-P 87-10-001 NEW-P 87-10-0	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
10-48-010 NEW 87-11-010 50-32-270 NEW 87-13-030 82-24-110 AMD 87-06-012 AMD 87-0	30-44-050	NEW	87-11-001	50-52-270	NEW-P	87-10-046	82-24-090	AMD	87-06-012
30-48-030 NEW 87-11-001 S0-32-280 NEW 87-13-030 32-50-021 AMD-P 87-16-060 AMD-P 87-1	30-48-010	NEW	87-11-001		NEW			AMD	
30-48-00 NEW 87-11-001 50-32-290 NEW- 87-10-046 32-50-021 AMD 37-16-060 37-10-010 37-16-060 37-10-010 37-16-060 37-10-010 37-16-060 37-10-010 37-16-060 37-10-010 37-16-060 37-10-010 37-16-060 37-10-010 37-16-010		NEW						AMD	
10-48-050 NEW 87-11-001 50-52-200 NEW 87-13-006 100-100-050 AMD-P 87-08-050 AMD-P 87-08-05								AMD-P	
30-48-070 NEW 87-11-001 S0-32-300 NEW- 87-10-046 100-100-050 AMD-E 87-06-046 S0-12-110 AMD-E 87-16-049 S0-32-300 NEW- 87-10-046 110-100-070 AMD-E 87-06-046 S0-12-110 NEW-P 87-16-108 S0-32-330 NEW-P 87-10-046 S0-12-120 NEW-P 87-16-108 S0-32-330 NEW-P 87-10-046 S0-12-120 AMD 87-05-064 S0-12-120 NEW-P 87-16-108 S0-32-330 NEW-P 87-10-046 S0-12-120 NEW-P 87-10-046 S0-32-340 NEW-P 87-10-046 S0-12-120 NEW-P 87-10-046 S0-32-340 NEW-P 87-10-046 S0				1				AMD	
30-48-070 NEW 87-11-001 50-52-300 NEW 37-13-000 100-100-070 AMD_R 2, 37-6-109 30-52-310 NEW_P 37-13-000 100-100-070 AMD_R 2, 37-6-109 30-52-310 NEW_P 37-13-000 100-100-070 AMD_R 37-6-108 30-52-310 NEW_P 37-13-000 100-100-070 AMD_R 37-09-102 30-52-310 NEW_P 37-13-000 100-100-070 AMD_R 37-09-102 30-52-310 NEW_P 37-13-000 113-12-195 AMD_R 37-09-102 30-52-310 NEW_P 37-13-000 113-12-195 AMD_R 37-05-040 30-52-300 NEW_P 37-10-046 30-52-300 NEW_P 3									
Sol-12-110 AMD-P 87-16-109 Sol-32-310 NEW-P 87-10-046 100-100-070 AMD-C 87-09-101 Sol-32-310 NEW-P 87-16-108 Sol-32-310 NEW-P 87-10-046 1131-12-087 NEW 87-36-044 Sol-32-310 NEW-P 87-10-046					NEW				
Sol-12-115 NEW-P 87-16-109 Sol-32-130 NEW 87-13-030 100-100-070 AMD-E 87-09-102 Sol-32-130 NEW-P 87-10-046 1131-2-087 NEW 87-05-064 Sol-32-130 NEW-P 87-16-108 Sol-32-130 NEW-P 87-10-046 Sol-32-130 NEW-P 87-16-108 Sol-32-130 NEW-P 87-10-046 S					NEW-P			AMD-C	87-09-101
Sol-12-100 NEW-P 87-16-108 Sol-32-320 NEW 87-13-006 113-12-115 AMD 87-05-064 Sol-12-230 NEW-P 87-16-108 Sol-32-330 NEW-P 87-13-030 113-12-197 NEW 87-05-064 Sol-32-330 NEW-P 87-10-046 113-12-197 NEW 87-05-064 Sol-32-330 NEW-P 87-10-046 Sol-32-340 NEW-P 87-10-040 Sol-32						87-13-030		AMD-E	87-09-102
Sol-12-200 NEW-P 87-16-108 Sol-23-310 NEW-P 87-10-046 113-12-195 AMD 87-05-044 Sol-12-230 NEW-P 87-16-108 Sol-23-310 NEW-P 87-10-046 Sol-12-230 NEW-P 87-10-048								NEW	
Sol-12-230 NEW-P 87-16-108 Sol-22-310 NEW 87-13-030 113-12-197 NEW 87-03-046 Sol-12-250 NEW-P 87-16-108 Sol-22-340 NEW 87-13-030 114-12-136 AMD P 87-07-046 Sol-12-250 NEW-P 87-16-108 Sol-22-340 NEW 87-13-030 114-12-136 AMD P 87-07-046 Sol-12-250 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-046 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-046 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-048 Sol-22-350 NEW-P 87-10-046 Sol-22-020 NEW-P 87-10-046 Sol-22-350 NEW-P 87-10-046 Sol-22-020 NEW-P 87-10-046 Sol-22								AMD	
Sol-12-240 NEW-P 87-16-108 Sol-22-340 NEW-P 87-10-046 114-12-156 AMD 87-10-046 Sol-12-270 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-046 131-08-010 AMD 87-10-035 Sol-12-270 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-046 131-08-010 AMD 87-10-025 Sol-12-270 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-046 131-08-010 AMD 87-10-025 Sol-12-270 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-046 Sol-22-350 NEW-P 87-10-025 Sol-12-270 NEW-P 87-16-108 Sol-22-350 NEW-P 87-10-035 NEW-P 87-10-035 NEW-P 87-10-035 NEW-P 87-10-035 NEW-P 87-10-036 NEW-P 87-10-035 NEW-P 87-10-036 NEW-P 87-10-036 NEW-P 87-10-036 NEW-P 87-10-036 NEW-P 87-10-036 NEW-P 87-10-036 NEW-P 87-10-035 NEW-P 87-10-036 NEW-P 87-								NEW	
Sol-12-250 NEW-P 87-16-108 Sol-23-340 NEW 87-13-030 114-12-136 AMD 87-10-028 Sol-12-270 NEW-P 87-16-108 Sol-23-150 NEW-P 87-10-036 Sol-23-150 NEW-P 87-10-030 Sol-23-150 NEW-P 87-10-046 So		NEW-P						AMD-P	
50-12-270 NEW-P 87-16-108 S0-52-350 NEW 87-10-303 I32E-136-010 REP-P 87-16-008 S0-52-350 NEW-P 87-10-304 I32E-136-020 REP-P 87-16-008 S0-52-350 NEW-P 87-10-304 I32E-136-020 REP-P 87-16-008 S0-52-350 NEW-P 87-10-304 I32E-136-020 REP-P 87-10-305 NEW-P 87-10-306 NEW-P							114-12-136	AMD	
50-12-280 NEW-P 87-16-108 50-52-360 NEW-P 87-16-016 132E-136-020 REP-P 87-16-038 50-52-360 NEW-P 87-16-038 50-52-360 NEW-P 87-16-038 50-52-370 NEW-P 87-16-036 NEW-P 87-16-038 50-52-370 NEW-P 87-16-046 132E-136-020 REP-P 87-16-039 87-18-031								AMD	
Sol-12-290 NEW-P 87-16-108 Sol-23-360 NEW 87-13-030 I32E-136-020 REP-P 87-16-030 Sol-23-360 NEW-P 87-16-030 Sol-23-360 NEW-P 87-16-030 I32E-136-030 REP-P 87-16-030 Sol-23-360 NEW-P 87-10-036 I32E-137-010 NEW-P 87-16-030 Sol-23-360 NEW-P 87-10-036 I32E-137-010 NEW-P 87-16-030 Sol-23-360 NEW-P 87-16-030 I32E-137-010 NEW-P 87-16-030 Sol-23-360 NEW-P 87-16-030 I32E-137-010 NEW-P 87-16-030 Sol-23-030 NEW-P 87-16-030 NEW-P 87-16-0							132E-136-010	REP-P	
50-12-300 NEW-P 87-16-108 50-52-370 NEW-P 87-10-046 132E-136-030 REP-P 87-10-039 50-48-100 NEW-P 87-10-047 50-52-380 NEW-P 87-10-046 132E-136-030 REP-P 87-10-039 80-48-100 AMD-P 87-10-308 S0-52-380 NEW-P 87-10-046 132E-137-010 NEW-P 87-10-038 S0-48-100 AMD-P 87-10-308 S0-52-380 NEW-P 87-10-046 132E-137-010 NEW-P 87-10-038 S0-52-380 NEW-P 87-10-046 132E-137-010 NEW-P 87-10-038 S0-52-380 NEW-P 87-10-046 S0-52-390 NEW-P 87-10-046 S0-52-390 NEW-P 87-10-046 S0-52-020 N								REP_P	
So-48-100 NEW-P 87-08-071 So-52-370 NEW 87-10-046 132E-136-030 REP-P 87-10-039 So-48-100 NEW 87-10-058 So-52-380 NEW-P 87-10-046 132E-137-010 NEW-P 87-10-038 NEW-P 87-10-046		NEW-P			NEW-P	87-10-046		REP	
So-48-100					NEW	87-13-030		REP-P	
50-48-100					NEW-P			REP	
\$0-52-010 NEW-P 87-10-046 50-52-390 NEW 87-13-030 132E-137-020 NEW-P 87-10-036 50-52-000 NEW-P 87-10-046 132E-137-020 NEW-P 87-10-046 132E-137-020 NEW-P 87-10-036 50-52-020 NEW-P 87-10-046 132E-137-020 NEW-P 87-10-036 132E-137-030 NEW-P 87-10-036 1							132E-137-010	NEW-P	
\$0-52-010 NEW \$7-13-036 \$0-52-400 NEW-P \$7-10-046 \$132E-137-030 NEW \$7-14-001 \$0-52-020 NEW-P \$7-10-046 \$0-52-410 NEW \$7-13-031 \$132E-137-030 NEW-P \$7-10-038 \$0-52-030 NEW-P \$7-10-046 \$0-52-410 NEW-P \$7-10-046 \$132E-137-030 NEW-P \$7-10-038 \$0-52-030 NEW-P \$7-10-046 \$0-52-410 NEW-P \$7-10-046 \$132E-137-030 NEW-P \$7-10-038 \$0-52-040 NEW-P \$7-10-046 \$0-52-420 NEW-P \$7-10-046 \$132E-137-030 NEW-P \$7-10-038 \$0-52-040 NEW-P \$7-10-046 \$0-52-420 NEW-P \$7-10-046 \$132E-137-050 NEW-P \$7-10-038 \$0-52-040 NEW-P \$7-10-046 \$0-52-430 NEW-P \$7-10-046 \$132E-137-050 NEW-P \$7-10-038 \$0-52-040 NEW-P \$7-10-046 \$0-52-430 NEW-P \$7-10-046 \$132E-137-050 NEW-P \$7-10-038 \$0-52-040 NEW-P \$7-10-046 \$0-52-440 NEW-P \$7-10-046 \$0-52-440 NEW-P \$7-10-046 \$0-52-450 NEW-P \$7-10-046 \$0-52-450 NEW-P \$7-10-046 \$0-52-440 NEW-P \$7-10-046 \$0-52-450 NEW-P \$7-10-046 \$0-52-440 NEW-P \$7-10-046 \$0-52-450 NEW-P \$7-10-038 \$0-52-050 NEW-P \$7-10-046 \$0-52-440 NEW-P \$7-10-046 \$0-52-450 NEW-P \$7-10-038 \$0-52-050 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-050 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-050 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-050 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7-10-046 \$0-52-100 NEW-P \$7-10-046 \$0-52-460 NEW-P \$7									87-10-038
\$0-52-020 NEW-P 87-10-046 \$0-52-400 NEW 87-13-030 \$132E-137-030 NEW-P 87-10-036 \$0-52-030 NEW-P 87-10-046 \$132E-137-030 NEW-P 87-10-036 \$0-52-410 NEW 87-13-030 NEW-P 87-10-036 \$0-52-400 NEW-P 87-10-046 \$132E-137-040 NEW-P 87-10-036 \$0-52-040 NEW-P 87-10-036 \$0-52-420 NEW 87-13-030 \$132E-137-040 NEW-P 87-10-036 \$0-52-040 NEW-P 87-10-036 \$0-52-430 NEW-P 87-10-046 \$132E-137-040 NEW-P 87-10-036 \$0-52-040 NEW-P 87-10-036 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-046 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-046 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-036 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-036 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-036 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-050 NEW-P 87-10-036 \$0-52-450 NEW-P 87-10-046 \$132E-137-050 NEW-P 87-10-036 \$0-52-450 NEW-P 87-10-046 \$132E-148-010 AMD-P 87-10-066 \$0-52-050 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-148-010 AMD-P 87-10-066 \$0-52-050 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-148-010 AMD-P 87-10-066 \$0-52-050 NEW-P 87-10-046 \$10-52-450 N	50-52-010	NEW	87-13-030		NEW-P			NEW	
\$69-52-030 NEW- 87-10-046 S0-52-440 NEW- 87-13-030 132E-137-040 NEW- 87-14-001 S0-52-040 NEW 87-13-030 S0-52-420 NEW- 87-10-046 S0-52-040 NEW 87-13-030 S0-52-420 NEW- 87-10-046 S0-52-040 NEW 87-13-030 S0-52-040 NEW 87-13-030 S0-52-040 NEW 87-13-030 S0-52-040 NEW 87-13-030 S0-52-040 NEW- 87-10-046 S0-52-050 NEW- 87-13-030 S0-52-040 NEW- 87-10-046 S0-52-050 NEW- 87-13-030 S0-52-040 NEW- 87-13-030 S0-52-040 NEW- 87-13-030 S0-52-040 NEW- 87-13-030 S0-52-040 NEW- 87-13-030 S0-52-060 NEW- 87-13-030 S0-52-040 NEW- 87-13-030 S0-52-060 NEW- 87-10-046 S0-52-060 NEW- 87-13-030 S0-52-070 NEW- 87-10-046 S0-52-070 NEW- 87-13-030 S0-52-070 NEW- 87-13-03	50-52-020				NEW			NEW-P	
50-52-040 NEW-P 87-10-046 50-52-420 NEW-P 87-10-046 50-52-430 NEW 87-13-030 S0-52-040 NEW-P 87-10-046 50-52-430 NEW-P 87-10-046 132E-137-050 NEW-P 87-10-038 50-52-050 NEW-P 87-10-046 50-52-430 NEW-P 87-10-046 132E-137-050 NEW-P 87-10-038 50-52-060 NEW-P 87-10-046 50-52-440 NEW-P 87-10-046 132E-137-050 NEW-P 87-10-038 50-52-060 NEW-P 87-10-046 50-52-440 NEW-P 87-10-046 132E-137-050 NEW-P 87-10-038 50-52-060 NEW-P 87-10-046 50-52-440 NEW-P 87-10-046 132E-137-070 NEW-P 87-10-038 50-52-070 NEW-P 87-10-046 50-52-450 NEW-P 87-10-046 132E-137-070 NEW-P 87-10-038 50-52-070 NEW-P 87-10-046 50-52-450 NEW-P 87-10-046 132E-137-070 NEW-P 87-10-038 50-52-070 NEW-P 87-10-046 50-52-460 NEW-P 87-10-046 132E-137-070 NEW-P 87-10-038 50-52-070 NEW-P 87-10-046 50-52-460 NEW-P 87-10-046 132E-137-070 NEW 87-13-030 50-52-460 NEW-P 87-10-046 132E-148-010 AMD-P 87-04-064 50-52-070 NEW-P 87-10-046 132E-148-010 AMD-P 87-04-064 50-52-070 NEW-P 87-10-046 132E-148-010 AMD-P 87-04-064 50-52-070 NEW-P 87-10-046 132E-148-030 AMD-P 87-04-064 50-52-070 NEW-P 87-10-046 132E-148-030 AMD-P 87-04-064 50-52-070 NEW-P 87-10-046 132E-148-040 AMD-P 87-04-064 132E-148-030 AMD-P 87-04-				50-52-410				NEW D	
\$0-52-040 NEW- 87-13-030 \$0-52-430 NEW- 87-13-030 \$132E-137-050 NEW- 87-14-001 \$0-52-050 NEW- 87-13-030 \$0-52-430 NEW- 87-10-046 \$0-52-050 NEW- 87-13-030 \$0-52-430 NEW- 87-10-046 \$0-52-050 NEW- 87-13-030 \$0-52-440 NEW- 87-10-046 \$0-52-060 NEW- 87-13-030 \$0-52-440 NEW- 87-10-046 \$0-52-070 NEW- 87-10-046 \$0-52-450 NEW- 87-10-046 \$0-52-100 NEW- 87-10-046 \$0-52-450 NEW- 87-10-046 \$0-52-510 NEW- 87-10-046 \$0-52-510 NEW- 87-10-046 \$0-52-500 NEW- 87-10-046 \$0-52-510 NEW- 87				50-52-420				NEW-P	
\$0-52-040 NEW 87-13-030 \$0-52-430 NEW-P 87-10-046 \$132E-137-050 NEW 87-14-001 \$0-52-050 NEW-P 87-10-046 \$0-52-430 NEW-P 87-10-030 \$0-52-050 NEW-P 87-10-046 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW 87-14-001 \$0-52-060 NEW-P 87-10-046 \$0-52-440 NEW-P 87-10-046 \$132E-137-050 NEW 87-14-001 \$0-52-060 NEW-P 87-10-046 \$0-52-440 NEW-P 87-10-046 \$132E-137-070 NEW-P 87-10-031 \$0-52-060 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW-P 87-10-046 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-001 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-001 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-001 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-13-030 \$0-52-450 NEW-P 87-10-046 \$132E-138-010 AMD-P 87-04-064 \$0-52-080 NEW-P 87-13-030 \$0-52-470 NEW-P 87-10-046 \$132E-148-010 AMD-P 87-08-025 \$0-52-080 NEW-P 87-13-030 \$0-52-470 NEW-P 87-10-046 \$132E-148-010 AMD-P 87-08-046 \$0-52-090 NEW-P 87-13-030 \$0-52-480 NEW-P 87-10-046 \$0-52-090 NEW-P 87-13-030 \$0-52-480 NEW-P 87-10-046 \$0-52-090 NEW-P 87-13-030 \$0-52-490 NEW-P 87-10-046 \$0-52-090 NEW-P 87-13-030 \$0-52-490 NEW-P 87-10-046 \$0-52-090 NEW-P 87-13-030 \$0-52-490 NEW-P 87-10-046 \$0-52-090 NE								NEW-P	
\$60-52-060 NEW 87-13-030 \$0-52-440 NEW-P 87-10-046 \$132E-137-070 NEW-P 87-10-031 \$0-52-060 NEW 87-13-030 \$0-52-450 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW-P 87-10-031 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-030 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-030 \$0-52-070 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-030 \$0-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-14-030 \$0-52-070 NEW-P 87-10-046 \$0-52-080 NEW-P 87-10-046 \$0-52-460 NEW-P 87-10-046 \$132E-138-010 AMD-P 87-08-062 \$0-52-080 NEW-P 87-10-046 \$0-52-470 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-062 \$0-52-090 NEW-P 87-10-046 NEW-P 87-10-046 \$0-52-470 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-062 \$0-52-090 NEW-P 87-10-046 NEW-P 87-10-046 \$0-52-470 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-063 \$0-52-090 NEW-P 87-10-046 NEW-P 87-10-046 \$0-52-470 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-063 \$0-52-100 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-031 \$0-52-100 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$132E-138-030 AMD-P 87-08-031 \$0-52-110 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$0-52-100 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$0-52-100 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$0-52-100 NEW-P 87-10-046 \$0-52-1					NEW-P			NEW	87-14-001
\$0-52-060 NEW-P 87-10-046 \$0-52-440 NEW 87-13-030 \$132E-137-070 NEW-P 87-10-036 \$0-52-450 NEW-P 87-10-046 \$0-52-450 NEW-P 87-10-046 \$0-52-460 NEW-P 87-10-046 \$0-52-470 NEW 87-13-030 \$0-52-480 NEW-P 87-10-046 \$0-52-480 NEW-P 87-10-046 \$0-52-480 NEW-P 87-10-046 \$0-52-490 NEW-P 87-10-046 \$0-52-110 NEW-P 87-10-046 \$0-52-500 NEW-P 87-10-046 \$0-52-110 NEW-P 87-10-046 \$0-52-500 NEW-P 87-10-046 \$0-52-110 NEW-P 87-10-046 \$0-52-500 NEW-P 87-10-046 \$0-52-510 NEW-P 87					NEW		132E-137-060	NEW-P	
\$6-52-060 NEW 87-13-030 \$6-52-450 NEW-P 87-10-046 \$132E-137-070 NEW 87-13-030 \$6-52-450 NEW 87-13-030 \$132E-104-010 AMD-P 87-15-098 \$6-52-2460 NEW-P 87-10-046 \$6-52-460 NEW-P 87-10-046 \$6-52-480 NEW-P 87-10-030 \$132E-148-040 AMD-P 87-04-064 \$6-52-100 NEW-P 87-10-046 \$6-52-490 NEW-P 87-10-030 \$132E-148-040 AMD-P 87-08-026 \$6-52-110 NEW-P 87-10-046 \$6-52-490 NEW-P 87-10-030 \$132E-10-010 NEW-E 87-07-031 \$6-52-110 NEW-P 87-10-046 \$6-52-500 NEW-P 87-10-030 \$132E-10-010 NEW-P 87-08-016 \$6-52-2100 NEW-P 87-10-046 \$6-52-500 NEW-P 87-10-030 \$132E-10-010 NEW-P 87-08-017 \$6-52-120 NEW-P 87-10-046 \$6-52-500 NEW-P 87-10-046 \$6-52-500 NEW-P 87-10-046 \$6-52-510 NEW-P 87-10-046 \$6-52-52-50 NEW-P 87-10-046 \$6-52-52-50 NEW-P 87-10-046 \$6-52-52-50 NEW-P 87-10-046 \$6-52-52-50 NEW-P		NEW-P			NEW-P			NEW_P	
\$0-52-070 NEW- 87-10-046		NEW			NEW-P			NEW	
\$0-52-080 NEW 87-13-030 S0-52-460 NEW 87-13-030 132F-148-010 AMD 87-08-026 S0-52-090 NEW 87-13-030 S0-52-470 NEW-P 87-10-046 S0-52-090 NEW 87-13-030 S0-52-480 NEW 87-13-030 132F-148-040 AMD-P 87-08-026 S0-52-090 NEW 87-13-030 S0-52-480 NEW 87-13-030 132F-148-040 AMD-P 87-08-026 S0-52-100 NEW-P 87-10-046 NEW-P 87-10-046 S0-52-490 NEW-P 87-10-046 S0-52-110 NEW-P 87-10-046 S0-52-490 NEW-P 87-10-046 S0-52-110 NEW-P 87-10-046 NEW-P 87-10-046 S0-52-490 NEW-P 87-10-046 S0-52-110 NEW-P 87-10-046 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-120 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-120 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-120 NEW-P 87-10-046 S0-52-510 NEW-P 87-10-046 S0-52-52-10 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-040 NEW-P 87-10-040 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-040 NEW-P 87-10-0					NEW			AMD-P	87-15-098
S0-52-080 NEW									
\$0-52-090 NEW-P 87-10-046 50-52-470 NEW 87-13-030 AMD 87-08-026 \$0-52-090 NEW 87-13-030 50-52-480 NEW-P 87-10-046 \$0-52-100 NEW-P 87-10-046 50-52-480 NEW 87-13-030 \$132F-148-040 AMD 87-08-026 \$0-52-100 NEW-P 87-10-046 50-52-490 NEW 87-13-030 \$132F-148-040 AMD 87-08-026 \$0-52-110 NEW-P 87-10-046 50-52-490 NEW 87-13-030 \$0-52-110 NEW-P 87-10-046 50-52-490 NEW 87-13-030 \$0-52-120 NEW-P 87-10-046 50-52-500 NEW 87-13-030 \$0-52-120 NEW-P 87-10-046 50-52-500 NEW 87-13-030 \$0-52-120 NEW-P 87-10-046 50-52-500 NEW 87-13-030 \$0-52-120 NEW-P 87-10-046 50-52-510 NEW-P 87-10-046 \$0-52-130 NEW-P 87-10-046 50-52-510 NEW-P 87-10-046 \$0-52-140 NEW-P 87-10-046 50-52-520 NEW-P 87-10-046 \$0-52-140 NEW-P 87-10-046 50-52-520 NEW-P 87-10-046 \$0-52-140 NEW-P 87-10-046 50-52-520 NEW-P 87-10-046 \$0-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 \$0-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 \$0-52-150 NEW-P 87-10-046 50-52-540 NEW-P 87-10-046 \$0-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-170 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-180 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-190 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 \$0-52-100 NEW-P 87-10-046 \$0-52-200 NEW-P 87-10-046 \$0-52-20		NEW			NEW-P				
\$0-52-090 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-480 NEW—P 87-10-030 \$0-52-100 NEW—P 87-10-046 \$0-52-490 NEW—P 87-10-046 \$132L-10-010 NEW—P 87-08-026 \$0-52-110 NEW—P 87-10-046 \$0-52-490 NEW—P 87-10-046 \$132L-10-010 NEW—P 87-08-017 \$0-52-110 NEW 87-13-030 \$0-52-500 NEW—P 87-10-046 \$0-52-500 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-500 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-510 NEW—P 87-10-046 \$0-52-520 NEW—P 87-10-046 \$0-52-52-10 NEW—P 87-10-046 \$0-52-520 NEW—P 87-10-046 \$0-52-520 NEW—P 87-10-046 \$0-52-52-520 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-52-520 NEW—P 87-10-046 \$0-52-52-520 NEW—P 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-52-520 NEW 87-13-030 \$0-52-100 NEW—P 87-10-046 \$0-52-52-520 NEW 87-13-030 \$0-52-52-520 NEW 87-10-046 \$0-52-52-520 NEW 87-13-030 \$0-52-52-520 NEW 87-10-046 \$0-52-100 NEW—P 87-10-046 \$0-52-52-520 NEW 87-13-030 \$0-5	50-52-090	NEW-P	87-10-046	50-52-470	NEW	87-13-030	132F-148-030	AMD	
SO-52-100 NEW								AMD-P	
S0-52-110 NEW-P 87-10-046 S0-52-500 NEW 87-13-030 132L-10-010 NEW-P 87-08-017 S0-52-120 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 132L-10-020 NEW-P 87-07-031 S0-52-120 NEW-P 87-10-046 S0-52-510 NEW-P 87-10-046 132L-10-020 NEW-P 87-08-017 S0-52-130 NEW-P 87-10-046 S0-52-510 NEW-P 87-10-046 132L-10-020 NEW-P 87-08-017 S0-52-140 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-046 S132L-10-030 NEW-P 87-08-017 S0-52-140 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-046 S132L-10-030 NEW-P 87-08-017 S0-52-140 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S132L-10-030 NEW-P 87-08-017 S0-52-150 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S132L-10-040 NEW-P 87-08-017 S0-52-150 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S0-52-150 NEW-P 87-10-046 S0-52-540 NEW-P 87-10-046 S0-52-540 NEW-P 87-10-046 S0-52-160 NEW-P 87-10-046 S0-52-540 NEW-P 87-10-046 S0-52-540 NEW-P 87-10-046 S0-52-160 NEW-P 87-10-046 S0-52-550 NEW-P 87-10-046 S0-52-170 NEW-P 87-10-046 S0-52-550 NEW-P 87-10-046 S0-52-170 NEW-P 87-10-046 S0-52-550 NEW-P 87-10-046 S0-52-180 NEW-P 87-10-046 S0-52-560 NEW-P 87-10-046 S0-52-180 NEW-P 87-10-046 S0-52-560 NEW-P 87-10-046 S0-52-180 NEW-P 87-10-046 S0-52-560 NEW-P 87-10-046 S0-52-190 NEW-P 87-10-046 S0-52-570 NEW-P 87-10-046 S0-52-190 NEW-P 87-10-046 S0-52-590 NEW-P 87-10-046 S0-52-210 NEW-P 87-10-046 S0-52-580 NEW-P 87-10-046 S0-52-210 NEW-P 87-10-046 S0-52-590 NEW-P 87-10-046 S0-52-210 NEW-P 87-10-046 S0-52-590 NEW-P 87-10-046 S0-52-210 NEW-P 87-10-046 S0-52-590 NEW-P 87-10-046 S0-52-210 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-220 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-220 NEW-P 87-10-046 S0-52-500 NEW-P 87-10-046 S0-52-220 NEW-P 87-10-046 S0-52-260					NEW D			AMD	
SO-52-110 NEW 87-13-030 SO-52-500 NEW-P 87-10-046 132L-10-010 NEW 87-13-026 SO-52-120 NEW-P 87-10-046 SO-52-500 NEW 87-13-030 132L-10-020 NEW-P 87-07-031 SO-52-120 NEW 87-13-030 SO-52-510 NEW-P 87-10-046 SO-52-130 NEW-P 87-10-046 SO-52-510 NEW-P 87-10-046 SO-52-130 NEW-P 87-10-046 SO-52-520 NEW-P 87-10-046 SO-52-530 NEW-P 87-10-046 SO-52-540 NEW-P 87-10-046		NEW-P			NEW			NEW-E	87–07–031 87–08–017
S0-52-120 NEW-P 87-10-046 50-52-500 NEW 87-13-030 132L-10-020 NEW-E 87-07-031 50-52-120 NEW 87-13-030 S0-52-510 NEW 87-13-030 132L-10-020 NEW-P 87-08-017 S0-52-130 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-046 132L-10-030 NEW-E 87-07-031 S0-52-140 NEW-P 87-10-046 S0-52-520 NEW-P 87-10-046 132L-10-030 NEW-E 87-07-031 S0-52-140 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 132L-10-030 NEW-P 87-08-017 S0-52-150 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S0-52-150 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S0-52-150 NEW-P 87-10-046 S0-52-530 NEW-P 87-10-046 S0-52-150 NEW-P 87-10-046 S0-52-160 NEW-P 87-10-046 S0-52-170 NEW-P 87-1		NEW			NEW-P				87-13-026
50-52-130 NEW-P 87-10-046 50-52-510 NEW 87-13-030 132L-10-020 NEW 87-13-036 50-52-140 NEW-P 87-10-046 50-52-520 NEW-P 87-10-046 132L-10-030 NEW-P 87-07-031 50-52-140 NEW-P 87-10-046 50-52-530 NEW-P 87-110-046 132L-10-030 NEW-P 87-08-017 50-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 132L-10-030 NEW-P 87-07-031 50-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 132L-10-040 NEW-P 87-07-031 50-52-150 NEW-P 87-10-046 50-52-540 NEW-P 87-10-046 132L-10-040 NEW-P 87-07-031 50-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-170 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-180<									87-07-031
50-52-130 NEW 87-13-030 50-52-520 NEW-P 87-10-046 132L-10-030 NEW-E 87-07-031 50-52-140 NEW-P 87-10-046 50-52-520 NEW 87-13-030 132L-10-030 NEW-P 87-08-017 50-52-140 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 132L-10-030 NEW-P 87-08-017 50-52-150 NEW-P 87-10-046 50-52-530 NEW 87-13-030 132L-10-040 NEW-P 87-07-031 50-52-150 NEW-P 87-10-046 50-52-540 NEW-P 87-10-046 132L-10-040 NEW-P 87-08-017 50-52-160 NEW-P 87-10-046 132L-10-040 NEW-P 87-08-017 50-52-160 NEW-P 87-10-046 132L-10-040 NEW-P 87-07-031 50-52-160 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-170 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046									87-08-017
50-52-140 NEW-P 87-10-046 50-52-520 NEW 87-13-030 132L-10-030 NEW-P 87-08-017 50-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 132L-10-030 NEW-P 87-13-026 50-52-150 NEW-P 87-10-046 50-52-530 NEW-P 87-10-046 132L-10-040 NEW-P 87-07-031 50-52-150 NEW-P 87-10-046 50-52-540 NEW-P 87-10-046 132L-10-040 NEW-P 87-07-031 50-52-160 NEW-P 87-10-046 50-52-540 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-170 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-510 NEW-P 87-10-046 132L-10-050 <td< td=""><td>50-52-130</td><td></td><td></td><td>50-52-520</td><td></td><td></td><td></td><td></td><td>87-13-026 87-07-031</td></td<>	50-52-130			50-52-520					87-13-026 87-07-031
50-52-150 NEW-P 87-10-046 50-52-530 NEW 87-13-030 132L-10-040 NEW-E 87-07-031 50-52-150 NEW 87-13-030 50-52-540 NEW-P 87-10-046 132L-10-040 NEW-P 87-08-017 50-52-160 NEW-P 87-10-046 132L-10-040 NEW-P 87-13-026 50-52-160 NEW 87-13-030 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-170 NEW-P 87-10-046 50-52-560 NEW-P 87-13-030 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-13-030 132L-10-050 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-13-030 132L-10-050 NEW-P 87-03-031 132L-10-060 NEW-P 87-08-017 50-52-190 NEW-P 87-13-030 132L-10-0					NEW				
50-52-150 NEW 87-13-030 50-52-540 NEW-P 87-10-046 132L-10-040 NEW-P 87-08-017 50-52-160 NEW-P 87-10-046 50-52-540 NEW 87-13-030 132L-10-040 NEW 87-13-026 50-52-160 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-170 NEW-P 87-10-046 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-170 NEW B 87-13-030 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-190 NEW-P 87-10-046 50-52-570 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-190 NEW-P 87-10-046 50-52-570 NEW B 87-13-030 132L-10-050 NEW-E 87-07-031 50-52-2100 <td></td> <td></td> <td></td> <td></td> <td>NEW-P</td> <td></td> <td></td> <td></td> <td>87-13-026</td>					NEW-P				87-13-026
50-52-160 NEW-P 87-10-046 50-52-540 NEW 87-13-030 132L-10-040 NEW 87-13-026 50-52-160 NEW 87-13-030 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-170 NEW-P 87-10-046 50-52-550 NEW 87-13-030 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-07-031 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-060 NEW-P 87-07-031 50-52-190 NEW-P 87-10-046 50-52-570 NEW-P 87-10-046 132L-10-070 NEW-E 87-07-031 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-07-031 50-52-200									
50-52-160 NEW 87-13-030 50-52-550 NEW-P 87-10-046 132L-10-050 NEW-E 87-07-031 50-52-170 NEW-P 87-10-046 50-52-550 NEW 87-13-030 132L-10-050 NEW-P 87-08-017 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-P 87-13-026 50-52-180 NEW-P 87-10-046 50-52-560 NEW-P 87-10-046 132L-10-050 NEW-E 87-13-026 50-52-180 NEW-P 87-10-046 50-52-570 NEW-P 87-10-046 132L-10-060 NEW-E 87-07-031 50-52-190 NEW-P 87-10-046 50-52-570 NEW-P 87-10-046 132L-10-070 NEW-E 87-07-031 50-52-190 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-E 87-07-031 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-080 NEW-E 87-07-031 50-52-210 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
50-52-170 NEW 87-13-030 50-22-560 NEW-P 87-10-046 132L-10-050 NEW 87-13-026 50-52-180 NEW-P 87-10-046 50-52-560 NEW 87-13-030 132L-10-060 NEW-E 87-07-031 50-52-180 NEW 87-13-030 50-52-570 NEW-P 87-10-046 132L-10-060 NEW-P 87-07-031 50-52-190 NEW-P 87-10-046 50-52-570 NEW-P 87-13-030 132L-10-070 NEW-P 87-08-017 50-52-190 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-210 NEW-P 87-10-046 50-52-590 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-210					NEW-P	87-10-046	132L-10-050		
50-52-180 NEW-P 87-10-046 50-52-560 NEW 87-13-030 132L-10-060 NEW-E 87-07-031 50-52-180 NEW 87-13-030 50-52-570 NEW-P 87-10-046 132L-10-060 NEW-P 87-08-017 50-52-190 NEW-P 87-10-046 50-52-570 NEW 87-13-030 132L-10-070 NEW-E 87-07-031 50-52-190 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-E 87-07-031 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-590 NEW-P 87-10-046 132L-10-080 NEW-P 87-07-031 50-52-210 NEW-P 87-10-046 50-52-590 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-210 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
50-52-180 NEW 87-13-030 50-52-570 NEW-P 87-10-046 132L-10-060 NEW-P 87-08-017 50-52-190 NEW-P 87-10-046 50-52-570 NEW 87-13-030 132L-10-070 NEW-E 87-08-017 50-52-190 NEW 87-13-030 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-210 NEW-P 87-10-046 50-52-590 NEW-P 87-10-046 132L-10-090 NEW-P 87-07-031 50-52-210 NEW-P 87-10-046 50-52-600 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-220 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>I .</td> <td></td> <td></td>							I .		
50-52-190 NEW-P 87-10-046 50-52-570 NEW 87-13-030 132L-10-070 NEW-E 87-07-031 50-52-190 NEW 87-13-030 50-52-580 NEW-P 87-10-046 132L-10-070 NEW-P 87-08-017 50-52-200 NEW-P 87-10-046 50-52-580 NEW 87-13-030 132L-10-080 NEW-P 87-08-017 50-52-200 NEW 87-13-030 50-52-590 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-210 NEW-P 87-10-046 50-52-590 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-210 NEW-P 87-13-030 50-52-600 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-600 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230									
50-52-200 NEW-P 87-10-046 50-52-580 NEW 87-13-030 132L-10-080 NEW-E 87-07-031 50-52-200 NEW 87-13-030 50-52-590 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-210 NEW-P 87-10-046 50-52-590 NEW 87-13-030 132L-10-090 NEW-P 87-08-017 50-52-210 NEW 87-13-030 50-52-600 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-600 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-220 NEW 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-E 87-07-031 50-52-230 NEW-P 87-10-046 50-52-610 NEW 87-13-030 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-10-046 50-52-610 NEW-P 87-10-046 132L-10-110 NEW-P 87-07-031 50-52-240									
50-52-200 NEW 87-13-030 50-52-590 NEW-P 87-10-046 132L-10-080 NEW-P 87-08-017 50-52-210 NEW-P 87-10-046 50-52-590 NEW 87-13-030 132L-10-090 NEW-E 87-07-031 50-52-210 NEW 87-13-030 50-52-600 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-600 NEW 87-13-030 132L-10-100 NEW-P 87-08-017 50-52-220 NEW 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-10-046 50-52-610 NEW 87-13-030 132L-10-100 NEW-P 87-13-026 50-52-230 NEW 87-13-030 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-E 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-P 87-08-017 50-52-250							1		
50-52-210 NEW-P 87-10-046 50-52-590 NEW 87-13-030 132L-10-090 NEW-E 87-07-031 50-52-210 NEW 87-13-030 50-52-600 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-600 NEW 87-13-030 132L-10-100 NEW-P 87-07-031 50-52-220 NEW 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-10-046 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-110 NEW-P 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW-P 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW-P 87-13-030 132L-10-110 NEW-P 87-13-026 50-52-250 NEW-P 87-13-030 132L-10-110 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>_</td>									_
50-52-210 NEW 87-13-030 50-52-600 NEW-P 87-10-046 132L-10-090 NEW-P 87-08-017 50-52-220 NEW-P 87-10-046 50-52-600 NEW 87-13-030 132L-10-100 NEW-E 87-07-031 50-52-220 NEW 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-10-046 50-52-610 NEW-P 87-13-030 132L-10-100 NEW-P 87-08-017 50-52-230 NEW 87-13-030 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-E 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW-P 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW 87-13-030 132L-10-10 NEW-P 87-08-017 50-52-250 NEW-P 87-10-046 132L-10-110 NEW-P 87-13-026 50-52-250 NEW-P 87-10-046 132L-10-120 NEW-E 87-07-031 <		NEW-P							
50-52-220 NEW-P 87-10-046 50-52-600 NEW 87-13-030 132L-10-100 NEW-E 87-07-031 50-52-220 NEW 87-13-030 50-52-610 NEW-P 87-10-046 132L-10-100 NEW-P 87-08-017 50-52-230 NEW-P 87-10-046 50-52-610 NEW 87-13-030 132L-10-100 NEW-P 87-08-017 50-52-230 NEW 87-13-030 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-E 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW-P 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-250 NEW-P 87-10-046 132L-10-110 NEW-P 87-13-026 50-52-250 NEW-P 87-10-046 132L-10-120 NEW-P 87-07-031 50-52-260 NEW-P 87-13-030 132L-10-120 NEW-P 87-08-017 50-52-250 NEW-P 87-10-046	50-52-210	NEW	87-13-030	50-52-600	NEW-P	87-10-046	132L-10-090		
50-52-230 NEW-P 87-10-046 50-52-610 NEW 87-13-030 132L-10-100 NEW 87-13-026 50-52-230 NEW 87-13-030 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-E 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW 87-13-030 50-52-630 NEW-P 87-10-046 132L-10-110 NEW-P 87-13-026 50-52-250 NEW-P 87-10-046 50-52-630 NEW 87-13-030 132L-10-120 NEW-E 87-07-031 50-52-250 NEW 87-13-030 50-52-640 NEW-P 87-10-046 132L-10-120 NEW-E 87-07-031 50-52-260 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-13-030 132L-10-120 NEW-P 87-13-026				50-52-600				NEW-E	87-07-031
50-52-230 NEW 87-13-030 50-52-620 NEW-P 87-10-046 132L-10-110 NEW-E 87-07-031 50-52-240 NEW-P 87-10-046 50-52-620 NEW 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW 87-13-030 50-52-630 NEW-P 87-10-046 132L-10-110 NEW-P 87-13-026 50-52-250 NEW-P 87-10-046 50-52-630 NEW 87-13-030 132L-10-120 NEW-E 87-07-031 50-52-250 NEW 87-13-030 50-52-640 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-13-030 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-13-030 132L-10-120 NEW-P 87-13-026									
50-52-240 NEW-P 87-10-046 50-52-620 NEW 87-13-030 132L-10-110 NEW-P 87-08-017 50-52-240 NEW 87-13-030 50-52-630 NEW-P 87-10-046 132L-10-110 NEW P 87-13-026 50-52-250 NEW-P 87-10-046 50-52-630 NEW 87-13-030 132L-10-120 NEW-E 87-07-031 50-52-250 NEW 87-13-030 50-52-640 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-13-030 132L-10-120 NEW-P 87-13-030				50-52-620					
50-52-240 NEW 87-13-030 50-52-630 NEW-P 87-10-046 132L-10-110 NEW 87-13-026 50-52-250 NEW-P 87-10-046 50-52-630 NEW 87-13-030 132L-10-120 NEW-E 87-07-031 50-52-250 NEW 87-13-030 50-52-640 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-10-046 NEW 87-13-030 132L-10-120 NEW 87-13-026	50-52-240	NEW-P	87-10-046	50-52-620	NEW	87-13-030			
50-52-250 NEW 87-13-030 50-52-640 NEW-P 87-10-046 132L-10-120 NEW-P 87-08-017 50-52-260 NEW-P 87-10-046 50-52-640 NEW 87-13-030 132L-10-120 NEW 87-13-026									87-13-026
50-52-260 NEW-P 87-10-046 50-52-640 NEW 87-13-030 132L-10-120 NEW 87-13-026									
** ** ***		NEW-P		1			1		
	50-52-260	NEW	87-13-030	82-24-080	AMD	87-06-012	132L-10-130		

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132L-10-130	NEW-P	8708017	132L-20-170	REP-E	87-14-024	132L-24-050	REP-P	87-14-023
132L-10-130 132L-10-140	NEW NEW-E	87-13-026 87-07-031	132L-21-010 132L-21-010	NEW-E NEW-P	8707031 8708017	132L-24-050 132L-24-060	REP-E AMD-E	87-14-024 87-07-048
132L-10-140	NEW-P	87-08-017	132L-21-010	NEW	87-13-026	132L-24-060	AMD-P	87-08-018
132L-10-150	NEW-E	87-07-031	132L-21-020	NEW-E	87-07-031	132L-24-060	REP-P	87-14-023
132L-10-150 132L-10-160	NEW-P NEW-E	87-08-017 87-07-031	132L-21-020 132L-21-020	NEW-P NEW	87–08–017 87–13–026	132L-24-060 132L-24-070	REP–E AMD–E	87-14-024 87-07-048
132L-10-160	NEW-P	87-08-017	132L-21-030	NEW-E	87-07-031	132L-24-070	AMD-P	87-08-018
132L-20	AMD-E	87-07-048	132L-21-030	NEW-P	87-08-017	132L-24-070	REP-P	87-14-023
132L-20 132L-20	AMD–P AMD–P	87-08-018 87-14-023	132L-21-030 132L-21-040	NEW NEW-E	8713026 8707031	132L-24-070 132L-24-080	REP-E AMD-E	87-14-024 87-07-048
132L-20 132L-20	AMD-E	87-14-024	132L-21-040	NEW-P	87-08-017	132L-24-080	AMD-P	87-08-018
132L-20-010	AMD-E	87-07-048	132L-21-040	NEW	87-13-026	132L-24-080	REP-P	87-14-023
132L-20-010 132L-20-010	AMD–P AMD–P	87–08–018 87–14–023	132L-22 132L-22	AMD–E AMD–P	87-07-048 87-08-018	132L-24-080 132L-25-010	REP-E NEW-P	87-14-024 87-14-023
132L-20-010 132L-20-010	AMD-F	87-14-024	132L-22 132L-22	AMD-P	87-14-023	132L-25-010	NEW-F	87-14-024
132L-20-020	AMD-E	87-07-048	132L-22	AMD-E	87-14-024	132N-128-080	AMD-P	87-10-045
132L-20-020	AMD-P	87-08-018 87-14-023	132L-22-010	AMD–E AMD–P	8707048 8708018	132N-128-080	AMD NEW-P	87-16-036 87-10-045
132L-20-020 132L-20-020	REP-P REP-E	87-14-024	132L-22-010 132L-22-010	REP-P	87-14-023	132N-128-085 132N-128-085	NEW-P	87–16–036
132L-20-030	AMD-E	87-07-048	132L-22-010	REP-E	87-14-024	132N-128-090	AMD-P	87-10-045
132L-20-030	AMD-P	87-08-018	132L-22-020 132L-22-020	AMD–E AMD–P	87–07–048 87–08–018	132N-128-090	AMD AMD–P	87-16-036 87-10-045
132L-20-030 132L-20-030	AMD-P AMD-E	87-14-023 87-14-024	132L-22-020 132L-22-020	AMD-P	87–14–023	132N-128-100 132N-128-100	AMD-P AMD	87–16–036
132L-20-040	AMD-E	87-07-048	132L-22-020	AMD-E	87-14-024	132N-128-110	AMD-P	87-10-045
132L-20-040	AMD-P	87-08-018	132L-22-030	AMD-E	87-07-048	132N-128-110	AMD	87-16-036
132L-20-040 132L-20-040	REP-P REP-E	87-14-023 87-14-024	132L-22-030 132L-22-030	AMD-P REPP	87-08-018 87-14-023	132N-128-112 132N-128-112	NEW-P NEW	87–10–045 87–16–036
132L-20-050	AMD-E	87-07-048	132L-22-030	REP-E	87-14-024	132N-128-114	NEW-P	87-10-045
132L-20-050	AMD-P	87-08-018	132L-22-040	AMD-E	87-07-048	132N-128-114	NEW	87-16-036
132L-20-050 132L-20-050	AMD-P AMD-E	87-14-023 87-14-024	132L-22-040 132L-22-040	AMD-P REP-P	87–08–018 87–14–023	132N-128-116 132N-128-116	NEW-P NEW	87-10-045 87-16-036
132L-20-060	AMD-E	87-07-048	132L-22-040	REP-E	87-14-024	132N-128-118	NEW-P	87-10-045
132L-20-060	AMD-P	87-08-018	132L-22-050	AMD-E	87-07-048	132N-128-118	NEW	87–16–036
132L-20-060 132L-20-060	REP–P REP–E	87-14-023 87-14-024	132L-22-050 132L-22-050	AMD–P REP–P	87-08-018 87-14-023	132N-128-120 132N-128-120	AMD-P AMD	8710045 8716036
132L-20-000 132L-20-070	AMD-E	87-07-048	132L-22-050	REP-E	87-14-024	132N-156-015	REP-P	87-15-125
132L-20-070	AMD-P	87-08-018	132L-22-060	AMD-E	87-07-048	132N-156-025	REP-P	87-15-125
132L-20-070 132L-20-070	AMD-P AMD-E	87-14-023 87-14-024	132L-22-060 132L-22-060	AMD-P AMD-P	87-08-018 87-14-023	132N-156-035 132N-156-045	REP–P REP–P	87–15–125 87–15–125
132L-20-080	AMD-E	87-07-048	132L-22-060	AMD-E	87-14-024	132N-156-055	REP-P	87-15-125
132L-20-080	AMD-P	87-08-018	132L-22-070	AMD-E	87-07-048	132N-156-065	REP-P	87-15-125
132L-20-080 132L-20-080	AMD-P AMD-E	87-14-023 87-14-024	132L-22-070 132L-22-070	AMD–P AMD–P	8708018 8714023	132N-156-075 132N-156-085	REP-P REP-P	87-15-125 87-15-125
132L-20-090	AMD-E	87-07-048	132L-22-070	AMD-E	87-14-024	132N-156-095	REP-P	87-15-125
132L-20-090	AMD-P	87-08-018	132L-23-010	NEW-E	87-07-031	132N-156-105	REP-P	87-15-125
132L-20-090 132L-20-090	AMD-P AMD-E	87-14-023 87-14-024	132L-23-010 132L-23-010	NEW-P NEW	87-08-017 87-13-026	132N-156-115 132N-156-125	REP-P REP-P	87-15-125 87-15-125
132L-20-100	AMD-E	87-07-048	132L-23-020	NEW-E	87-07-031	132N-156-135	REP-P	87-15-125
132L-20-100	AMD-P	87-08-018	132L-23-020	NEW-P	87-08-017	132N-156-145	REP-P	87-15-125
132L-20-100 132L-20-100	REP-P REP-E	87-14-023 87-14-024	132L-23-020 132L-23-030	NEW NEW-E	87-13-026 87-07-031	132N-156-155 132N-156-165	REP–P REP–P	87-15-125 87-15-125
132L-20-100 132L-20-110	AMD-E	87-07-048	132L-23-030	NEW-P	87-08-017	132N-156-175	REP-P	87-15-125
132L-20-110	AMD-P	87-08-018	132L-23-030	NEW	87-13-026	132N-156-185	REP-P	87-15-125
132L-20-110 132L-20-110	REP-P REP-E	8714023 8714024	132L-23-040 132L-24	NEW AMD-E	87–13–026 87–07–048	132N-156-195 132N-156-205	REP–P REP–P	87-15-125 87-15-125
132L-20-110 132L-20-120	AMD-E	87-07-048	132L-24	AMD-P	87-08-018	132N-156-300	NEW-P	87-15-125
132L-20-120	AMD-P	87-08-018	132L-24	AMD-P	87-14-023	132N-156-310	NEW-P	87-15-125
132L-20-120 132L-20-120	REP-P REP-E	87-14-023 87-14-024	132L-24 132L-24-010	AMD-E AMD-E	87-14-024 87-07-048	132N-156-320 132N-156-330	NEW-P NEW-P	87-15-125 87-15-125
132L-20-120 132L-20-135	NEW-P	87-14-023	132L-24-010	AMD-P	87–08–018	132N-156-400	NEW-P	87-15-125
132L-20-135	NEW-E	87-14-024	132L-24-010	AMD-P	87-14-023	132N-156-410	NEW-P	87-15-125
132L-20-140 132L-20-140	AMD-E AMD-P	87-07-048 87-08-018	132L-24-010 132L-24-020	AMD-E AMD-E	87-14-024 87-07-048	132N-156-420 132N-156-430	NEW-P NEW-P	87-15-125 87-15-125
132L-20-140 132L-20-140	AMD-P	87–14–023	132L-24-020	AMD-E	87–07–048 87–08–018	132N-156-440	NEW-P	87-15-125
132L-20-140	AMD-E	87-14-024	132L-24-020	AMD-P	87-14-023	132N-156-450	NEW-P	87-15-125
132L-20-150	AMD-E	87-07-048	132L-24-020	AMD-E AMD-E	87-14-024 87-07-048	132N-156-460	NEW-P NEW-P	87-15-125 87-15-125
132L-20-150 132L-20-150	AMD-P REP-P	87-08-018 87-14-023	132L-24-030 132L-24-030	AMD-E AMD-P	87-07-048 87-08-018	132N-156-500 132N-156-510	NEW-P	87-15-125 87-15-125
132L-20-150	REP-E	87-14-024	132L-24-030	AMD-P	87-14-023	132N-156-520	NEW-P	87-15-125
132L-20-160	AMD-E	87-07-048	132L-24-030	AMD-E	87-14-024	132N-156-530	NEW-P	87-15-125
132L-20-160 132L-20-160	AMD-P REP-P	87–08–018 87–14–023	132L-24-040 132L-24-040	AMD–E AMD–P	87–07–048 87–08–018	132N-156-540 132N-156-550	NEW-P NEW-P	87-15-125 87-15-125
132L-20-160	REP-E	87-14-024	132L-24-040	REP-P	87-14-023	132N-156-560	NEW-P	87–15–125
132L-20-170	AMD-E	87-07-048	132L-24-040	REP-E	87-14-024	132N-156-570	NEW-P	87-15-125
132L-20-170 132L-20-170	AMD-P REP-P	87-08-018 87-14-023	132L-24-050 132L-24-050	AMD-E AMD-P	8707048 8708018	132N-156-600 132N-156-610	NEW-P NEW-P	87-15-125 87-15-125
20 ./0		I 325	, 2. 000		2. 22 3.0	1	2:	0. 10 120

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132N-156-620	NEW-P	87-15-125	132Q-05-060	AMD-P	87-13-070	132Q-20-230	AMD	87-16-010
132N-156-630	NEW-P	87-15-125	132Q-05-060	AMD	87-16-010	132Q-20-240	AMD-P	87-13-070
132N-156-640	NEW-P	87-15-125	132Q-05-070	AMD-P	87-13-070	132Q-20-240	AMD	87-16-010
132N-156-650 132N-156-700	NEW-P NEW-P	87-15-125 87-15-125	132Q-05-070 132Q-05-080	AMD AMD–P	87–16–010 87–13–070	132Q-20-250 132Q-20-250	AMD~P AMD	87-13-070
132N-156-710	NEW-P	87–15–125 87–15–125	132Q-05-080	AMD-I	87–13–070 87–16–010	132Q-20-230 132Q-20-260	AMD-P	87-16-010 87-13-070
132N-156-720	NEW-P	87-15-125	132Q-05-090	AMD-P	87-13-070	132Q-20-260	AMD-I	87–15–070
132N-156-730	NEW-P	87-15-125	132Q-05-090	AMD	87-16-010	132Q-20-265	NEW-P	87-13-070
132N-156-740	NEW-P	87-15-125	132Q-05-100	AMD-P	87-13-070	132Q-20-265	NEW	87~16-010
132N-156-750	NEW-P	87-15-125	132Q-05-100	AMD	87–16–010	132Q-20-270	AMD-P	87-13-070
132N-156-760	NEW-P	87-15-125	132Q-05-110	AMD-P	87–13–070	132Q-20-270	AMD	87–16–010
132Q-04	AMD-P	87-13-070	132Q-05-110	AMD	87-16-010	132Q-20-280	REP-P	87-13-070
132Q-04	AMD AMD–P	8716010 8713070	132Q-05-120 132Q-05-120	AMD-P AMD	87-13-070 87-16-010	132Q-20-280	REP REP-P	87–16–010
132Q-04-010 132Q-04-010	AMD-P AMD	87-13-070 87-16-010	132Q-06	AMD-P	87–13–010 87–13–070	132Q-20-290 132Q-20-290	REP-P	87~13–070 87–16–010
132Q-04-010	AMD-P	87-13-070	132Q-06	AMD	87–15–070 87–16–010	132Q-20-290 132Q-20-300	REP-P	87–13–010 87–13–070
132Q-04-020	AMD	87-16-010	132Q-06-010	AMD-P	87-13-070	132Q-20-300	REP	87-16-010
132Q-04-030	AMD-P	87-13-070	132Q-06-010	AMD	87-16-010	132Q-94	AMD-P	87-13-070
132Q-04-030	AMD	87-16-010	132Q-06-015	AMD-P	87-13-070	132Q-94	AMD	87-16-010
132Q-04-050	AMDP	87-13-070	132Q-06-015	AMD	87–16–010	132Q-94-010	AMD-P	87-13-070
132Q-04-050	AMD	87-16-010	132Q-06-020	AMD-P	87-13-070	132Q-94-010	AMD	87-16-010
132Q-04-055	NEW-P	87~13-070	132Q-06-020	AMD	87-16-010	132Q-94-020	AMD-P	87-13-070
132Q-04-055 132Q-04-060	NEW AMD–P	87–16–010 87–13–070	132Q-06-025 132Q-06-025	AMD–P AMD	87–13–070 87–16–010	132Q-94-020	AMD AMD–P	87-16-010
132Q-04-060	AMD-F	87-16-010	132Q-06-030	AMD-P	87–10–010 87–13–070	132Q-94-030 132Q-94-030	AMD-F AMD	87-13-070 87-16-010
132Q-04-095	AMD-P	87-13-070	132Q-06-030	AMD	87-16-010	132Q-94-040	REP-P	87-13-070
132Q-04-095	AMD	87-16-010	132Q-06-040	AMD-P	87-13-070	132Q-94-040	REP	87-16-010
132Q-04-100	AMD-P	87-13-070	132Q-06-040	AMD	87-16-010	132Q-94-050	REP-P	87-13-070
132Q-04-100	AMD	87-16-010	132Q-08-010	REP	87-06-014	132Q-94-050	REP	8716010
132Q-04-105	NEW-P	87-13-070	132Q-08-020	REP	87-06-014	132Q-94-060	REP-P	87-13-070
132Q-04-105	NEW	87-16-010	132Q-08-030	REP	87-06-014	132Q-94-060	REP	87-16-010
132Q-04-110 132Q-04-110	AMD–P AMD	87-13-070 87-16-010	132Q-08-040 132Q-08-050	REP REP	87–06–014 87–06–014	132Q-94-070 132Q-94-070	REPP REP	87-13-070
132Q-04-110 132Q-04-120	AMD-P	87-13-070	132Q-08-060	REP	87–06–014 87–06–014	132Q-94-070 132Q-94-080	REP-P	87-16-010 87-13-070
132Q-04-120	AMD	87-16-010	132Q-08-070	REP	87-06-014	132Q-94-080	REP	87–15–010 87–16–010
132Q-04-130	AMD-P	87-13-070	132Q-08-080	REP	87-06-014	132Q-94-090	REP-P	87-13-070
132Q-04-130	AMD	87-16-010	132Q-20	AMD-P	87-13-070	132Q-94-090	REP	87-16-010
132Q-04-140	AMD-P	87–13–070	132Q-20	AMD	87-16-010	132Q-94-100	REP~P	87-13-070
132Q-04-140	AMD	87-16-010	132Q-20-010	AMD-P	87-13-070	132Q-94-100	REP	87-16-010
132Q-04-150	AMD-P	87-13-070	132Q-20-010	AMD	87-16-010	132Q-94-110	REP-P	87-13-070
132Q-04-150	AMD AMD–P	8716010 8713070	132Q-20-020	AMD-P	87-13-070	132Q-94-110	REP	87-16-010
132Q-04-170 132Q-04-170	AMD-P	87-16-010	132Q-20-020 132Q-20-030	AMD AMD–P	87-16-010 87-13-070	132Q-94-120 132Q-94-120	AMD-P AMD	8713070 8716010
132Q-04-180	AMD-P	87-13-070	132Q-20-030	AMD	87-16-010	132Q-94-125	NEW-P	87–13–070 87–13–070
132Q-04-180	AMD	87-16-010	132Q-20-040	AMD-P	87-13-070	132Q-94-125	NEW	87-16-010
132Q-04-190	AMD-P	87-13-070	132Q-20-040	AMD	87-16-010	132Q-94-130	AMD-P	87-13-070
132Q-04-190	AMD	87-16-010	132Q-20-050	AMD-P	87-13-070	132Q-94-130	AMD	87-16-010
132Q-04-200	AMD-P	87-13-070	132Q-20-050	AMD	87-16-010	132W-104-040	AMD-P	87-16-069
132Q-04-200	AMD	87-16-010	132Q-20-060	AMD-P	87-13-070	132W-104-050	AMD-P	87-16-069
132Q-04-210 132Q-04-210	AMD-P AMD	87-13-070 87-16-010	132Q-20-060 132Q-20-070	AMD AMD-P	87–16–010 87–13–070	136-04-030	AMD-P	87-08-022
132Q-04-210 132Q-04-220	AMD-P	87-16-010 87-13-070	132Q-20-070 132Q-20-070	AMD-P	87-13-070 87-16-010	136-04-030 136-160-050	AMD AMD–P	87-11-014 87-08-022
132Q-04-220	AMD	87-16-010	132Q-20-080	AMD-P	87-13-070	136-160-050	AMD	87-11-014
132Q-04-230	AMD-P	87-13-070	132Q-20-080	AMD	87–16–010	137-12A-060	AMD-P	87-03-028
132Q-04-230	AMD	87-16-010	132Q-20-090	AMD-P	87-13-070	137-12A-060	AMD	87-06-045
132Q-04-240	AMD-P	87-13-070	132Q-20-090	AMD	87-16-010	137-70-020	AMD	87-03-029
132Q-04-240	AMD	87-16-010	132Q-20-110	AMD-P	87-13-070	137-70-040	AMD	8703029
132Q-04-250	AMD-P	87-13-070	132Q-20-110	AMD	87-16-010	137-70-040	AMD-P	87-11-049
132Q-04-250 132Q-04-260	AMD AMD–P	87–16–010 87–13–070	132Q-20-130 132Q-20-130	AMD-P	87-13-070	137-70-040	AMD	87-14-044
132Q-04-260 132Q-04-260	AMD-P	87-13-070 87-16-010	132Q-20-150 132Q-20-150	AMD AMD–P	87-16 - 010 87-13-070	137-70-070 137-75-030	AMD AMD–P	87-03-029 87-11-010
132Q-04-270	AMD-P	87-13-070	1320-20-150	AMD	87-16-010	137-75-030	AMD	87-11-010 87-14-045
132Q-04-270	AMD	87-16-010	132Q-20-160	AMD-P	87-13-070	137-75-050	AMD-P	87-11-010
132Q-05	AMD-P	87-13-070	132Q-20-160	AMD	87-16-010	137-75-050	AMD	87-14-045
132Q-05	AMD	87-16-010	132Q-20-170	AMD-P	87-13-070	139-05-200	AMD-P	87-15-093
132Q-05-010	AMD-P	87-13-070	132Q-20-170	AMD	87-16-010	139-10-210	AMD-P	87-15-094
132Q-05-010	AMD	87-16-010	132Q-20-180	AMD-P	87-13-070	139-10-220	AMD-P	87-15-094
132Q-05-020 132Q-05-020	AMD-P AMD	87-13-070 87-16-010	132Q-20-180	AMD AMD-P	87-16-010 87-13-070	139-10-230	AMD-P	87-15-094
132Q-05-020 132Q-05-033	AMD NEW-P	87-16-010 87-13-070	132Q-20-190 132Q-20-190	AMD-P AMD	87-13-070 87-16-010	139-10-235	AMD-P NEW-P	87-15-094 87-15-004
132Q-05-033	NEW-F	87-15-070 87-16-010	132Q-20-190 132Q-20-200	AMD-P	87-10-010 87-13-070	139-10-237 139-10-240	NEW-P AMD-P	87-15-094 87-15-094
132Q-05-036	NEW-P	87–13–070	132Q-20-200 132Q-20-200	AMD	87-16-010	139-10-240	AMD-P	87-15-094 87-15-095
132Q-05-036	NEW	87-16-010	132Q-20-210	AMD-P	87-13-070	139-10-320	AMD-P	87-15-095
132Q-05-040	AMD-P	87-13-070	132Q-20-210	AMD	87-16-010	139-10-410	AMD-P	87-15-095
132Q-05-040	AMD	87-16-010	132Q-20-220	AMD-P	87-13-070	139-10-510	AMD-P	87-15-095
132Q-05-050	AMD-P	87-13-070	132Q-20-220	AMD	87-16-010	139-10-520	AMD-P	87-15-095
132Q-05-050	AMD	87–16–010	132Q-20-230	AMD-P	87–13–070	154-04-040	AMD-P	87-13-076

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
154-12-015	AMD-P	87-13-076	172–138–030	REP-P	87-12-022	173-15-040	REP-P	8709080
154-12-050	AMD-P	87-13-076	172-138-030	REP	87-16-041	173-15-040	REP	87–16–101
154-12-060	AMD-P	87-13-076	172-138-040	REP-P	87-12-022	173-17-010	NEW-P NEW	87–09–080 87–16–101
154-12-070	AMD-P	87-13-076	172-138-040	REP REP-P	87-16-041 87-12-022	173-17-010 173-17-020	NEW-P	87-10-101
172-08-010	REP-P	87-12-022 87-16-041	172-140-010 172-140-010	REP-P REP	87-12-022 87-16-041	173-17-020	NEW	87-16-101
172-08-010	REP REP-P	87-10-041 87-12-022	172-140-010	REP-P	87-12-022	173-17-030	NEW-P	87-09-080
172-08-020 172-08-020	REP-P	87-16-041	172-140-015	REP	87-16-041	173-17-030	NEW	87-16-101
172-08-030	REP-P	87-12-022	172-140-020	REP-P	87-12-022	173-17-040	NEW-P	8709080
172-08-030	REP	87-16-041	172-140-020	REP	87-16-041	173-17-040	NEW	87-16-101
172-52-010	REP-P	87-12-022	172-140-030	REP-P	87-12-022	173-17-050	NEW-P	87-09-080
172-52-010	REP	87-16-041	172-140-030	REP REPP	87-16-041 87-12-022	173-17-050 173-17-060	NEW NEW-P	87-16-101 87-09-080
172-52-020	REP-P REP	87-12-022 87-16-041	172-140-040 172-140-040	REP-P	87-12-022 87-16-041	173-17-060	NEW	87-16-101
172-52-020 172-52-030	REPP	87-12-022	172-140-040	REP-P	87-12-022	173-17-070	NEW-P	87-09-080
172-52-030	REP	87-16-041	172-140-050	REP	87-16-041	173-17-070	NEW.	87-16-101
172-52-040	REP-P	87-12-022	172-140-060	REP-P	8712022	173-17-080	NEW-P	87-09-080
172-52-040	REP	87-16-041	172-140-060	REP	87-16-041	173-17-080	NEW	87-16-101
172-52-050	REP-P	87-12-022	172-150-010	REP-P	87-12-022	173-19-064 173-19-064	AMD-P AMD	8709080 8716101
172-52-050	REP REP-P	87-16-041 87-12-022	172-150-010 172-150-020	REP REP-P	87-16-041 87-12-022	173-19-004	AMD-P	87-09-080
172-52-060 172-52-060	REP-F	87-16-041	172-150-020	REP	87-16-041	173-19-070	AMD	87-16-101
172-52-000	REP-P	87-12-022	172-150-030	REP~P	87-12-022	173-19-220	AMD-P	87-13-075
172-52-070	REP	87-16-041	172-150-030	REP	87-16-041	173-19-2515	AMD-P	87-12-069
172-52-080	REP-P	87-12-022	172-150-035	REP-P	87-12-022	173-19-2521	AMD	87-05-015
172-52-080	REP	87-16-041	172-150-035	REP D	87-16-041	173-19-2521 173-19-320	AMD-P AMD-P	87-13-074 87-06-025
172-52-090	REP-P	87-12-022 87-16-041	172-150-040 172-150-040	REP-P REP	87-12-022 87-16-041	173-19-320	AMD-W	87-11-042
172-52-090 172-52-100	REP REP-P	87-10-041 87-12-022	172-150-040	REP-P	87-12-022	173-19-320	AMD-P	87-16-102
172-52-100	REP	87-16-041	172-150-050	REP	87-16-041	173-19-3302	AMD-P	87-15-087
172-52-110	REP-P	87-12-022	172-150-060	REP-P	87-12-022	173-19-3508	AMD	87-08-001
172-52-110	REP	87-16-041	172-150-060	REP	87-16-041	173-19-3514	AMD-P	87-16-103
172-52-120	REP-P	87-12-022	172-150-070	REP-P	87-12-022	173-19-360 173-19-360	AMD–P AMD–W	87-09-081 87-15-066
172-52-120	REP	87-16-041 87-12-022	172-150-070 172-150-080	REP REP-P	87-16-041 87-12-022	173-19-390	AMD-W	87-05-015
172-52-125 172-52-125	REP-P REP	87-12-022 87-16-041	172-150-080	REP	87-16-041	173-19-420	AMD-P	87-15-088
172-52-123	REP-P	87-12-022	172-150-090	REP-P	87-12-022	173-19-4203	AMD-P	87-15-088
172-52-130	REP	87-16-041	172150090	REP	87-16-041	173-19-4205	AMD-P	87-15-088
172-113-010	REP-P	87-12-022	172-150-100	REP-P	87-12-022	173-19-450	AMD-P	87-08-059
172-113-010	REP	87-16-041	172-150-100	REP REP-P	87-16-041 87-12-022	173-19-450 173-60-110	AMD AMD–P	8713018 8702059
172-113-020	REP-P REP	87-12-022 87-16-041	172-150-110 172-150-110	REP-P	87-16-041	173-60-110	AMD	87-06-056
172-113-020 172-114-010	REP-P	87-12-022	172-150-110	REP-P	87-12-022	173-91-010	NEW-E	87-15-057
172-114-010	REP	87-16-041	172-150-120	REP	8716041	173-91-020	NEW-E	8715057
172-114-020	REP-P	87-12-022	172-150-130	REP-P	87-12-022	173-91-030	NEW-E	87-15-057
172114020	REP	87-16-041	172-150-130	REP	87-16-041	173-91-040 173-91-050	NEW-E NEW-E	87-15-057 87-15-057
172-114-030	REP-P	87-12-022	172-150-140 172-150-140	REP-P REP	87-12-022 87-16-041	173-91-030	NEW-E	87–13–037 87–16–018
172-114-030 172-114-040	REP REP-P	8716041 8712022	172-150-145	REP-P	87-12-022	173-105-020	NEW-E	87-16-018
172-114-040	REP	87-16-041	172-150-145	REP	87-16-041	173-105-030	NEW-E	87-16-018
172-114-050	REP-P	87-12-022	172-150-150	REP-P	87-12-022	173105040	NEW-E	87-16-018
172-114-050	REP	87-16-041	172-150-150	REP	87-16-041	173-105-050	NEW-E	87-16-018
172-114-060	REP-P	87-12-022	172-150-160	REP-P	87-12-022 87-16-041	173–105–060 173–145	NEW-E AMD-C	87–16–018 87–02–043
172-114-060	REP	8716041 8712022	172-150-160 172-150-170	REP REP-P	87-10-041 87-12-022	173-145	AMD-C	87-03-044
172-114-070 172-114-070	REP-P REP	87-16-041	172-150-170	REP	87-16-041	173-145-010	AMD	87-04-022
172-114-080	REP-P	87-12-022	172-150-180	REP-P	87-12-022	173-145-020	AMD	87-04-022
172-114-080	REP	87-16-041	172-150-180	REP	87-16-041	173-145-030	AMD	87-04-022
172-114-090	REP-P	87-12-022	172-150-190	REP-P	87-12-022	173-145-040	AMD	8704022 8704022
172-114-090	REP	87-16-041	172-150-190	REP	87-16-041 87-12-022	173-145-050 173-145-060	AMD AMD	87-04-022 87-04-022
172-120-010	AMD-P	87-16-040 87-16-040	172-158-020 172-158-020	REP-P REP	87-16-041	173-145-070	AMD	87-04-022
172-120-030 172-120-040	AMD–P AMD–P	87-16-040 87-16-040	172-180-010	REP-P	87-12-022	173-145-080	AMD	87-04-022
172-120-040	AMD-P	87-16-040	172-180-010	REP	8716041	173-145-090	AMD	87-04-022
172-120-060	AMD-P	87-16-040	172-180-020	REP-P	87-12-022	173-145-100	AMD	87-04-022
172-120-080	AMD-P	87–16–040	172-180-020	REP	87-16-041	173-145-110	AMD	87-04-022
172-120-090	AMD-P	87-16-040	172-180-030	REP-P	8712022 8716041	173-145-120 173-145-130	AMD AMD	8704022 8704022
172-120-100	AMD-P	87-16-040 87-16-040	172-180-030 172-180-040	REP REP-P	87-12-022	173-145-140	AMD	87-04-022 87-04-022
172-120-110 172-120-120	AMD–P AMD–P	87-16-040 87-16-040	172-180-040	REP	87-16-041	173-145-150	REP	87-04-022
172-120-120	AMD-P	87-16-040 87-16-040	173-14-055	AMD-P	87-09-080	173–145–155	NEW	87-04-022
172-120-140	AMD-P	87-16-040	173-14-055	AMD	87-16-101	173–201	AMD-P	87-13-069
172-120-150	NEW-P	87-16-040	173-14-060	AMD-P	87-09-080	173-201-010	AMD-P	87-13-069
172-138-010	REP-P	87-12-022	173-14-060	AMD B	87-16-101 87-09-080	173-201-025 173-201-035	AMD-P AMD-P	87-13-069 87-13-069
172-138-010	REP REP-P	87-16-041 87-12-022	173-14-080 173-14-180	AMD-P REP-P	87-09-080 87-09-080	173-201-035	AMD-P AMD-P	87-13-069 87-13-069
172-138-020 172-138-020	REP-F	87-16-041	173-14-180	REP	87-16-101	173-201-047	NEW-P	87-13-069
172 130 020			•			•		

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-201-070	AMD-P	8713069	173-303-120	AMD	87-14-029	173-304-440	AMD-C	8708060
173-201-080	AMD-P	87-13-069	173-303-170	AMD-P	87-09-078	173-304-440	AMD-W	87-11-038
173-201-090	AMD-P	87-13-069	173-303-170	AMD	87-14-029	173-304-450	AMD-P	87-14-060
173-201-100	AMD-P	87-13-069	173-303-201	AMD-P	87-09-078	173-304-460	AMD-P	87-14-060
173-202-020 173-221-010	AMD-P NEW-P	87-10-060 87-13-068	173–303–201 173–303–220	AMD AMD-P	87-14-029 87-09-078	173-304-467	NEW-P	87-13-067
173-221-010	NEW-P	87–13–068	173-303-220	AMD-P AMD	8714029	173–304–467 173–304–600	NEW-P AMD-P	87-14-060 87-14-060
173-221-030	NEW-P	87-13-068	173-303-230	AMD-P	87-09-078	173-304-000	NEW-E	87-05-032
173-221-040	NEW-P	87-13-068	173-303-230	AMD	87-14-029	173-326-010	NEW-P	87-11-028
173-221-050	NEW-P	87-13-068	173-303-240	AMD-P	87-09-078	173-326-010	NEW-E	87-11-029
173-221-100 173-245-010	NEW-P	87-13-068	173-303-240	AMD	87-14-029	173-326-010	NEW	87-14-078
173-245-010	NEW-C NEW-C	87–02–050 87–04–014	173–303–280 173–303–280	AMD-P AMD	87–09–078 87–14–029	173–326–020 173–326–020	NEW-E NEW-P	87-05-032
173-245-010	NEW	87-04-020	173-303-260	AMD-P	87-09-078	173-326-020	NEW-E	87-11-028 87-11-029
173-245-015	NEW-C	87-02-050	173-303-360	AMD	87-14-029	173-326-020	NEW	87-14-078
173-245-015	NEW-C	87-04-014	173-303-400	AMD-P	87-09-078	173-326-030	NEW-E	8705032
173-245-015	NEW C	87-04-020	173-303-400	AMD	87-14-029	173-326-030	NEW-P	87-11-028
173-245-020 173-245-020	NEW-C NEW-C	87–02–050 87–04–014	173–303–420 173–303–420	AMD AMD–P	87–03–014 87–09–078	173-326-030	NEW-E NEW	87-11-029
173-245-020	NEW	87-04-020	173-303-420	AMD-F	87–14–029	173–326–030 173–326–040	NEW-E	87-14-078 87-05-032
173-245-030	NEW-C	87-02-050	173-303-515	AMD-P	87-09-078	173-326-040	NEW-P	87-11-028
173-245-030	NEW-C	87-04-014	173-303-515	AMD	87-14-029	173-326-040	NEW-E	87-11-029
173-245-030 173-245-040	NEW NEW-C	87-04-020	173-303-550	AMD-P	87-09-078	173-326-040	NEW	87-14-078
173-245-040	NEW-C	87–02–050 87–04–014	173–303–550 173–303–560	AMD AMD–P	87-14-029 87-09-078	173–400–105 173–403–030	NEW-P	87-15-114 87-15-115
173-245-040	NEW	87-04-020	173-303-560	AMD-1	87-14-029	173-403-030	AMD-P NEW-P	87-15-115 87-15-116
173-245-050	NEW-C	87-02-050	173-303-600	AMD-P	87-09-078	173-421-020	NEW-P	87-15-116
173-245-050	NEW-C	87-04-014	173–303–600	AMD	87-14-029	173-421-030	NEW-P	87-15-116
173-245-050 173-245-055	NEW NEW-C	87–04–020 87–02–050	173–303–610 173–303–610	AMD-P	87-09-078	173-421-100	NEW-P	87-15-116
173-245-055	NEW-C	87–02–030 87–04–014	173-303-610	AMD AMD-P	87–14–029 87–09–078	173–422–130 173–434	AMD NEW-C	8702051 8703045
173-245-055	NEW	87-04-020	173-303-620	AMD	87-14-029	173-434-010	NEW	87-03-043 87-07-041
173-245-060	NEW-C	87-02-050	173-303-660	AMD-P	87-09-078	173-434-020	NEW	87-07-041
173-245-060 173-245-060	NEW-C NEW	87-04-014	173-303-660	AMD	87-14-029	173-434-030	NEW	87-07-041
173-245-060	NEW-C	87–04–020 87–02–050	173–303–801 173–303–801	AMD–P AMD	87–09–078 87–14–029	173–434–050 173–434–100	NEW NEW	87-07-041
173-245-070	NEW-C	87-04-014	173-303-801	AMD-P	87-09-078	173-434-100	NEW	8707041 8707041
173-245-070	NEW	87-04-020	173-303-802	AMD	87-14-029	173-434-120	NEW	87-07-041
173-245-075	NEW-C	87–02–050 87–04–014	173-303-805	AMD-P	87-09-078	173-434-130	NEW	87-07-041
173–245–075 173–245–075	NEW-C NEW	87-04-014 87-04-020	173–303–805 173–303–806	AMD AMDP	87-14-029 87-09-078	173-434-160	NEW NEW	87-07-041
173-245-080	NEW-C	87-02-050	173-303-806	AMD	87–14–029	173–434–170 173–434–190	NEW	8707041 8707041
173-245-080	NEW-C	87-04-014	173-303-809	AMD-P	87-09-078	173-434-200	NEW	87-07-041
173-245-080	NEW	87-04-020	173-303-809	AMD	87-14-029	173-434-210	NEW	8707041
173-245-084 173-245-084	NEW-C NEW-C	87–02–050 87–04–014	173–303–810 173–303–810	AMD-P AMD	87–09–078 87–14–029	173-440-010	NEW-P	87-15-117
173-245-084	NEW	87-04-020	173-303-810	AMD-P	87–14–029 87–09–078	173-440-020 173-440-030	NEW-P NEW-P	87-15-117 87-15-117
173-245-090	NEW-C	87-02-050	173-303-830	AMD	87-14-029	173-440-040	NEW-P	87-15-117
173-245-090	NEW-C	87-04-014	173-303-9901	AMD-P	87-09-078	173-440-100	NEW-P	87-15-117
173–245–090 173–303–017	NEW AMD-P	87–04–020 87–09–078	173-303-9901 173-303-9904	AMD AMD-P	87–14–029 87–09–078	173–440–900 173–450–010	NEW-P	87-15-117
173-303-017	AMD	87-14-029	173-303-9904	AMD-P	8714029	173-450-010	NEW-P NEW-P	87-15-118 87-15-118
173-303-040	AMD-P	8709078	173-303-9905	AMD-P	87-09-078	173-450-030	NEW-P	87-15-118
173-303-040	AMD	87-14-029	173-303-9905	AMD	87-14-029	173-450-040	NEW-P	87-15-118
173–303–045 173–303–045	AMD–P AMD	87–09–078 87–14–029	173–303–9906 173–303–9906	AMD–P AMD	87-09-078	173-450-050	NEW-P	87-15-118
173-303-043	AMD-P	87-09-078	173-303-9907	AMD-P	87-14-029 87-09-078	173–450–060 173–450–070	NEW-P NEW-P	87-15-118 87-15-118
173-303-060	AMD	87-14-029	173-303-9907	AMD	87-14-029	173-450-080	NEW-P	87-15-118
173-303-070	AMD-P	87-09-078	173-304-012	NEW-C	8702035	173-450-090	NEW-P	87-15-118
173-303-070 173-303-071	AMD AMD-P	87-14-029 87-09-078	173–304–012 173–304–012	NEW-C	8704019 8704037	173-450-100	NEW-P	87-15-118
173-303-071	AMD-F	87–03–078 87–14–029	173-304-012	NEW-W NEW-P	87-04-037 87-04-038	173–470–010 173–470–020	NEW-P NEW-P	87-15-119 87-15-119
173-303-081	AMD-P	87-09-078	173-304-012	NEW-W	87-05-035	173-470-020	NEW-P	87-15-119
173-303-081	AMD	87-14-029	173-304-012	NEW-P	8705054	173-470-100	NEW-P	87-15-119
173-303-082 173-303-082	AMD-P AMD	87–09–078 87–14–029	173-304-012	NEW-C	87-08-060	173-470-110	NEW-P	87-15-119
173-303-082	AMD-P	87-14-029 87-09-078	173–304–012 173–304–012	NEW-W NEW-P	87-11-038 87-11-039	173–470–150 173–470–160	NEW-P NEW-P	87–15–119 87–15–110
173-303-084	AMD	87-14-029	173-304-012	NEW-F	87–11–039 87–15–049	173-474-010	NEW-P NEW-P	87-15-119 87-15-120
173-303-090	AMD-P	87-09-078	173-304-100	AMD-P	87-14-060	173-474-020	NEW-P	87-15-120
173–303–090 173–303–101	AMD B	87-14-029	173-304-400	AMD-P	87-14-060	173-474-030	NEW-P	87-15-120
173-303-101	AMD–P AMD	87–09–078 87–14–029	173–304–405 173–304–407	AMD-P NEW-P	87-14-060 87-13-067	173–474–100 173–474–150	NEW-P NEW-P	87-15-120 87-15-120
173–303–102	AMD-P	87-09-078	173-304-407	NEW-P	87-14-060	173-474-150	NEW-P NEW-P	87-15-120 87-15-120
173-303-102	AMD	87-14-029	173-304-430	AMD-P	87-14-060	173-481-010	NEW-P	87-15-121
173-303-103	AMD-P	87-09-078	173-304-440	AMD-P	87-04-038	173-481-020	NEW-P	87-15-121
173–303–103 173–303–120	AMD AMD–P	87–14–029 87–09–078	173-304-440 173-304-440	AMD-W AMD-P	87–05–035 87–05–054	173–481–030 173–481–100	NEW-P NEW-P	87-15-121 87-15-121
505 120		0. 0, 0,0	175-504-770		0. 00-004	1/3-401-100	ME W-P	87-15-121

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173–481–110	NEW-P	87–15–121	180-24-003	NEW	87-04-059	180-75-065	AMD	87-09-010
173-481-150	NEW-P	87-15-121	180-24-005	REP	87-04-059	180-75-070	AMD-P	87–05–048 87–09–010
173-481-160	NEW-P NEW-E	87–15–121 87–03–038	180-24-007 180-24-008	NEW NEW	87–04–059 87–04–059	180-75-070 180-75-075	AMD AMD–P	87–05–010 87–05–048
174-107-261 174-116	AMD-P	87–03–038 87–10–054	180-24-010	REP	87–04–059	180-75-075	AMD	87-09-010
174-116	AMD	87-14-020	180-24-013	NEW	87-04-059	180-75-080	AMD-P	87-05-048
174-116-010	AMD-P	87-10-054	180-24-015	REP	87-04-059	180-75-080	AMD	87-09-010
174-116-010	AMD-C	87-13-029	180-24-016 180-24-017	NEW NEW	87–04–059 87–04–059	180-75-081 180-75-081	NEW-P NEW	87–05–048 87–09–010
174-116-010 174-116-020	AMD AMD–P	87-14-020 87-10-054	180-24-017	REP	87–04–059	180-75-082	NEW-P	87-05-048
174-116-020	AMD-C	87-13-029	180-24-021	NEW	87-04-059	180-75-082	NEW	87-09-010
174-116-020	AMD	87-14-020	180-24-025	REP	87-04-059	180-75-083	NEW-P	87-05-048
174-116-030	AMD-P	87-10-054	180-24-030 180-24-080	REP NEW	87–04–059 87–04–059	180-75-083 180-75-084	NEW NEW-P	87–09–010 87–05–048
174-116-030 174-116-030	AMD-C AMD	87-13-029 87-14-020	180-24-100	REP	87-04-059	180-75-084	NEW	87-09-010
174-116-040	AMD-P	87-10-054	180-24-101	NEW	87-04-059	180-75-085	AMD-P	87-05-048
174-116-040	AMD-C	87-13-029	180-24-102	NEW	87-04-059	180-75-085	AMD	87–09–010 87–05–048
174–116–040	AMD	87-14-020 87-10-054	180-24-110 180-24-112	NEW NEW	87–04–059 87–04–059	180-75-086 180-75-086	NEW-P NEW	87-03-048 87-09-010
174-116-041 174-116-041	AMD–P AMD–C	87-10-034 87-13-029	180-24-115	NEW	87-04-059	180-75-087	AMD-P	87–05–048
174-116-041	AMD	87-14-020	180-24-120	NEW	87-04-059	180-75-087	AMD	87-09-010
174-116-042	AMD-P	87-10-054	180-24-125	NEW	87-04-059	180-75-199 180-75-199	NEW-P NEW	87–05–048 87–09–010
174-116-042 174-116-042	AMD-C AMD	87-13-029 87-14-020	180-24-130 180-24-140	NEW NEW	87–04–059 87–04–059	180-73-199	AMD-P	87–05–010 87–05–049
174-116-042	AMD-P	87-10-054	180-24-200	AMD	87-04-059	180-78	AMD	87-09-011
174-116-043	AMD-C	87-13-029	180-24-300	NEW	87-04-059	180-78-003	NEW-P	87-05-049
174-116-043	AMD	87-14-020 87-10-054	180-24-305 180-24-310	NEW NEW	87–04–059 87–04–059	180-78-003 180-78-005	NEW AMD-P	87–09–011 87–05–049
174-116-044 174-116-044	AMD–P AMD–C	87-10-034 87-13-029	180-24-310	NEW	87-04-059	180-78-005	AMD	87-09-011
174-116-044	AMD	87-14-020	180-24-315	NEW	87-04-059	180-78-010	AMD-P	87-05-049
174-116-045	AMD-P	87-10-054	180-24-320	NEW	87-04-059	180-78-010	AMD	87-09-011
174-116-045	AMD-C AMD	87-13-029 87-14-020	180-24-325 180-24-327	NEW NEW	87–04–059 87–04–059	180-78-025 180-78-025	AMD-P AMD	87–05–049 87–09–011
174-116-045 174-116-050	AMD-P	87-10-054	180-24-330	NEW	87-04-059	180-78-191	NEW-P	87-05-049
174-116-050	AMD-C	87-13-029	180-24-335	NEW	87-04-059	180-78-191	NEW	87-09-011
174-116-050	AMD	87-14-020	180-24-340 180-24-345	NEW NEW	87–04–059 87–04–059	180-78-192 180-78-192	NEW-P NEW	87–05–049 87–09–011
174-116-070 174-116-070	REP-P REP-C	87-10-054 87-13-029	180-24-350	NEW	87-04-059	180-78-193	NEW-P	87–05–049
174-116-070	REP	87-14-020	180-24-355	NEW	87-04-059	180-78-193	NEW	87-09-011
174-116-071	AMD-P	87-10-054	180-24-360	NEW NEW	87–04–059 87–04–059	180–78–194 180–78–194	NEW-P NEW	87–05–049 87–09–011
174–116–071 174–116–071	AMD–C AMD	87-13-029 87-14-020	180–24–365 180–24–370	NEW	87–04–059 87–04–059	180-78-195	NEW-P	87–05–049
174-116-072	AMD-P	87-10-054	180–24–375	NEW	87-04-059	180-78-195	NEW	87-09-011
174-116-072	AMD-C	87-13-029	180-24-380	NEW	87-04-059	180–78–197 180–78–197	NEW-P NEW	87–05–049 87–09–011
174-116-072 174-116-091	AMD AMD-P	87-14-020 87-10-054	180-40-235 180-40-235	AMD–P AMD	87–05–047 87–09–040	180-78-198	NEW-P	87–05–011
174-116-091	AMD-C	87-13-029	180-75-005	AMD-P	87-09-052	180-78-198	NEW	87–09–011
174-116-091	AMD	87-14-020	180-75-005	AMD	87-12-042	180-78-199	NEW-P	87-05-049
174-116-092	AMD-P AMD-C	87-10-054 87-13-029	180–75–015 180–75–015	AMD–P AMD	87–05–048 87–09–010	180–78–199 180–79	NEW AMD–P	87–09–011 87–05–050
174-116-092 174-116-092	AMD-C	87-14-020	180-75-018	NEW-P	87–05–048	180–79	AMD	87-09-012
174-116-119	AMD-P	87-10-054	180-75-018	NEW	87-09-010	180-79-003	NEW-P	87-05-050
174-116-119	AMD-C	87-13-029	180–75–019 180–75–019	NEW-P NEW	87–05–048 87–09–010	180–79–003 180–79–007	NEW NEW-P	87–09–012 87–09–053
174-116-119 174-116-121	AMD AMD–P	87-14-020 87-10-054	180-75-025	AMD-P	87–05–048	180-79-007	NEW	87-12-039
174-116-121	AMD-C	87-13-029	180-75-025	AMD	8709010	180-79-010	AMD-P	87-05-050
174-116-121	AMD	87-14-020	180-75-026	NEW-P	87-05-048	180-79-010	AMD AMD–P	87–09–012 87–05–050
174-116-122 174-116-122	AMD-P AMD-C	87-10-054 87-13-029	180-75-026 180-75-034	NEW NEW-P	87–09–010 87–05–048	180-79-045 180-79-045	AMD-P AMD	87–03–030 87–09–012
174-116-122	AMD-C	87-14-020	180-75-034	NEW	87-09-010	180-79-060	AMD-P	87-05-050
174-116-123	AMD-P	87-10-054	180-75-035	AMD-P	87–05–048	180-79-060	AMD	87–09–012 87–05–050
174-116-123	AMD-C AMD	87-13-029 87-14-020	180-75-035 180-75-037	AMD NEW-P	87–09–010 87–05–048	180-79-065 180-79-065	AMD-P AMD	87–03–030 87–09–012
174-116-123 174-116-126	AMD-P	87-10-054	180-75-037	NEW	87-09-010	180-79-065	AMD-P	87-09-093
174-116-126	AMD-C	87-13-029	180-75-038	NEW-P	87-05-048	180-79-065	AMD	87-13-044
174-116-126	AMD B	87-14-020 87-10-054	180-75-038 180-75-039	NEW NEW-P	87–09–010 87–05–048	180-79-075 180-79-075	AMD-P AMD	87–05–050 87–09–012
174-116-127 174-116-127	AMD-P AMD-C	8710054 8713029	180-75-039	NEW-F NEW	87–03–048 87–09–010	180-79-075	AMD-P	87-09-093
174-116-127	AMD	87-14-020	180-75-040	AMD-P	87-05-048	180-79-075	AMD	87-13-044
174-116-190	REP-P	87-10-054	180-75-040	AMD NEW D	87–09–010 87–05–048	180-79-080 180-79-080	AMD–P AMD	87–05–050 87–09–012
174-116-190 174-116-260	REP REP–P	87-14-020 87-10-054	180-75-042 180-75-042	NEW-P NEW	87–05–048 87–09–010	180-79-086	AMD-P	87–05–012 87–05–050
174-116-260	REP	87-14-020	180-75-043	NEW-P	87-05-048	180-79-086	AMD	87-09-012
180-16-210	AMD-P	87-09-051	180-75-043	NEW D	87-09-010	180-79-115	AMD-P	87–05–050 87–09–012
180-16-210 180-16-221	AMD AMD-P	87-12-043 87-09-092	180-75-044 180-75-044	NEW-P NEW	87–05–048 87–09–010	180-79-115 180-79-230	AMD AMD–P	87–09–012 87–05–050
180-16-221	AMD	87-12-040	180-75-065	AMD-P	87–05–048	180-79-230	AMD	87-09-012

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
180-79-300	NEW-P	87-05-050	180-79-384	NEW	8709012	196–16–007	AMD-P	87-08-052
180-79-300	NEW	87-09-012	18079386	NEW-P	8705050	19616007	AMD	87-13-005
180-79-305	NEW-P	87-05-050	180-79-386	NEW	87-09-012	19616010	AMD-P	87-08-052
180-79-305 180-79-310	NEW NEW-P	87-09-012 87-05-050	180-79-388 180-79-388	NEW-P	87-05-050	196-16-010	AMD	87-13-005
180-79-310	NEW-P	87-03-030 87-09-012	180-79-388	NEW NEW-P	87-09-012 87-05-050	196-20-020 196-20-020	AMD-P AMD	87-08-052
180-79-312	NEW-P	87-05-050	180-79-390	NEW-P	87–03–030 87–09–012	196-20-030	AMD-P	87-13-005 87-08-052
180-79-312	NEW	87-09-012	180-79-392	NEW-P	87-05-050	196-20-030	AMD	87-13-005
180-79-315	NEW-P	87-05-050	180-79-392	NEW	8709012	196-24-050	AMD-P	87-08-052
180-79-315	NEW	87-09-012	180-79-394	NEW-P	87-05-050	196-24-050	AMD	87-13-005
180-79-317 180-79-317	NEW-P NEW	87-05-050 87-09-012	180-79-394 180-79-396	NEW	87-09-012	196-24-070	REP-P	87-08-052
180-79-317	NEW-P	87-05-050	180-79-396	NEW-P NEW	87-05-050 87-09-012	196-24-070 196-24-085	REP AMD-P	87-13-005 87-08-052
180-79-320	NEW	87-09-012	180-79-398	NEW-P	87-05-050	196-24-085	AMD-F	87-13-005
180-79-322	NEW-P	87-05-050	180-79-398	NEW	87-09-012	196-24-100	NEW-P	87-08-052
180-79-322	NEW	87-09-012	180-85-020	AMD~P	87-09-094	196-24-100	NEW	87-13-005
180-79-324 180-79-324	NEW-P	87-05-050	180-85-020	AMD	87-12-041	196-24-105	NEW-P	87-08-052
180-79-324	NEW NEW-P	8709012 8705050	180-85-045 180-85-045	AMD-P AMD	87-05-051 87-09-013	196-24-105	NEW B	87-13-005
180-79-326	NEW	87-09-012	180-85-220	AMD-P	87-05-051	196-24-110 196-24-110	NEW-P NEW	87–08–052 87–13–005
180-79-328	NEW-P	87-05-050	180-85-220	AMD	87-09-013	196-26-010	REP-P	87-07-046
180-79-328	NEW	87-09-012	180-85-225	AMD-P	87-05-051	196-26-010	REP-P	87-13-057
180-79-330 180-79-330	NEW-P	87-05-050	180-85-225	AMD	87-09-013	196-26-010	REP-E	87-14-088
180-79-330	NEW NEW-P	8709012 8705050	180-90-125 180-90-125	NEW-P NEW	87-05-052	196-26-020	NEW-P	87-07-046
180-79-332	NEW	87-09-012	180-90-141	NEW-P	8709039 8705052	196-26-020 196-26-020	NEW-P NEW-E	87-13-057 87-14-088
180-79-334	NEW-P	87-05-050	180-90-141	NEW	87-09-039	196-27-020	AMD-P	87-08-052
180-79-334	NEW	87-09-012	180-90-160	AMD-P	87-05-052	196-27-020	AMD	87-13-005
180-79-336	NEW-P	87-05-050	180-90-160	AMD	87-09-039	204-08-010	AMD-P	87-13-034
180-79-336 180-79-338	NEW NEW-P	87-09-012 87-05-050	182-08-060 182-08-060	AMD-E AMD-E	87-11-003 87-14-004	204-08-010 204-65-010	AMD NEW	87-16-032
180-79-338	NEW	87-09-012	182-08-060	AMD-E	87-15-025	204-65-020	NEW	8704065 8704065
180-79-340	NEW-P	87-05-050	182-12-126	REP-E	87-11-003	204-65-030	NEW	87-04-065
180-79-340	NEW	87-09-012	182-12-126	REP-E	8714004	204-65-040	NEW	87-04-065
180-79-342 180-79-342	NEW-P NEW	8705050 8709012	182-12-126 182-12-127	REP-P NEW-E	87-15-025	204-65-050	NEW	87-04-065
180-79-344	NEW-P	87–05–012 87–05–050	182-12-127	NEW-E	8711003 8714004	204-65-060 204-76-99001	NEW AMD-P	87-04-065 87-15-078
180-79-344	NEW	87-09-012	182-12-127	NEW-P	87-15-025	204-76-99002	AMD-P	87-15-078
180-79-346	NEW-P	87-05-050	182-12-210	AMD-E	87-04-016	204-76-99005	NEW-P	87-15-078
180-79-346 180-79-348	NEW NEW-P	87-09-012 87-05-050	182-12-210 182-12-210	AMD-P AMD	87-04-039	204-90-030	AMD-P	87-15-077
180-79-348	NEW	87–03–030 87–09–012	192-09-064	NEW-E	87-07-034 87-15-026	204–91–050 204–91–050	AMD-P AMD	87-13-048 87-16-033
180-79-350	NEW-P	87-05-050	192-12-005	NEW-P	87-08-049	204–91–060	AMD-P	87–13–048
180-79-350	NEW	87-09-012	192-12-005	NEW	87-12-021	204-91-060	AMD	87-16-033
180-79-352 180-79-352	NEW-P NEW	8705050 8709012	192-12-011 192-12-011	NEW-P NEW	87-08-049	212-32-015	AMD-P	87-14-075
180-79-354	NEW-P	87-05-050	192-12-011	NEW-P	87-12-021 87-08-049	212-51-001 212-51-001	NEW-P NEW	87–03–053 87–06–044
180-79-354	NEW	87-09-012	192-12-012	NEW	87-12-021	212-51-005	NEW-P	87-03-053
180-79-356	NEW-P	87-05-050	192-12-042	AMD-P	87-16-052	212-51-005	NEW	87-06-044
180-79-356 180-79-358	NEW NEW-P	87-09-012 87-05-050	192-12-141 192-12-141	AMD-P	87-08-049	212-51-010	NEW-P	87-03-053
180-79-358	NEW-F	87-09-012	192-12-141	AMD NEW	87-12-021 87-03-006	212-51-010 212-51-015	NEW NEW-P	87–06–044 87–03–053
180-79-360	NEW-P	87-05-050	192-23	AMD-P	87-08-049	212-51-015	NEW	87–03–033 87–06–044
180-79-360	NEW	87-09-012	192–23	AMD	87-12-021	212-51-020	NEW-P	87-03-053
180-79-362 180-79-362	NEW-P NEW	87–05–050 87–09–012	192-23-011	AMD-P	87-08-049	212-51-020	NEW	87-06-044
180-79-364	NEW-P	87-09-012 87-05-050	192-23-011 192-23-012	AMD AMD-P	87-12-021 87-08-049	212-51-025 212-51-025	NEW-P NEW	87-03-053
180-79-364	NEW	87-09-012	192-23-012	AMD	87-12-021	212-51-025	NEW-P	87–06–044 87–03–053
180-79-366	NEW-P	87-05-050	192-23-014	AMD-P	87-08-049	212-51-030	NEW	87-06-044
180-79-366 180-79-368	NEW NEW-P	87-09-012	192-23-014	AMD	87-12-021	212-51-035	NEW-P	87-03-053
180-79-368	NEW-P	87-05-050 87-09-012	192-23-015 192-23-016	AMD-W AMD-P	87-08-049 87-08-049	212-51-035 212-51-040	NEW D	87-06-044
180-79-370	NEW-P	87-05-050	192-23-016	AMD	87-12-021	212-51-040	NEW-P NEW	87–03–053 87–06–044
180-79-370	NEW	87-09-012	192-23-018	NEW-P	8708049	212-51-045	NEW-P	87-03-053
180-79-372 180-79-372	NEW-P	87-05-050	192-23-018	NEW	87-12-021	212-51-045	NEW	87-06-044
180-79-372	NEW NEW-P	87–09–012 87–05–050	192-23-051 192-23-051	AMD-P AMD	87–08–049 87–12–021	212-51-050 212-51-050	NEW-P	87-03-053
180-79-374	NEW	87-09-012	192-23-800	AMD-P	87-08-049	212-31-030	NEW AMD-P	87-06-044 87-09-082
180-79-376	NEW-P	87-05-050	192-23-800	AMD	87-12-021	220-16-075	AMD-C	87–09–082 87–12–086
180-79-376 180-79-378	NEW D	87-09-012	192-23-810	AMD-P	87-08-049	220-16-075	AMD	8715059
180-79-378	NEW-P NEW	87-05-050 87-09-012	192-23-810 196-08-085	AMD REP-P	87-12-021 87-08-052	220-16-38500A	NEW-E	87-08-034
180-79-380	NEW-P	87-05-050	196-08-085	REP-P	87-13-005	220-16-395 220-16-395	NEW-P NEW	87–03–056 87–09–066
180-79-380	NEW	8709012	196-12-010	AMD-P	87-08-052	220-20-018	NEW-P	87-13-010
180-79-382 180-79-382	NEW-P NEW	87-05-050	196-12-010	AMD	87-13-005	220-20-018	NEW-W	87-14-032
180-79-384	NEW-P	87-09-012 87-05-050	196-12-020 196-12-020	AMD–P AMD	87-08-052 87-13-005	220-20-02000U	REP-E	87-15-015
, 501	1	o. 05-050	170-12-020	AINI D	01-13-003	220-20-02000V	NEW-E	87–15–015

WAC #		WSR #	WAC #		WSR #	_	WAC #		WSR #
220-20-02000V	REP-E	87-15-060	220-44-09000A	NEW-E	87-14-048		220-52-069	AMD-P	87-12-063
220-20-050	NEW-P	87-13-010	220-44-09000B	NEW-E	87-15-046		220-52-069	AMD	87-15-022
220-20-055	NEW-P	87-13-010	220-47-301	AMD-P	87-09-082		220-52-071	AMD-P	87-12-063
220-22-030	AMD-P	87-09-082 87-12-086	220-47-301 220-47-301	AMD-C AMD	87-12-086 87-15-059		220-52-071 220-52-07100B	AMD NEW-E	87-15-022 87-08-047
220-22-030 220-22-030	AMD-C AMD	87-12-086 87-15-059	220-47-301	AMD-P	87-09-082		220-52-07100B	REP-E	87-09-025
220-24-02000S	NEW-E	87-10-003	220-47-311	AMD-C	87-12-086	+	220-52-07100C	NEW-E	87-09-025
220-24-02000S	REP-E	87-11-006	220-47-311	AMD	87-15-059		220-52-07200A	NEW-E	87-04-004
220-24-02000T	NEW-E	87-11-006	220-47-312	AMD-P	87-09-082		220-52-073	AMD-P	87-12-063
220-24-02000T	REP-E	87-11-023	220-47-312	AMD-C	87-12-086		220-52-073	AMD	87-15-022
220-24-02000U	NEW-E	87-11-023	220-47-312	AMD	87-15-059		220-52-075	AMD-P	87-12-063
220-24-02000U 220-24-02000V	REP-E NEW-E	87-15-060 87-15-060	220-47-313 220-47-313	AMD-P AMD-C	87-09-082 87-12-086		220-52-075 220-52-35000B	AMD NEW-E	87-15-022 87-08-047
220-24-02000V 220-24-02000V	REP-E	87-15-097	220-47-313	AMD	87-15-059	İ	220-55-025	AMD-P	87–03–056
220-24-02000W	NEW-E	87-15-097	220-47-401	AMD-P	87-09-082	1	220-55-025	AMD	87-09-066
220-24-02000W	REP-E	87-16-017	220-47-401	AMD-C	87-12-086	1	220-55-02500A	NEW-E	87-08-048
220-24-02000X	NEW-E	87-16-017	220-47-401	AMD	87-15-059	1	220-55-065	AMD-P	87–03–056
220-24-02000X	REP-E	87-16-049	220-47-402	AMD-P AMD-C	87-09-082		220–55–065	AMD	87-09-066
220-24-02000Y 220-28-624	NEW-E REP-E	87-16-049 87-03-008	220–47–402 220–47–402	AMD-C AMD	87-12-086 87-15-059		220-56-115 220-56-115	AMDP AMD	87–03–056 87–09–066
220-28-625	NEW-E	87-03-008	220-47-403	AMD-P	87-09-082	1	220-56-11500E	NEW-E	87-08-048
220-28-625	REP-E	87-05-002	220-47-403	AMD-C	87-12-086		220-56-120	AMD-P	87-03-056
220-32-02200S	NEW-E	87-04-013	220-47-403	AMD	87-15-059		220-56-120	AMD	8709066
220-32-02000C	NEW-E	87-14-005	220-47-411	AMD-P	87-09-082		220-56-180	AMD-P	87-03-056
220-32-03000E	NEW-E	87-05-037	220-47-411	AMD-C	87-12-086 87-15-059	1	220-56-180	AMD-C	87-08-005
220-32-03000E 220-32-03000F	REP-E NEW-E	87–06–037 87–14–005	220-47-411 220-47-412	AMD AMD–P	87–13–039 87–09–082		220-56-180 220-56-18000T	AMD NEW-E	87–08–006 87–06–035
220-32-03000F	REP-E	87-14-018	220-47-412	AMD-C	87-12-086		220-56-18000T	REP-E	87-07-020
220-32-03000G	NEW-E	87-14-018	220-47-412	AMD	87-15-059		220-56-18000U	NEW-E	87-07-020
220-32-03000G	REP-E	87-14-033	220-47-413	AMD-P	87-09-082	1	220-56-190	AMD-P	87-03-056
220-32-03000H	NEW-E	87-14-033	220-47-413	AMD-C	87-12-086		220-56-190	AMD	87–09–066
220-32-04100J	NEW-E	87-11-059	220–47–413 220–47–414	AMD AMD-P	87-15-059 87-09-082		220-56-19000G	NEW-E REP-E	87-11-021 87-14-003
220-32-05100H 220-32-05100I	NEW-E NEW-E	87-05-037 87-14-008	220-47-414	AMD-F	87-12-086		220-56-19000G 220-56-19000H	NEW-E	87-14-003 87-14-003
220-32-05100I 220-32-05100I	REP-E	87-14-025	220-47-414	AMD	87-15-059		220-56-19000H	REP-E	87-15-006
220-32-05100J	NEW-E	87-14-025	220-47-50101	REP-P	87-09-082		220-56-190001	NEW-E	87-15-006
220-32-05100J	REP-E	87-14-033	220-47-50101	REP-C	87-12-086		220-56-190001	REP-E	87-15-014
220-32-05100K	NEW-E REP-E	87-14-033 87-15-007	220–47–50101 220–47–50201	REP REP-P	87-15-059 87-09-082		220-56-19000J 220-56-19000J	NEW-E REP-E	87-15-014 87-15-023
220-32-05100K 220-32-05100L	NEW-E	87-15-007 87-15-007	220-47-50201	REP-C	87-12-086		220-56-19000K	NEW-E	87–15–023 87–15–023
220–32–05100L	REP-E	87-15-071	220-47-50201	REP	87-15-059		220-56-19000K	REP-E	87-15-047
220-32-05100M	NEW-E	87-15-071	220-47-503	REP-P	87-09-082	-	220-56-19000L	NEW-E	87-15-047
220-32-05500T	NEW-E	87-11-033	220-47-503	REP-C	87-12-086	1	220-56-19000L	REP-E	87-15-075
220–32–05900K	NEW-E NEW-E	87–09–065 87–09–084	220–47–503 220–47–800	REP NEW-E	8715059 8716006		220-56-19000M 220-56-19000M	NEW-E REP-E	87-15-075 87-16-005
220–32–05900L 220–32–05900M	NEW-E	87-13-011	220-47-800	REP-E	87-16-056		220-56-19000M	NEW-E	87–16–005 87–16–005
220–32–05900N	NEW-E	87-15-071	220-47-801	NEW-E	87-16-056		220-56-19000N	REP-E	87-16-050
220-36-021	AMD-P	87-15-131	220-48-011	AMD	87-04-003	1	220-56-19000P	NEW-E	87-16-050
220-36-02100J	NEW-E	87-15-005	220–48–015	AMD	87-04-003		220-56-19000P	REP-E	87-16-055
220–36–02100J	REP-E	87-15-062	220-48-01500W	NEW-E	87–04–028 87–05–002	1	220-56-19000Q 220-56-195	NEW-E	87–16–055 87–03–056
220-36-02100K 220-36-02100K	NEW-E REP-E	87-15-062 87-15-130	220-48-01500X 220-48-01500X	NEW-E REP-E	87–03–002 87–07–007		220-56-195	AMD-P AMD	87–03–030 87–09–066
220-36-02100L	NEW-E	87-15-130	220-48-01500Y	NEW-E	87-07-007		220-56-19500F	NEW-E	87-15-058
220-36-02100L	REP-E	87-16-051	220-48-01500Y	REP-E	87-08-010		220-56-19900A	NEW-E	87-15-013
220-36-02100M	NEW-E	87-16-051	220-48-01500Z	NEW-E	87-08-010		220-56-205	AMD-P	87–03–056
220-36-022	AMD-P	87-15-131	220-48-017	AMD AMD	87-04-003		220-56-24500A	NEW-E NEW-E	87–07–006 87–13–007
220-36-024 220-36-02500A	AMD-P NEW-E	87-15-131 87-13-035	220-48-025 220-48-026	AMD	87–04–003 87–04–003	1	220-56-24500B 220-56-295	AMD-P	87–13–007 87–03–056
220-36-02500Y	NEW-E	87–13–033 87–10–031	220-48-027	AMD	87-04-003		220-56-295	AMD	87–09–066
220-36-02500Y	REP-E	87-12-004	220-48-032	AMD	87-04-003		220-56-29500C	NEW-E	87-08-048
220-36-02500Z	NEW-E	87-12-004	220-48-046	REP	8704003		220-56-310	AMD-P	87-03-056
220-36-02500Z	REP-E	87-12-062	220-48-056	REP	87-04-003		220-56-310	AMD	87-09-066
220-40-021 220-40-02100U	AMD-P NEW-E	87-15-131 87-15-005	220-48-06200B	NEW-E NEW-E	87–09–050 87–09–055		220-56-31000H	NEW-E AMD-P	8708048 8703056
220-40-021000	AMD-P	87-15-003 87-15-131	220-49-02000A 220-49-02000A	REP-E	87-10-004		220–56–320 220–56–320	AMD-F AMD	87–09–066
220-40-024	AMD-P	87-15-131	220-49-02000U	NEW-E	87-10-004		220-56-32000A	NEW-E	87-08-048
220-44-050	AMD-P	87-04-070	220-49-02000U	REP-E	87-11-002		220-56-32500H	NEW-E	87-11-022
220-44-050	AMD	87-07-042	220-49-02000V	NEW-E	87-11-002		220-56-32500J	NEW-E	87-11-031
220-44-05000D	NEW-E	87-09-016	220-49-02000V	REP-E	87-13-028		220-56-350	AMD-P	87–03–056
220-44-05000D 220-44-05000E	REP-E NEW-E	87–09–030 87–09–030	220-49-02000W 220-52-03000D	NEW-E NEW-E	87–13–028 87–08–047		220-56-350 220-56-35000C	AMD NEW-E	87–09–066 87–08–048
220-44-05000E	REP-E	87-09-083	220-52-046	AMD	87-05-038		220-56-35000C	NEW-E	87-12-030
220-44-05000F	NEW-E	87-09-083	220-52-05300R	NEW-E	87-08-047		220-56-360	AMD-P	87-03-056
220-44-05000F	REP-E	87-15-096	220-52-05300S	NEW-E	87-11-022		220-56-360	AMD	87-09-066
220-44-05000G	NEW-E	87-15-096	220-52-05300T	NEW-E	87-11-031		220–56–36000N	NEW-E	87-06-034
220 <u>–44</u> –060 220 <u>–44</u> –070	REP REP	87–04–003 87–04–003	220–52–063 220–52–063	AMD–P AMD	87-12-063 87-15-022		220–56–372 220–56–372	AMD-P AMD	87–03–056 87–09–066
220 41 010	ND:	37 04-003	1 220 32-003	. 11110	3. 13 022	I	223 30 312	111111	01-07-7000

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
22056-37200A	NEW-E	87-08-048	220–57–510	AMD-P	87–03–056	222-20-010	AMD-P	87-10-018
220-56-380	AMD-P	87-03-056	220-57-510	AMD	87–09–066	222-20-020	AMD-P	87-10-018
220-56-380	AMD	8709066	220-57-51500B	NEW-E	87-09-024	222-20-040	AMD-P	87-10-018
220-57-130	AMD-P	87–03–056	220-57-520	AMD-P	87-03-056	222-20-060	AMD-P	87-10-018
220-57-130	AMD	87–09–066	220-57-520	AMD	87-09-066	222-20-090	AMD-P	87-10-018
220-57-13000K 220-57-135	NEW-E AMD-P	87-15-061 87-03-056	220-57-525 220-57-525	AMD-P AMD	87-03-056	222-20-100	AMDP NEWP	87-10-018 87-10-018
220-57-135	AMD-F AMD	87–03–036 87–09–066	220-57A-175	AMD-P	87–09–066 87–03–056	222-20-120 222-24-010	AMD-P	87-10-018
220-57-135001	NEW-E	87-15-061	220-57A-175	AMD	87-09-066	222-24-010	AMD-P	87-10-018
220-57-138	AMD-P	87-03-056	220-57A-180	AMD-P	87-03-056	222-24-025	AMD-P	87-10-018
220-57-155	AMD-P	87-03-056	220-57A-180	AMD	8709066	222-24-030	AMD-P	87-10-018
220-57-155	AMD	87-09-066	220-76-030	REP-P	87-04-071	222-24-035	AMD-P	87-10-018
220-57-160 220-57-160	AMD-P AMD	87–03–056 87–09–066	220-77-010 220-77-010	NEW-P NEW	87-04-071 87-08-033	222-24-040 222-24-050	AMD-P AMD-P	87-10-018 87-10-018
220-57-16000F	NEW-E	87–05–000 87–07–011	220-77-010	NEW-P	87–04–071	222-24-060	AMD-P	87-10-018 87-10-018
220-57-175	AMD-P	87-03-056	220-77-020	NEW	87-08-033	222-30-020	AMD-P	87-10-018
220-57-175	AMD	8709066	220-77-030	NEW-P	87-04-071	222-30-030	AMD-P	87-10-018
220-57-215	AMD-P	87–03–056	220-77-030	NEW	87-08-033	222-30-040	AMD-P	87-10-018
220-57-215 220-57-220	AMD AMD–P	87–09–066 87–03–056	220-77-040 220-77-040	NEW-P NEW	87–04–071 87–08–033	222–30–050 222–30–060	AMD-P AMD-P	87-10-018 87-10-018
220-57-220	AMD-F	87–03–036 87–09–066	220-77-040	NEW-P	87–08–033 87–04–071	222-30-000	AMD-P	87-10-018 87-10-018
220-57-235	AMD-P	87-03-056	220-77-050	NEW	87-08-033	222-30-090	AMD-P	87-10-018
220-57-235	AMD	87-09-066	220-77-060	NEW-P	87-04-071	222-30-100	AMD-P	87-10-018
220-57-240	AMD-P	87–03–056	220-77-060	NEW	87-08-033	222-34-010	AMD-P	87-10-018
220-57-240 220-57-24200B	AMD NEW-E	87–09–066 87–13–011	220-77-070 220-77-070	NEW-P NEW	87–04–071 87–08–033	222-34-020 222-34-030	AMD–P AMD–P	87-10-018 87-10-018
220-57-250 220-57-250	AMD-P	87–13–011 87–03–056	220-77-070	NEW	87–04–003	222-34-030	AMD-P	87–10–018 87–10–018
220-57-250	AMD	87-09-066	220-87-020	NEW	87-04-003	222-38-020	AMD-P	87-10-018
220-57-270	AMD-P	87-03-056	220-110-010	AMD-P	87-08-062	230-02-240	NEW-P	87-06-013
220-57-270	AMD	87–09–066	220-110-010	AMD	87-15-086	230-02-245	NEW-P	87-06-013
220-57-280 220-57-280	AMD-P AMD	87–03–056 87–09–066	220-110-020 220-110-020	AMD-P AMD	87-08-062 87-15-086	230–02–350 230–02–350	AMD-P AMD	87–03–024 87–07–038
220-57-290	AMD-P	87–03–056	220-110-030	AMD-P	87-08-062	230-04-020	AMD-P	87-06-008
220-57-290	AMD	8709066	220-110-030	AMD	87-15-086	230-04-020	AMD	87-09-043
220-57-290001	NEW-E	87-10-016	220-110-040	AMD-P	87–08–062 87–15–086	230-04-020	AMD	87-10-017
220-57-300 220-57-300	AMD-P AMD	87–03–056 87–09–066	220-110-040 220-110-050	AMD AMD-P	87–13–086 87–08–062	230-04-020 230-04-020	AMD-P AMD-E	87-15-050 87-15-053
220-57-310	AMD-P	87–03–056	220-110-050	AMD	87-15-086	230-04-123	AMD-P	87-06-008
220-57-310	AMD	87-09-066	220-110-060	AMD-P	87-08-062	230-04-123	AMD	87-09-043
220-57-31000F	NEW-E AMD-P	87–08–048 87–03–056	220-110-060	AMD AMD-P	87-15-086 87-08-062	230-04-140	AMD-P	87-06-008
220-57-315 220-57-315	AMD-P AMD	87–03–036 87–09–066	220-110-080 220-110-080	AMD-P AMD	87-15-086	230-04-140 230-04-145	AMD AMD–P	87–09–043 87–03–024
220-57-31500F	NEW-E	87-09-014	220-110-090	AMD-P	87-08-062	230-04-145	AMD-P	87-06-008
220-57-31500F	REP-E	87-09-024	220-110-090	AMD	87-15-086	230-04-145	AMD	87-07-038
220–57–31500G	NEW-E AMD-P	87-09-024	220-110-100	AMD-P AMD	87-08-062	230-04-145	AMD	87-09-043
220-57-335 220-57-335	AMD-P AMD	87–03–056 87–09–066	220-110-100 220-110-110	AMD-P	87-15-086 87-08-062	230–04–145 230–04–145	AMD-P AMD	87-11-016 87-15-052
220-57-380	AMD-P	87–03–056	220-110-110	AMD	87-15-086	230-04-190	AMD-P	87–15–050
220-57-380	AMD	87-09-066	220-110-120	AMD-P	87-08-062	230-04-190	AMD-E	87-15-053
220-57-385	AMD-P	87-03-056	220-110-120	AMD	87-15-086	230-04-201	AMD-P	87-03-024
220-57-385 220-57-38500L	AMD NEW-E	87-09-066 87-13-024	220-110-140 220-110-140	AMD-P AMD	87–08–062 87–15–086	230-04-201 230-04-201	AMD-C AMD-P	87–07–037 87–15–050
220-57-38500L	REP-E	87-15-061	220-110-190	AMD-P	87-08-062	230-04-201	AMD-E	87–15–053
220-57-38500M	NEW-E	87-15-061	220-110-190	AMD	87-15-086	230-04-900	REP-P	87-15-050
220-57-410	AMD-P	87-03-056	220-110-200	AMD-P	87–08–062	230-08-010	AMD-P	87-13-047
220-57-410 220-57-415	AMD AMD-P	87–09–066 87–03–056	220-110-200 220-110-210	AMD AMD–P	87–15–086 87–08–062	230-08-170 230-08-170	AMD-P AMD-P	87-11-011 87-13-047
220-57-415	AMD	87-09-066	220-110-210	AMD	87-15-086	230-12-200	AMD-P	87-15-050
220-57-42500J	NEW-E	87-14-003	220-110-220	AMD-P	87-08-062	230-12-305	NEW-P	87-06-008
220-57-445	AMD-P	87–03–056	220-110-220	AMD	87-15-086	230–12–305	NEW	87-09-043
220-57-445 220-57-460	AMD AMD–P	87–09–066 87–03–056	220-110-320 220-110-320	AMD-P AMD	87–08–062 87–15–086	230–20–064 230–20–064	AMD-P AMD-C	87–03–024 87–07–037
220-57-460	AMD	87–09–066	220-110-340	AMD-P	87-08-062	230-20-064	AMD-P	87–07–037 87–09–041
220-57-46000Q	NEW-E	87-13-006	220-110-340	AMD	87-15-086	230-20-064	AMD-E	87-09-042
220-57-46000Q	REP-E	87-13-024	220-110-350	AMD-P	87-08-062	230-20-064	AMD	87-13-045
220-57-46000R 220-57-46000R	NEW-E REP-E	87-13-024 87-14-033	220–110–350 222	AMD AMD-C	87-15-086 87-15-063	230–20–380 230–20–380	AMD-P AMD	87–03–024 87–07–038
220-57-46000K	NEW-E	87-14-033	222-08-035	NEW-P	87-10-018	230-20-380	AMD-P	87–07–038 87–11–011
220-57-473	AMD-P	87-03-056	222-08-040	AMD-P	87-10-018	230-20-380	AMD-C	87–15–051
220-57-473	AMD	8709066	222-12-030	AMD-P	87-10-018	230-30-050	AMD-P	87-11-011
220-57-495 220-57-495	AMD-P AMD	87–03–056 87–09–066	222-12-040 222-12-045	AMD-P NEW-P	87-10-018 87-10-018	230–30–050 230–30–060	AMD-P AMD	87-13-047
220-57-49500E	NEW-E	87–09–066 87–08–048	222-12-043	AMD-P	87-10-018 87-10-018	230-30-060	AMD	87–03–023 87–03–023
220-57-505	AMD-P	87-03-056	222-16-010	AMD-P	87-10-018	230-30-070	AMD-P	87-11-011
220-57-505	AMD	87-09-066	222-16-030	AMD-P	87-10-018	230–30–070	AMD-P	87-13-047
220-57-50500L 220-57-50500M	NEW-E NEW-E	87–08–048 87–09–024	222-16-040 222-16-050	REP–P AMD–P	87-10-018 87-10-018	230–30–075 230–30–075	AMD-P AMD-P	87–11–011 87–13–047
		U. U. U.	1 222 .3 050			1 250 50 0.5	/ 11.1D-1	3, 13-0-1

200-30-101 AMD-P 87-1-051 248-19-238 NEW-P 87-10-081 248-100-086 REP-P 87-10-091 249-10-106 AMD-P 87-1-071 248-89-100 NEW-P 87-10-081 248-10-091 249-10-09	WAC #	·	WSR #	WAC #		WSR #	WAC #		WSR #
220-30-106 AMD-P 87-11-017	230-30-103		87-11-011			87-06-048	248-100-085		87–07–039
220-30-106 AMD-P 87-11-051 248-97-010 NEW-P 87-12-088 248-100-006 NEW- 87-11-052 220-30-106 NEW-P 87-15-051 248-97-000 NEW-P 87-12-088 248-100-008 NEW-P 87-12-052 220-30-00-009 NEW-P 87-10-082 248-100-009 NEW-P 87-12-088 248-100-009 NEW-P 87-12-082 248-100-100 NEW-P 87-12-092 248-1									
220-30-106									
203-09-99 REP. 87-11-011 248-97-030 NEWP 87-11-088 248-100-091 NEWP 87-11-032 230-00-010 NEWP 87-11-032 230-00-010 NEWP 87-11-032 230-00-010 NEWP 87-10-032 230-00-012 NEWP 87-10-032 230-00							4		
230-09-99 REP									
232-12-024 AMD-P 87-06-066 248-97-060 NEW-P 87-12-088 248-100-095 REP-P 87-07-039 232-12-12-167 NEW-P 87-12-067 NEW-P 87-12-088 248-100-095 REP 87-10-139 232-12-136 NEW-P 87-12-086 248-97-100 NEW-P 87-12-088 248-100-100 REP 87-07-039 232-12-136 NEW-P 87-12-086 248-97-100 NEW-P 87-12-088 248-100-105 REP 87-07-039 232-12-136 NEW-P 87-12-074 248-97-100 NEW-P 87-12-088 248-100-105 REP 87-07-039 232-12-141 AMD-P 87-12-074 248-97-100 NEW-P 87-12-088 248-100-110 REP 87-07-039 232-12-141 AMD-P 87-12-074 248-97-100 NEW-P 87-12-088 248-100-110 REP 87-07-039 232-12-169 NEW 87-12-089 248-100-110 REP 87-07-039 232-12-181 AMD-W 87-12-076 248-97-100 NEW-P 87-12-088 248-100-110 REP 87-07-039 232-12-181 AMD-W 87-12-076 248-97-100 NEW-P 87-12-088 248-100-110 REP 87-07-039 232-12-181 AMD-W 87-12-076 248-97-100 NEW-P 87-12-088 248-100-100 REP 87-07-039 232-12-181 AMD-W 87-12-076 248-97-100 NEW-P 87-12-088 248-100-100 REP-P 87-07-039 232-12-181 AMD-W 87-12-076 248-97-100 NEW-P 87-12-088 248-100-100 REP-P 87-07-039 232-12-181 AMD-W 87-14-081 248-100-000 REP-P 87-10-039 232-12-181 AMD-W 87-14-081 248-100-000 REP-P 87-10-039 232-12-181 AMD-W 87-14-081 248-100-000 REP-P 87-10-039 232-14-010 AMD-W 87-14-081 248-100-000 REP-P 87-10-039 232-14-010 AMD-W 87-14-081 248-100-000 REP-P 87-10-039 232-14-010 AMD-W 87-14-081 248-100-000 REP-P 87-07-039 248-100-100 REP-P 87-07-039 232-14-010 AMD-W 87-14-081 248-100-000 REP-P 87-07-039 248-100-100 REP-P 87-07-039								NEW-P	
232-12-024									
232-12-131 AMD-P 87-12-083									
232-12-131 AMD—P 87-12-047 232-12-131 AMD—P 87-12-047 232-12-136 AMD—P 87-12-046 248-97-100 NEW—P 87-12-088 248-100-100 REP—P 87-10-047 232-12-136 NEW—P 87-12-068 248-97-100 NEW—P 87-12-088 248-100-100 REP—P 87-10-047 232-12-141 AMD—P 87-12-076 232-12-141 AMD—P 87-12-076 232-12-141 AMD—P 87-12-076 248-97-150 NEW—P 87-12-088 248-100-110 REP—P 87-10-047 232-12-169 NEW—P 87-12-076 232-12-169 NEW—P 87-05-030 232-12-169 NEW—P 87-12-076 232-12-169 NEW—P 87-14-081 248-100-10 REP—P 87-07-039 232-12-169 NEW—P 87-14-081 248-100-10 REP—P 87-07-039 232-12-276 NEW—P 87-14-081 248-100-10 REP—P 87-07-039 232-12-276 NEW—P 87-14-081 232-12-276 NEW—P 87-14-081 232-12-276 NEW—P 87-14-081 232-12-276 NEW—P 87-15-083 232-12-276 NEW—P 87-15-083 232-12-276 NEW—P 87-15-083 232-12-276 NEW—P 87-15-083 232-12-276 NEW—P 87-16-0000 REP—P 87-07-039 232-12-276 NEW—P 87-16-0000 REP—P 87-07-039 232-14-010 NEW—P 87-15-083 232-12-276 NEW—P 87-15-083 232-12-276 NEW—P 87-15-083 232-12-28-100 NEW—P 87-15-083 232-12-28-100 NEW—P 87-15-083 232-28-110 NEW—P 87-15-083 232-28-110 NEW—P 87-15-083 232-28-110 NEW—P 87-16-080 232-2							t .		
232-12-136 NEW-P 87-08-068 248-97-10 NEW-P 87-12-088 248-100-105 REP_P 87-07-039 232-12-141 AMD_P 87-12-071 248-97-120 NEW-P 87-12-088 248-100-110 REP_P 87-07-039 232-12-141 AMD_P 87-12-071 248-97-130 NEW-P 87-12-088 248-100-110 REP_P 87-07-039 232-12-181 AMD_P 87-12-080 248-97-140 NEW-P 87-12-088 248-100-110 REP_P 87-07-039 232-12-181 AMD_P 87-12-080 248-97-140 NEW-P 87-12-088 248-100-120 REP_P 87-07-039 232-12-181 AMD_P 87-12-080 248-97-140 NEW-P 87-12-088 248-100-120 REP_P 87-07-039 232-12-181 AMD_P 87-14-081 248-100-100 REP_P 87-12-088 248-100-120 REP_P 87-07-039 232-12-181 AMD_P 87-14-081 248-100-001 REP_P 87-12-088 248-100-120 REP_P 87-07-039 232-12-181 AMD_P 87-14-081 248-100-001 REP_P 87-12-088 248-100-120 REP_P 87-07-039 232-12-181 AMD_P 87-14-081 248-100-001 REP_P 87-12-088 248-100-125 REP_P 87-07-039 232-12-181 AMD_P 87-14-081 248-100-001 REP_P 87-12-088 248-100-125 REP_P 87-07-039 232-14-010 AMD 87-15-083 248-100-001 REP_P 87-11-047 248-100-125 REP_P 87-07-039 232-14-010 AMD 87-15-083 248-100-003 REP_P 87-11-047 248-100-135 REP_P 87-07-039 248-100-135 REP_P 87-07-039 248-100-135 REP_P 87-07-039 248-100-135 REP_P 87-07-039 248-100-135 REP_P 87-07-		AMD-P	87-08-067	248-97-090	NEW-P			REP	
232-12-136									
232-12-141 AMD									
232-12-140 AMD 87-15-082 248-97-160 NEW-P 87-12-088 248-100-115 REP-P 87-07-039 232-12-169 NEW-P 87-05-030 248-97-160 NEW-P 87-12-088 248-100-120 REP-P 87-07-039 232-12-169 NEW-P 87-12-088 248-100-120 REP-P 87-07-039 232-12-274 REP-P 87-14-081 248-100-010 REP-P 87-07-039 232-12-276 REP-P 87-14-081 248-100-010 REP-P 87-07-039 232-12-276 NEW-P 87-14-081 248-100-010 REP-P 87-07-039 232-12-276 NEW-P 87-14-081 248-100-010 REP-P 87-07-039 232-12-276 NEW-P 87-14-081 248-100-020 REP-P 87-07-039 232-12-276 NEW-P 87-12-088 248-100-020 REP-P 87-07-039 232-12-276 NEW-P 87-12-088 248-100-020 REP-P 87-07-039 232-13-04-010 AMD-P 87-12-085 248-100-020 REP-P 87-07-039 248-100-135 REP-P 87-07-039 232-13-04-010 REP-P 87-12-047 232-28-120 REP-P 87-02-047 232-28-120 REP-P 87-02-049 232-28-120 RE									
323-12-18 AMD-W \$7-09-026 248-97-160 NEW-P \$7-12-088 248-100-120 REP-P \$7-07-039 \$7-12-081 \$7									
232-12-18 AMD-P 37-12-075 248-97-170 NEW-P 37-12-088 248-100-120 REP 37-11-047 232-12-274 REP-P 37-14-081 248-100-001 REP 37-10-039 248-100-125 REP 37-10-0									
232-12-18 AMD-W \$7-15-800 248-97-180 NEW-P \$7-12-088 248-100-125 REP-P \$7-07-039 223-12-275 NEW-P \$7-14-084 248-100-001 REP-P \$7-10-047 248-100-130 REP-P \$7-11-047 232-12-275 NEW-P \$7-14-084 248-100-002 REP-P \$7-11-047 248-100-130 REP-P \$7-11-047 232-14-010 AMD-P \$7-08-035 248-100-020 REP-P \$7-11-047 248-100-130 REP-P \$7-11-047 232-14-010 AMD-P \$7-08-035 248-100-002 REP-P \$7-17-047 248-100-131 REP-P \$7-17-047 248-100-140 REP-P \$7-17-047 248-100-150									
222-12-274 REP-P 87-14-081 248-100-001 REP-P 87-10-039 248-100-125 REP 87-11-047 222-12-276 NEW-P 87-14-081 248-100-002 REP 87-11-047 248-100-130 REP-P 87-07-039 248-100-135 REP-P 87-07-039 248-100-145 REP-P 87-07-039 248-100-145 REP-P 87-07-039 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-07-039 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-07-039 248-100-155 REP-P 87-07-039 248-100-155 REP-P 87-11-047 248-100-15									
232-12-275 NEW-P 87-14-084 248-100-001 REP 87-11-047 248-100-130 REP 87-10-039 248-100-130 REP 87-10-039 248-100-130 REP 87-10-039 248-100-130 REP 87-10-039 248-100-135 REP 87-11-047 248-100-135 REP 87-11-047 248-100-135 REP 87-11-047 248-100-140 REP 87-11-047 248-100-150 REP 87-11-047 248-100-155 REP 87-11-0									
232-14-010 AMD-P 87-08-070 248-100-002 REP 87-11-047 248-100-135 REP-P 87-07-039 232-132-109 REP-P 87-12-076 248-100-003 REP-P 87-10-039 248-100-140 REP-P 87-07-039 248-100-145 REP-P 87-10-039 248-100-145 REP-P 87-10-039 248-100-145 REP-P 87-11-047 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-11-047 248-100-155 REP-P 87-10-047 248-100-155 REP-P 87-10-047 248-100-155 REP-P 87-10-047 248-100-155 REP-P 87-10-047 248-100-160 REP-P 87-07-039 248-100		NEW-P							
232-14-010 REP- 87-11-076 248-100-03 REP- 87-10-070 248-100-140 REP- 87-10-070 232-28-110 NEW- 987-11-076 248-100-060 NEW- 987-10-070 248-100-140 REP- 987-07-039 232-28-110 NEW- 987-11-076 248-100-060 NEW- 987-10-070 248-100-145 REP- 987-07-039 232-28-212 REP- 987-08-069 248-100-010 REP- 987-07-039 248-100-145 REP- 987-07-039 232-28-212 REP- 87-08-069 248-100-101 REP- 987-07-039 248-100-150 REP- 987-07-039 232-28-213 NEW- 987-08-069 248-100-101 NEW- 987-07-039 248-100-150 REP- 987-07-039 232-28-213 NEW- 987-08-069 248-100-011 NEW- 987-07-039 248-100-150 REP- 987-07-039 232-28-213 NEW- 987-08-069 248-100-011 NEW- 987-07-039 248-100-150 REP- 987-10-071 232-28-214 NEW- 987-10-1071 248-100-151 REP- 987-07-039 248-100-151 REP- 987-07-039 248-100-151 REP- 987-10-071 232-28-214 NEW- 987-11-071 248-100-151 REP- 987-07-039 248-100-151 REP- 987-10-071 232-28-215 NEW- 987-11-081 248-100-161 NEW- 987-11-047 248-100-160 REP- 987-11-047 232-28-215 NEW- 987-11-082 248-100-016 NEW- 987-11-047 248-100-160 REP- 987-11-047 232-28-215 NEW- 987-11-082 248-100-020 REP- 987-11-047 232-28-101 NEW- 987-11-082 248-100-020 REP- 987-11-047 248-100-160 REP- 987-11-047 232-28-6100 NEW- 987-11-047 248-100-160 REP- 987-11-047 232-28-6100 NEW- 987-11-047 248-100-160 REP- 987-11-047 232-28-6100 NEW- 987-11-047 248-100-200 REP- 987-11-047 232-28-6100 NEW- 987-11-047 248-100-200 REP- 987-11-047 232-28-6100 NEW- 987-10-025 REP- 987-07-039 248-100-160 REP- 987-07-03									
232-28-109									
232-28-109									
232-28-110 NEW 87-15-083 248-100-010 REP 87-07-039 248-100-15 REP- 87-07-039 232-28-212 REP- 87-08-069 248-100-011 NEW-P 87-07-039 248-100-15 REP- 87-07-039 232-28-213 NEW-P 87-08-069 248-100-011 NEW-P 87-07-039 248-100-15 REP- 87-07-039 232-28-214 NEW-P 87-12-077 248-100-015 REP- 87-07-039 248-100-15 REP- 87-07-039 232-28-214 NEW-P 87-13-050 248-100-016 REP- 87-07-039 248-100-15 REP- 87-07-039 232-28-214 NEW-P 87-13-081 248-100-016 NEW-P 87-07-039 248-100-16 REP- 87-07-039 232-28-215 NEW-P 87-12-078 248-100-016 NEW-P 87-07-039 248-100-17 REP- 87-07-039 232-28-215 NEW-P 87-14-087 248-100-20 REP- 87-07-039 248-100-18 REP-P 87-07-039 232-28-215 NEW-P 87-14-082 248-100-20 REP- 87-07-039 248-100-18 REP-P 87-07-039 232-28-216 REP-P 87-14-082 248-100-20 REP-P 87-07-039 248-100-18 REP-P 87-07-039 232-28-216 REP-P 87-14-082 248-100-020 REP-P 87-07-039 248-100-18 REP-P 87-07-039 232-28-610 REP-P 87-12-079 248-100-020 REP-P 87-07-039 248-100-18 REP-P 87-12-079 248-100-020 REP-P 87-07-039 248-100-19 REP-P 87-07-039 248-100-19 REP-P 87-07-039 232-28-6169 REP-P 87-12-079 248-100-020 REP-P 87-07-039 248-100-19 REP-P 87-07-039 232-28-6160 REP-P 87-12-079 248-100-020 REP-P 87-07-039 248-100-20 REP-P 87-07-039 232-28-6160 REP-P 87-12-079 248-100-030 REP-P 87-07-039 248-100-20 REP-P 87-07-039 232-28-6160 REP-P 87-12-079 248-100-030 REP-P 87-07-039 248-100-20 REP-P 87-07-039 232-28-6160 REP-P 87-00-042 248-100-030 REP-P 87-07-039 248-100-20 REP-P 87-07-039 232-28-6160 REP-P 87-00-042 248-100-030 REP-P 87-07-039 248-100-20 REP-P 87-07-039 232-28-6160 REP-P 87-00-03 REP-P 87			87-15-083	248-100-006	NEW-P	87-07-039		REP	87-11-047
232-28-212 REP- 87-08-069 248-100-010 REP- 87-07-039 248-100-150 REP- 87-07-039 232-28-213 NEW-P 87-08-069 248-100-011 NEW-P 87-07-039 248-100-155 REP- 87-07-039 232-28-213 NEW-P 87-18-031 248-100-015 REP- 87-07-039 248-100-155 REP- 87-07-039 232-28-214 NEW-E 87-13-050 248-100-15 REP- 87-07-039 248-100-155 REP- 87-07-039 232-28-214 NEW-E 87-13-050 248-100-16 REP- 87-07-039 248-100-17 REP- 87-07-039 248-100-18 REP- 87-07-039 248-100-25 AMD 87-11-047 248-100-195 REP- 87-07-039 248-100-25 AMD 87-11-047 248-100-200 REP- 87-07-039 248-100-030 REP- 87-07									
232-28-212 REP 87-14-031 248-100-011 NEW-P 87-07-039 248-100-150 REP-P 87-07-039 232-28-213 NEW-P 87-18-0609 248-100-015 REP-P 87-07-039 248-100-155 REP-P 87-07-039 232-28-214 NEW-P 87-12-077 248-100-15 REP-P 87-07-039 248-100-155 REP-P 87-07-039 248-100-160 REP-P 87-07-039 248-100-170 REP-P 87-07-039 248-100-170 REP-P 87-07-039 248-100-170 REP-P 87-07-039 248-100-170 REP-P 87-10-047 248-100-180 REP-P 87-07-039 248-100-180 REP-P 87-07-039 248-100-180 REP-P 87-10-047 248-100-180 REP-P 87-07-039 248-100-200 REP-P 87-07-039 248-100-2									
323-28-214 NEW-P 87-12-077 248-100-015 REP 87-11-047 248-100-160 REP-P 87-07-039 323-28-214 NEW-E 87-13-050 248-100-106 NEW-P 87-11-047 248-100-170 REP-P 87-11-047 228-128-215 NEW-P 87-12-078 248-100-020 REP-P 87-11-047 248-100-170 REP-P 87-11-047 228-28-215 NEW-P 87-14-080 248-100-020 REP-P 87-11-047 248-100-180 REP-P 87-11-047 228-28-215 NEW-P 87-14-080 248-100-021 NEW-P 87-10-047 248-100-180 REP-P 87-11-047 228-28-215 NEW-P 87-14-080 248-100-021 NEW-P 87-07-039 228-28-216 NEW-P 87-14-082 248-100-021 NEW-P 87-07-039 248-100-195 REP-P 87-11-047 228-28-509 REP-P 87-12-079 248-100-025 AMD-P 87-07-039 248-100-195 REP-P 87-11-047 228-28-519 NEW-E 87-03-042 248-100-030 REP-P 87-07-039 248-100-205 REP-P 87-11-047 228-28-61519 NEW-E 87-03-042 248-100-031 REP-P 87-17-039 248-100-205 REP-P 87-10-47 222-28-61601 NEW-E 87-02-046 248-100-031 NEW-P 87-10-039 248-100-205 REP-P 87-07-039 223-28-61602 NEW-E 87-06-28 248-100-035 REP-P 87-07-039 248-100-205 REP-P 87-07-039 223-28-61604 NEW-E 87-10-602 248-100-035 REP-P 87-07-039 248-100-205 REP-P 87-07-039 223-28-61604 NEW-E 87-16-062 248-100-040 REP-P 87-07-039 248-100-210 REP-P 87-07-039 223-28-808 REP 87-06-027 248-100-040 REP-P 87-07-039 248-100-210 REP-P 87-07-039 223-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-211 NEW-P 87-07-039 223-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-211 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 248-100-221 REP-P 87-07-039 248-100-221 RE		NEW-P						REP-P	
232-28-214 NEW-E 87-13-050 248-100-016 NEW-P 87-07-039 248-100-160 REP 87-11-047 232-28-215 NEW-P 87-12-078 248-100-020 REP-P 87-07-039 248-100-170 REP-P 87-07-039 232-28-215 NEW-P 87-14-079 248-100-020 REP-P 87-07-039 248-100-170 REP-P 87-07-039 232-28-215 NEW-P 87-14-080 248-100-021 NEW-P 87-11-047 248-100-180 REP-P 87-07-039 232-28-410 REP-P 87-14-082 248-100-025 AMD-P 87-11-047 248-100-195 REP-P 87-11-047 232-28-510 NEW-P 87-12-079 248-100-025 AMD-P 87-11-047 248-100-195 REP-P 87-11-047 232-28-61519 NEW-P 87-12-079 248-100-025 AMD-P 87-11-047 248-100-200 REP-P 87-11-047 232-28-61601 NEW-E 87-03-046 248-100-030 REP-P 87-07-039 248-100-205 REP-P 87-07-039 232-28-61601 NEW-E 87-06-028 248-100-031 NEW-P 87-11-047 248-100-205 REP-P 87-07-039 232-28-61603 NEW-E 87-06-028 248-100-031 NEW-P 87-07-039 248-100-205 REP-P 87-07-039 232-28-61603 NEW-E 87-06-028 248-100-031 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 232-28-61605 NEW-E 87-06-028 248-100-035 REP-P 87-07-039 248-100-206 NEW-P 87-07-039 248-100-216 REP-P 87-07-039 248-10									
232-28-214 NEW 87-15-081 248-100-016 NEW 87-11-047 248-100-170 REP-P 87-10-039 313-28-215 NEW-P 87-14-078 248-100-020 REP-P 87-11-047 248-100-180 REP-P 87-11-047 232-28-215 NEW-P 87-14-080 248-100-021 NEW-P 87-11-047 248-100-180 REP-P 87-11-047 232-28-411 NEW-P 87-14-082 248-100-021 NEW-P 87-11-047 248-100-195 REP-P 87-11-047 232-28-411 NEW-P 87-14-082 248-100-025 AMD-P 87-07-039 248-100-195 REP-P 87-11-047 232-28-510 NEW-P 87-12-079 248-100-025 AMD-P 87-07-039 248-100-020 REP-P 87-11-047 232-28-61610 NEW-E 87-06-028 248-100-030 REP-P 87-07-039 248-100-020 REP-P 87-11-047 232-28-61602 NEW-E 87-06-028 248-100-031 NEW-P 87-11-047 248-100-025 REP-P 87-07-039 232-28-61603 NEW-E 87-06-028 248-100-031 NEW-P 87-11-047 248-100-206 NEW-P 87-07-039 232-28-61604 NEW-E 87-10-049 248-100-031 NEW-P 87-11-047 248-100-206 NEW-P 87-07-039 232-28-61605 NEW-E 87-16-062 248-100-040 REP-P 87-10-039 248-100-210 REP-P 87-07-039 232-28-7090 NEW-E 87-16-062 248-100-040 REP-P 87-10-039 248-100-210 REP-P 87-07-039 232-28-7090 NEW-E 87-06-027 248-100-041 NEW-P 87-10-039 248-100-211 NEW-P 87-10-039 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-01-039 248-100-211 NEW-P 87-07-039 232-28-808 REP-P 87-05-031 248-100-046 NEW-P 87-10-039 248-100-216 NEW-P 87-07-039 248-100-021 NEW-P 87-07-039 248									
232-28-215 NEW-W 87-12-078									
232-28-410 REP-P 87-14-082 248-100-021 NEW-P 87-07-039 248-100-180 REP-P 87-11-047 232-28-411 NEW-P 87-14-082 248-100-025 AMD-P 87-07-039 248-100-195 REP-P 87-07-039 232-28-510 NEW-P 87-12-079 248-100-030 REP-P 87-07-039 248-100-200 REP-P 87-07-039 232-28-61601 NEW-E 87-03-042 248-100-030 REP-P 87-11-047 248-100-200 REP-P 87-07-039 232-28-61601 NEW-E 87-03-042 248-100-031 NEW-P 87-11-047 248-100-200 REP-P 87-07-039 232-28-61601 NEW-E 87-06-028 248-100-031 NEW-P 87-11-047 248-100-200 REP-P 87-07-039 232-28-61603 NEW-E 87-06-028 248-100-035 REP-P 87-07-039 248-100-200 REP-P 87-07-039 232-28-61604 NEW-E 87-16-062 248-100-035 REP-P 87-11-047 248-100-200 REP-P 87-07-039 232-28-709 REP-P 87-06-027 248-100-040 REP-P 87-11-047 248-100-210 REP-P 87-07-039 232-28-7090 NEW-E 87-06-027 248-100-040 REP-P 87-11-047 248-100-210 REP-P 87-07-039 232-28-808 REP-P 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-809 NEW-P 87-13-052 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-809 NEW-P 87-13-052 248-100-046 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-210 REP-P 87-07-039 248-100			87-12-078		REP-P			REP	87-11-047
232-28-410 REP-P 87-14-082 248-100-025 AMD-P 87-01-039 248-100-195 REP-P 87-07-039 232-28-510 NEW-P 87-12-079 248-100-025 AMD-P 87-01-047 248-100-200 REP-P 87-11-047 248-100-200 REP-P 87-07-039 232-28-61519 NEW-E 87-03-042 248-100-030 REP-P 87-07-039 248-100-200 REP-P 87-07-039 232-28-61601 NEW-E 87-02-046 248-100-030 REP-P 87-07-039 248-100-205 REP-P 87-07-039 232-28-61602 NEW-E 87-06-028 248-100-031 NEW-P 87-07-039 248-100-205 REP-P 87-07-039 232-28-61604 NEW-E 87-08-028 248-100-035 REP-P 87-07-039 232-28-61604 NEW-E 87-08-028 248-100-035 REP-P 87-07-039 232-28-61604 NEW-E 87-16-062 248-100-035 REP-P 87-07-039 248-100-206 NEW-P 87-07-039 232-28-708 REP-P 87-06-027 248-100-040 REP-P 87-07-039 232-28-709 NEW-E 87-06-027 248-100-040 REP-P 87-07-039 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 248-100-216 REP-P 87-07-039 248-100-226 REP-P 87-07-039 248-100-226 REP-P 87-07-039 248-100-226 REP-P 87-07-039 248-100-226 REP-P 87-07-039 248									
232-28-411 NEW-P 87-14-082 248-100-025 AMD-P 87-07-039 248-100-205 REP-P 87-11-047 248-100-200 REP-P 87-12-079 248-100-030 REP-P 87-07-039 248-100-200 REP-P 87-07-039 248-1									
232-28-510 NEW-P 87-12-079 248-100-030 REP- 87-07-039 248-100-200 REP- 87-07-039 232-28-61519 NEW-E 87-03-042 248-100-030 REP 87-11-047 248-100-205 REP- 87-07-039 232-28-61601 NEW-E 87-06-028 248-100-031 NEW- 87-07-039 248-100-205 REP- 87-07-039 232-28-61602 NEW-E 87-06-028 248-100-031 NEW- 87-11-047 248-100-205 REP- 87-07-039 232-28-61603 NEW-E 87-08-039 248-100-031 NEW- 87-11-047 248-100-205 REP- 87-07-039 232-28-61603 NEW-E 87-08-039 248-100-035 REP- 87-07-039 248-100-206 NEW- 87-11-047 248-100-206 NEW- 87-07-039 232-28-61603 NEW-E 87-16-062 248-100-035 REP- 87-07-039 248-100-206 NEW- 87-11-047 248-100-206 NEW- 87-11-047 232-28-708 REP 87-16-062 248-100-040 REP- 87-07-039 248-100-210 REP- 87-07-039 232-28-709 NEW- 87-06-027 248-100-040 REP- 87-07-039 248-100-210 REP- 87-07-039 232-28-7090 NEW- 87-06-027 248-100-041 NEW- 87-01-047 248-100-211 NEW- 87-11-047 232-28-808 REP- 87-12-080 248-100-041 NEW- 87-01-039 248-100-215 REP- 87-07-039 232-28-809 NEW- 87-12-080 248-100-045 REP- 87-07-039 248-100-216 NEW-P 87-07-039 248-100-046 NEW-P 87-07-039 248-100-220 REP- 87-07-039 248-100-040 AMD-P 87-13-052 248-100-046 NEW-P 87-07-039 248-100-220 REP- 87-07-039 248-100-040 AMD-P 87-13-052 248-100-066 REP- 87-07-039 248-100-220 REP- 87-07-039 248-100-030 AMD-P 87-13-052 248-100-050 AMD-P 87-10-047 248-100-220 REP- 87-07-039 248-100-030 AMD-P 87-13-052 248-100-066 REP- 87-07-039 248-100-220 REP- 87-07-039 248-100-220 REP- 87-07-039 248-100-220 REP- 87-07-039 248-100-030 AMD-P 87-16-085 248-100-066 REP- 87-07-039 248-100-220 REP- 87-07-039									
232-28-61601 NEW-E 87-03-042 248-100-030 NEW-P 87-11-047 248-100-205 NEP-P 87-07-039 232-28-61601 NEW-E 87-06-028 248-100-031 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 232-28-61603 NEW-E 87-08-039 248-100-035 NEP-P 87-07-039 248-100-206 NEW-P 87-07-039 232-28-61603 NEW-E 87-18-042 248-100-035 NEP-P 87-07-039 248-100-206 NEW 87-11-047 248-100-210 NEW-P 87-07-039 232-28-61605 NEW-E 87-16-062 248-100-035 NEP-P 87-07-039 248-100-210 NEW-P 87-07-039 232-28-708 NEW-P 87-06-027 248-100-040 NEP-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-709 NEW 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-808 NEP-P 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-808 NEP-P 87-06-029 248-100-041 NEW-P 87-07-039 248-100-215 NEP-P 87-07-039 232-28-809 NEW-P 87-05-031 248-100-045 NEP-P 87-07-039 248-100-215 NEP-P 87-07-039 248-100-215 NEP-P 87-07-039 248-100-215 NEP-P 87-07-039 248-100-215 NEP-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-226 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-100-		REP-P			AMD	87-11-047		REP-P	87-07-039
232-28-61601 NEW-E 87-06-028 248-100-031 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 232-28-61603 NEW-E 87-08-039 248-100-035 REP- 87-07-039 248-100-206 NEW-P 87-07-039 232-28-61604 NEW-E 87-13-049 248-100-035 REP- 87-11-047 248-100-210 REP-P 87-07-039 232-28-61605 NEW-E 87-16-062 248-100-040 REP- 87-11-047 248-100-210 REP-P 87-07-039 232-28-708 REP 87-06-027 248-100-040 REP- 87-11-047 248-100-211 NEW-P 87-07-039 232-28-709 NEW 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-808 REP- 87-05-031 248-100-041 NEW-P 87-11-047 248-100-215 REP- 87-07-039 232-28-808 REP- 87-05-031 248-100-045 REP- 87-11-047 248-100-215 REP- 87-07-039 232-28-809 NEW-P 87-05-031 248-100-045 REP- 87-07-039 248-100-216 NEW-P 87-07-039 242-100-040 AMD-P 87-13-052 248-100-046 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 242-10-040 AMD-P 87-13-052 248-100-046 NEW-P 87-07-039 248-100-220 REP-P 87-07-039 248-100-057 NEW-P 87-13-052 248-100-050 AMD 87-11-047 248-100-220 REP-P 87-07-039 248-100-057 NEW-P 87-13-052 248-100-055 REP- 87-11-047 248-100-221 NEW-P 87-07-039 248-100-057 NEW-P 87-13-052 248-100-055 REP- 87-11-047 248-100-221 NEW-P 87-07-039 248-100-055 REP- 87-11-047 248-100-221 NEW-P 87-07-039 248-100-055 REP- 87-11-047 248-100-220 REP- 87-07-039 248-100-055 REP- 87-11-047 248-100-220 REP- 87-07-039 248-100-055 REP- 87-11-047 248-100-220 REP- 87-07-039 248-18-031 AMD 87-03-018 248-100-060 REP- 87-11-047 248-100-225 REP- 87-07-039 248-18-020 AMD-P 87-16-085 248-100-065 REP- 87-11-047 248-100-225 REP- 87-07-039 248-18-020 AMD-P 87-16-085 248-100-060 REP- 87-07-039 248-100-230 REP- 87-07-039 248-100-230 REP- 87-07-039 248-18-030 248-18-030 248-100-060 REP- 87-07-039 248-100-230 REP- 87-07-039 248-1									
232-28-61603 NEW-E 87-06-028 248-100-035 REP-P 87-07-039 248-100-206 NEW-P 87-07-039 248-100-210 REP-P 87-07-039 248-100-220 REP-P 87-07-039 248-100-221 REP-P 87-07-039 248									
232-28-61604 NEW-E 87-08-039 248-100-035 REP- 87-07-039 248-100-206 NEW 87-11-047 232-28-61605 NEW-E 87-16-062 248-100-040 REP- 87-07-039 248-100-210 REP- 87-07-039 248-100-210 REP- 87-07-039 232-28-709 NEW 87-06-027 248-100-040 REP- 87-07-039 248-100-211 NEW-P 87-07-039 232-28-7090 NEW- 87-06-029 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-808 REP- 87-05-031 248-100-041 NEW-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-808 REP- 87-12-080 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-809 NEW-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-809 NEW-P 87-05-031 248-100-046 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 248-100-206 NEW-P 87-07-039 248-100-206 REP-P 87-07-039 248-100-220 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-100-230 REP-P								NEW-P	
232-28-61605 NEW-E 87-16-062 248-100-040 REP- 87-07-039 248-100-210 REP 87-11-047 232-28-709 NEW 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW-P 87-07-039 232-28-70901 NEW-E 87-06-029 248-100-041 NEW-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-808 REP- 87-12-080 248-100-045 REP-P 87-10-47 248-100-215 REP-P 87-10-47 248-100-216 NEW-P 87-07-039 232-28-809 NEW-P 87-05-031 248-100-046 NEW-P 87-10-47 248-100-216 NEW-P 87-07-039 232-28-809 NEW 87-12-080 248-100-046 NEW-P 87-10-047 248-100-216 NEW-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-046 NEW 87-11-047 248-100-220 REP-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP-P 87-07-039 240-10-040 AMD-P 87-13-052 248-100-055 REP- 87-07-039 248-100-221 NEW-P 87-10-47 248-14-080 AMD 87-03-018 248-100-055 REP- 87-11-047 248-100-221 NEW-P 87-10-47 248-14-080 AMD 87-03-018 248-100-060 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-15-025 NEW-P 87-16-085 248-100-066 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-18-312 NEW 87-03-030 248-100-065 REP- 87-11-047 248-100-226 NEW-P 87-11-047 248-18-320 REP 87-11-047 248-100-226 NEW-P 87-10-47 248-18-321 NEW 87-03-030 248-100-070 REP- 87-07-039 248-100-221 NEW-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP- 87-07-039 248-100-230 REP- 87-07-039 248-18-320 REP 87-03-030 248-100-070 REP- 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-235 REP- 87-07-039 248-18-662 NEW 87-03-030 248-100-075 REP- 87-07-039 248-100-235 REP- 87-07-039 248-18-0235 NEW-P 87-07-039 248-18-0235 NEW-P 87-07-039 248-100-235 REP- 87-07-039 248-18-0235 REP- 87-11-047 248-100-235 REP- 87-07-039 248-18-0235 REP- 87-07-039 248-18-0235 REP- 87-07-039 248-18-0235 REP- 87					REP-P			NEW	87-11-047
232-28-708 REP 87-06-027 248-100-040 REP 87-11-047 248-100-211 NEW-P 87-07-039 232-28-70901 NEW-B 87-06-029 248-100-041 NEW 87-01-047 248-100-211 NEW-P 87-07-039 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-809 NEW-P 87-12-080 248-100-045 REP-P 87-07-039 248-100-216 NEW-P 87-07-039 232-28-809 NEW-B 87-12-080 248-100-046 NEW-P 87-07-039 248-100-216 NEW-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP-P 87-07-039 240-10-057 NEW-P 87-13-052 248-100-050 AMD 87-11-047 248-100-220 REP-P 87-07-039 248-14-080 AMD 87-03-031 248-100-055 REP-P 87-07-039 248-100-221 NEW-P 87-11-047									
232-28-709 NEW 87-06-027 248-100-041 NEW-P 87-07-039 248-100-211 NEW 87-11-047 232-28-808 REP-P 87-05-031 248-100-045 REP-P 87-07-039 248-100-215 REP-P 87-07-039 232-28-808 REP 87-12-080 248-100-045 REP 87-11-047 248-100-216 NEW-P 87-11-047 232-28-809 NEW-P 87-12-080 248-100-046 NEW 87-11-047 248-100-216 NEW-P 87-07-039 232-28-809 NEW-P 87-12-080 248-100-046 NEW 87-11-047 248-100-216 NEW 87-11-047 248-100-216 NEW-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-046 NEW 87-11-047 248-100-220 REP-P 87-07-039 248-100-200 REP-P 87-07-039 248-100-200 REP-P 87-11-047 248-100-220 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-100-231 REP-P 87-07-039 248-100-231 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-100-235 REP-P 87-0									
232-28-70901 NEW-E 87-06-029 248-100-041 NEW 87-11-047 248-100-215 REP-R 87-07-039 232-28-808 REP-R 87-12-080 248-100-045 REP-R 87-07-039 248-100-216 NEW-R 87-11-047 232-28-809 NEW-P 87-05-031 248-100-046 NEW-P 87-07-039 248-100-216 NEW-R 87-11-047 232-28-809 NEW 87-12-080 248-100-046 NEW-R 87-07-039 248-100-216 NEW 87-11-047 232-28-809 NEW 87-12-080 248-100-046 NEW-R 87-07-039 248-100-216 NEW 87-11-047 232-28-809 NEW 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP-R 87-07-039 248-100-200 REP-R 87-07-039 248-100-200 REP-R 87-07-039 248-100-200 REP-R 87-11-047 248-100-221 NEW-R 87-11-047 248-1400-221 NEW-R 87-11-047 248-14-080 AMD 87-03-018 248-100-055 REP-R 87-07-039 248-100-225 REP-R 87-07-039 248-14-090 AMD 87-03-018 248-100-060 REP-R 87-01-039 248-100-225 REP-R 87-07-039 248-15-025 NEW-R 87-16-085 248-100-060 REP-R 87-11-047 248-100-226 NEW-R 87-11-047 248-18-031 AMD 87-03-030 248-100-065 REP-R 87-07-039 248-100-230 REP-R 87-07-039 248-18-320 REP-R 87-03-030 248-100-070 REP-R 87-01-039 248-100-230 REP-R 87-07-039 248-18-321 NEW 87-03-030 248-100-070 REP-R 87-01-039 248-100-231 NEW-R 87-01-047 248-18-662 NEW 87-03-030 248-100-071 NEW-R 87-11-047 248-100-235 REP-R 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-R 87-07-039 248-100-235 REP-R 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-R 87-07-039 248-100-235 REP-R 87-07-039 248-100-									
232-28-808 REP 87-12-080 248-100-045 REP 87-11-047 248-100-216 NEW-P 87-07-039 232-28-809 NEW-P 87-05-031 248-100-046 NEW-P 87-07-039 248-100-216 NEW 87-11-047 248-100-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP-P 87-07-039 240-10-040 AMD-P 87-13-052 248-100-050 AMD 87-11-047 248-100-220 REP-P 87-07-039 248-100-057 NEW-P 87-13-052 248-100-055 REP-P 87-07-039 248-100-221 NEW-P 87-11-047 248-14-080 AMD 87-03-018 248-100-055 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-14-090 AMD 87-03-018 248-100-060 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-15-025 NEW-P 87-16-085 248-100-066 REP-P 87-07-039 248-100-226 NEW-P 87-11-047 248-18-312 NEW 87-03-030 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-321 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-100-236 NEW- 87-07-039 248-100-230 NEW-P 87-07-039 248-100-236 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-236 NEW- 87-07-039 248-100-240 REP-P 87-07-039 248-100-240 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 2		NEW-E	87-06-029	248-100-041	NEW	87-11-047	248-100-215	REP-P	87-07-039
232-28-809 NEW-P 87-05-031 248-100-046 NEW-P 87-07-039 248-100-216 NEW 87-11-047 232-28-809 NEW 87-12-080 248-100-046 NEW 87-11-047 248-100-220 REP-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP-P 87-07-039 240-10-040 AMD-P 87-13-052 248-100-050 AMD 87-11-047 248-100-221 NEW-P 87-07-039 248-100-057 NEW-P 87-13-052 248-100-055 REP-P 87-07-039 248-100-221 NEW-P 87-07-039 248-14-080 AMD 87-03-018 248-100-055 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-14-090 AMD 87-03-018 248-100-065 REP-P 87-07-039 248-100-25 REP-P 87-07-039 248-15-020 AMD-P 87-16-085 248-100-060 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-031 AMD 87-03-020 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-320 REP 87-03-030 248-100-070 REP-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW-P 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-663 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-663 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-0230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-240 REP-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-100-241 NEW-P 87-07									
232-28-809 NEW 87-12-080 248-100-046 NEW 87-11-047 248-100-220 REP-P 87-07-039 240-10-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-221 NEW-P 87-11-047 248-10-057 NEW-P 87-13-052 248-100-055 REP-P 87-07-039 248-100-221 NEW-P 87-07-039 248-14-080 AMD 87-03-018 248-100-055 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-14-090 AMD 87-03-018 248-100-055 REP 87-11-047 248-100-225 REP-P 87-07-039 248-15-020 AMD-P 87-16-085 248-100-060 REP-P 87-07-039 248-100-225 REP 87-11-047 248-18-312 NEW-P 87-16-085 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-312 NEW 87-03-030 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-320 REP 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-321 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD 87-10-023 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD 87-10-023 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD 87-10-023 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-230 AMD 87-10-023 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-2270 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-2270 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-10									
240-10-030 AMD-P 87-13-052 248-100-050 AMD-P 87-07-039 248-100-220 REP 87-11-047 240-10-040 AMD-P 87-13-052 248-100-050 AMD 87-11-047 248-100-221 NEW-P 87-07-039 240-10-057 NEW-P 87-13-052 248-100-055 REP-P 87-07-039 248-100-221 NEW-P 87-07-039 248-14-080 AMD 87-03-018 248-100-055 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-14-090 AMD 87-03-018 248-100-060 REP-P 87-07-039 248-100-225 REP-P 87-07-039 248-15-020 AMD-P 87-16-085 248-100-060 REP 87-11-047 248-100-226 NEW-P 87-07-039 248-18-031 AMD 87-03-030 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-11-047 248-18-321 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 <				•					
240-10-057 NEW-P 87-13-052 248-100-055 REP-P 87-07-039 248-100-221 NEW 87-11-047 248-14-080 AMD 87-03-018 248-100-055 REP 87-11-047 248-100-225 REP-P 87-07-039 248-15-020 AMD-P 87-16-085 248-100-060 REP-P 87-07-039 248-100-225 REP 87-11-047 248-18-025 NEW-P 87-16-085 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-031 AMD 87-03-020 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-312 NEW 87-03-030 248-100-065 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-320 REP 87-03-030 248-100-070 REP-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 <td< td=""><td></td><td></td><td></td><td></td><td>AMD-P</td><td></td><td>248-100-220</td><td></td><td>87-11-047</td></td<>					AMD-P		248-100-220		87-11-047
248-14-080 AMD 87-03-018 248-100-055 REP 87-11-047 248-100-225 REP-P 87-07-039 248-14-090 AMD 87-03-018 248-100-060 REP-P 87-07-039 248-100-225 REP 87-11-047 248-15-020 AMD-P 87-16-085 248-100-060 REP 87-11-047 248-100-226 NEW-P 87-07-039 248-18-301 AMD 87-03-020 248-100-065 REP-P 87-07-039 248-100-226 NEW 87-11-047 248-18-312 NEW 87-03-030 248-100-065 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-320 REP 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-1									
248-14-090 AMD 87-03-018 248-100-060 REP-P 87-07-039 248-100-225 REP 87-11-047 248-15-020 AMD-P 87-16-085 248-100-060 REP 87-11-047 248-100-226 NEW-P 87-07-039 248-15-025 NEW-P 87-16-085 248-100-065 REP-P 87-07-039 248-100-226 NEW-P 87-07-039 248-18-031 AMD 87-03-020 248-100-065 REP-P 87-01-047 248-100-230 REP-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP-P 87-11-047 248-18-321 NEW 87-03-030 248-100-070 REP 87-11-047 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>									
248-15-020 AMD-P 87-16-085 248-100-060 REP 87-11-047 248-100-226 NEW-P 87-07-039 248-15-025 NEW-P 87-16-085 248-100-065 REP-P 87-07-039 248-100-226 NEW 87-11-047 248-18-031 AMD 87-03-020 248-100-065 REP 87-11-047 248-100-230 REP-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP 87-11-047 248-18-320 REP 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-07-039 248-100-236 NEW-P 87-07-039 2									
248-18-031 AMD 87-03-020 248-100-065 REP 87-11-047 248-100-230 REP-P 87-07-039 248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP 87-11-047 248-18-320 REP 87-03-030 248-100-070 REP 87-11-047 248-100-231 NEW-P 87-07-039 248-18-661 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW 87-11-047 248-18-662 NEW 87-03-030 248-100-071 NEW 87-11-047 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-11-047 248-100-235 REP-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-1			87-16-085		REP			NEW-P	
248-18-312 NEW 87-03-030 248-100-070 REP-P 87-07-039 248-100-230 REP 87-11-047 248-18-320 REP 87-03-030 248-100-070 REP 87-11-047 248-100-231 NEW-P 87-07-039 248-18-661 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW-P 87-07-039 248-18-662 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-11-047 248-100-235 REP-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-075 REP-P 87-11-047 248-100-236 NEW-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-11-047									
248-18-320 REP 87-03-030 248-100-070 REP 87-11-047 248-100-231 NEW-P 87-07-039 248-18-321 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW 87-11-047 248-18-662 NEW 87-03-030 248-100-071 NEW 87-11-047 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-11-047 248-100-235 REP-P 87-11-047 248-19-230 AMD-P 87-06-048 248-100-075 REP-P 87-11-047 248-100-236 NEW-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-11-047 248-100-241 NEW-P 87-07-039 <									
248-18-321 NEW 87-03-030 248-100-071 NEW-P 87-07-039 248-100-231 NEW 87-11-047 248-18-662 NEW 87-03-030 248-100-071 NEW 87-11-047 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-07-039 248-18-99902 AMD 87-04-061 248-100-075 REP-P 87-01-047 248-100-236 NEW-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-11-047 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP 87-11-047 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039	248-18-312								
248-18-662 NEW 87-03-030 248-100-071 NEW 87-11-047 248-100-235 REP-P 87-07-039 248-18-663 NEW 87-03-030 248-100-075 REP-P 87-07-039 248-100-235 REP-P 87-11-047 248-18-99902 AMD 87-04-061 248-100-075 REP 87-11-047 248-100-236 NEW-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-11-047 248-19-270 AMD-P 87-06-048 248-100-076 NEW 87-11-047 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-11-047 248-19-327 AMD-P 87-06-048 248-100-080 REP 87-11-047 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-11-047									
248-18-99902 AMD 87-04-061 248-100-075 REP 87-11-047 248-100-236 NEW-P 87-07-039 248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW-P 87-11-047 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-07-039 248-19-270 AMD 87-10-023 248-100-080 REP 87-11-047 248-100-240 REP-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-11-047	248-18-662								
248-19-230 AMD-P 87-06-048 248-100-076 NEW-P 87-07-039 248-100-236 NEW 87-11-047 248-19-230 AMD 87-10-023 248-100-076 NEW 87-11-047 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-11-047 248-19-270 AMD 87-10-023 248-100-080 REP 87-11-047 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-11-047									
248-19-230 AMD 87-10-023 248-100-076 NEW 87-11-047 248-100-240 REP-P 87-07-039 248-19-270 AMD-P 87-06-048 248-100-080 REP-P 87-07-039 248-100-240 REP-P 87-11-047 248-19-270 AMD 87-10-023 248-100-080 REP 87-11-047 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW-P 87-11-047									
248-19-270 AMD 87-10-023 248-100-080 REP 87-11-047 248-100-241 NEW-P 87-07-039 248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW 87-11-047									
248-19-327 AMD-P 87-06-048 248-100-081 NEW-P 87-07-039 248-100-241 NEW 87-11-047									

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-100-246	REP	87-11-047	248-100-435	REP-P	87-07-039	248-103-020	NEW	87-11-040
248-100-249	REP-P	87-07-039	248-100-435	REP	87-11-047	248-103-030	NEW-E	87-07-033
248-100-249 248-100-250	REP REP-P	87-11-047 87-07-039	248-100-445 248-100-445	REPP REP	87-07-039 87-11-047	248-103-030 248-103-030	NEW-P NEW	87-07-040 87-11-040
248-100-250	REP	87–01–039 87–11–047	248-100-451	REP-P	87-07-039	248-148-020	REP-P	87-16-086
248-100-255	REP-P	87-07-039	248-100-451	REP	87-11-047	248-148-021	NEW-P	87-16-086
248-100-255	REP	87-11-047	248-100-455	REP-P	87-07-039	248-148-030	REP-P	87-16-086
248-100-260	REP-P	87-07-039	248-100-455	REP	87-11-047 87-07-039	248-148-031	NEW-P	87-16-086
248-100-260 248-100-265	REP REP-P	8711047 8707039	248-100-460 248-100-460	REP-P REP	8707039 8711047	248-148-035 248-148-040	NEW-P REP-P	87-16-086 87-16-086
248-100-265	REP	87-11-047	248-100-465	REP-P	87–07–039	248-148-050	REP-P	87-16-086
248-100-270	REP-P	87-07-039	248-100-465	REP	87-11-047	248-148-060	REP-P	87-16-086
248-100-270	REP	87-11-047	248-100-470	REP-P	87-07-039	248-148-070	REP-P	8716086
248-100-275 248-100-275	REP-P REP	87-07-039 87-11-047	248-100-470 248-100-475	REP REP-P	87–11–047 87–07–039	248-148-080 248-148-090	REP-P REP-P	87-16-086 87-16-086
248-100-273	REP-P	87–11–047 87–07–039	248-100-475	REP	87-11-047	248-148-091	NEW-P	87-16-086
248-100-280	REP	87-11-047	248-100-480	REP-P	87-07-039	248-148-100	REP-P	87-16-086
248-100-285	REP-P	87-07-039	248-100-480	REP	87-11-047	248-148-101	NEW-P	87-16-086
248-100-285 248-100-290	REP REP-P	87-11-047 87-07-039	248-100-485 248-100-485	REP-P REP	87–07–039 87–11–047	248-148-110 248-148-120	REP-P REP-P	87-16-086 87-16-086
248-100-290	REP-P	87–07–039 87–11–047	248-100-483	REP-P	87–11–047 87–07–039	248-148-121	NEW-P	87–16–086
248-100-295	REP-P	.87-07-039	248-100-490	REP	87-11-047	248-148-123	NEW-P	87-16-086
248-100-295	REP	87-11-047	248-100-495	REP-P	87-07-039	248-148-130	REP-P	87-16-086
248-100-300	REP-P	87-07-039	248-100-495	REP	87-11-047	248-148-131	NEW-P	87–16–086
248-100-300 248-100-305	REP REP-P	87-11-047 87-07-039	248-100-500 248-100-500	REP-P REP	87-07-039 87-11-047	248-148-140 250-18-020	REP-P AMD-P	87-16-086 87-12-060
248-100-305	REP	87-11-047	248-100-505	REP-P	87-07-039	250-18-020	AMD-I	87-16-048
248-100-310	REP-P	87-07-039	248100505	REP	87-11-047	250-18-060	AMD-P	87-12-060
248-100-310	REP	87-11-047	248-100-510	REP-P	87-07-039	250-18-060	AMD	87-16-048
248-100-315	REP-P REP	87–07–039 87–11–047	248-100-510	REP REP-P	87-11-047 87-07-039	250-20-011	AMD-P	87-12-046
248-100-315 248-100-320	REP-P	87–11–047 87–07–039	248-100-515 248-100-515	REP-F	87-11-047	250–20–011 250–20–015	AMD AMDP	8716046 8712046
248-100-320	REP	87-11-047	248-100-520	REP-P	87–07–039	250-20-015	AMD	87-16-046
248-100-325	REP-P	87-07-039	248-100-520	REP	87-11-047	250-20-021	AMD-P	87-04-076
248-100-325	REP	8711047 8707039	248-100-525	REP-P	87-07-039	250-20-021	AMD~P	87-12-046
248-100-330 248-100-330	REP-P REP	87-07-039 87-11-047	248-100-525 248-100-530	REP REP-P	87-11-047 87-07-039	250–20–021 250–20–031	AMD AMD–P	87-16-046 87-12-046
248-100-335	REP-P	87-07-039	248-100-530	REP	87-11-047	250-20-031	AMD	87-16-046
248-100-335	REP	87-11-047	248-100-532	REP-P	87-07-039	250-20-041	AMD-P	87-12-046
248-100-340	REP-P	87-07-039	248-100-532	REP	87-11-047	250-20-041	AMD	87-16-046
248-100-340 248-100-345	REP REP-P	87-11-047 87-07-039	248-100-535 248-100-535	REP-P REP	87–07–039 87–11–047	250–20–051 250–20–051	AMD-P AMD	8712046 8716046
248-100-345	REP	87-11-047	248-100-540	REP-P	87-07-039	250-20-061	AMD-P	87-12-046
248-100-350	REP-P	87-07-039	248-100-540	REP	8711047	250-20-061	AMD	87-16-046
248-100-350	REP	8711047 8707039	248-100-545	REP-P	87–07–039 87–11–047	250-20-071	AMD-P	87-12-046
248-100-355 248-100-355	REP-P REP	87-07-039 87-11-047	248-100-545 248-100-550	REP REP-P	87-11-047 87-07-039	250–20–071 250–20–081	AMD AMD-P	87-16-046 87-12-046
248-100-360	REP-P	87-07-039	248-100-550	REP	87-11-047	250-20-081	AMD	87-16-046
248-100-360	REP	87-11-047	248-100-555	REP-P	87-07-039	250-40-030	AMD-P	87-12-047
248-100-365	REPP	87-07-039	248-100-555	REP	87-11-047	250-40-030	AMD	87-16-047
248-100-365 248-100-370	REP REP-P	87-11-047 87-07-039	248-100-560 248-100-560	REP-P REP	87–07–039 87–11–047	250–40–040 250–40–040	AMD–P AMD	87-12-047 87-16-047
248-100-370	REP	87-11-047	248-100-565	REP-P	87-07-039	250-40-050	AMD-P	87-04-077
248-100-375	REP-P	87-07-039	248-100-565	REP	87-11-047	250-40-050	AMD-P	87-12-047
248-100-375	REP	87-11-047	248-102-010	REP-E	87-07-033	250-40-050	AMD	87-16-047
248-100-380 248-100-380	REP-P REP	87–07–039 87–11–047	248-102-010 248-102-010	REP-P REP	87-07-040 87-11-040	250–40–060 250–40–060	AMD–P AMD	87-12-047 87-16-047
248-100-385	REP-P	87–07–039	248-102-020	REP-E	87-07-033	250-40-070	AMD-P	87-12-047
248-100-385	REP	87-11-047	248-102-020	REP-P	87-07-040	250-40-070	AMD	87-16-047
248-100-390	REP-P	87-07-039	248-102-020	REP	87-11-040	250-44-010	AMD-P	87-12-066
248-100-390 248-100-395	REP REP-P	87-11-047 87-07-039	248102040 248102040	REP-E REP-P	87–07–033 87–07–040	250-44-010 250-44-020	AMD AMD–P	87-16-061 87-12-066
248-100-395	REP	87-11-047	248-102-040	REP	87-11-040	250-44-020	AMD	87-16-061
248-100-400	REP-P	87-07-039	248-102-070	REP-E	87-07-033	250-44-030	AMD-P	87-12-066
248-100-400	REP	87-11-047	248-102-070	REP-P	87-07-040	250-44-030	AMD	87-16-061
248-100-405 248-100-405	REP-P REP	87-07-039 87-11-047	248-102-070 248-102-999	REP REP-E	87-11-040 87-07-033	250 <u>44</u> 040 250 <u>44</u> 040	AMD-P AMD	87-12-066 87-16-061
248-100-410	REP-P	87-07-039	248-102-999	REP-P	87–07–033 87–07–040	250-44-050	AMD-P	87-10-061
248-100-410	REP	87-11-047	248-102-999	REP	8711040	250-44-050	AMD	87-16-061
248-100-415	REP-P	87-07-039	248-103-001	NEW-E	87-07-033	250-44-060	AMD-P	87-12-066
248-100-415 248-100-420	REP REP–P	8711047 8707039	248-103-001 248-103-001	NEW-P NEW	87-07-040 87-11-040	250-44-060 250-44-080	AMD AMD–P	87-16-061 87-12-066
248-100-420	REP-P	8707039 8711047	248-103-001	NEW-E	87–17–040 87–07–033	250-44-080	AMD-P AMD	87-12-066 87-16-061
248-100-425	REP-P	87-07-039	248-103-010	NEW-P	87-07-040	250-44-090	AMD-P	87-12-066
248-100-425	REP	87-11-047	248-103-010	NEW	87-11-040	250-44-090	AMD	87-16-061
248100430 248100430	REP-P REP	87–07–039 87–11–047	248-103-020 248-103-020	NEW-E NEW-P	87–07–033 87–07–040	250-44-100 250-44-100	AMD–P AMD	87-12-066 87-16-061
2.0 100-430		0,-11-04/	2-10-103-020	1	U. U. UTU	1 230 44 100		07-10-001

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
250-44-110	AMD-P	87-12-066	251-10-108	NEW-P	8704057	260-70-025	AMD-W	87-09-076
250-44-110	AMD	87-16-061	251-10-108	NEW-P	87-06-054	260-70-025	AMD-P	87-09-077
250-44-120	AMD-P	87-12-066	251-10-108 251-10-115	NEW NEW-W	87–08–056 87–02–055	260–70–025 260–70–026	AMD AMD–P	87-15-020 87-08-029
250-44-120 250-44-130	AMD AMD-P	87-16-061 87-12-066	251-10-113	AMD-P	87–02–033 87–04–057	260-70-026	AMD-W	87-09-076
250-44-130	AMD	87-16-061	251-10-120	AMD	87-08-056	260-70-026	AMD-P	87-09-077
250-44-140	AMD-P	87-12-066	251-10-140	AMD-P	87-04-057	260-70-026	AMD	87-15-020
250-44-140	AMD	87-16-061	251-10-140	AMD	87-08-056	260-70-050	AMD-P	87-08-029
250-44-150	AMD-P	87-12-066 87-16-061	251-10-195 251-12-076	AMD NEW-P	87-02-036 87-16-094	260–70–050 260–70–050	AMD–W AMD–P	87–09–076 87–09–077
250-44-150 250-44-160	AMD AMD–P	87–10–061 87–12–066	251-12-076	AMD-P	87-16-094	260-70-050	AMD	87–15–020
250-44-160	AMD	87-16-061	251-12-096	NEW-P	87-12-084	260-70-090	AMD-P	87-08-029
250-44-170	AMD-P	87-12-066	251-12-096	NEW	87-16-045	260-70-090	AMD-W	87-09-076
250-44-170	AMD	87-16-061	251-12-097	NEW-P NEW	87-12-084	260-70-090	AMD-P AMD	87-09-077 87-15-020
250-44-180 250-44-180	AMD–P AMD	87-12-066 87-16-061	251-12-097 251-12-240	AMD	87-16-045 87-02-036	260-70-090 260-70-100	AMD-P	87–13–020 87–08–029
250 -44- 180 250 -44- 190	AMD-P	87-12-066	251-14-030	AMD-P	87-12-084	260-70-100	AMD-W	87-09-076
250-44-190	AMD	87-16-061	251-14-030	AMD-P	87-12-085	260-70-100	AMD-P	87-09-077
250-44-200	AMD-P	87-12-066	251-14-030	AMD	87-16-045	260-70-120	AMD-P	87-08-029
250-44-200	AMD AMD–P	87-16-061 87-12-066	251-14-035 251-14-050	AMD-P AMD	87-12-085 87-02-036	260-70-120 260-70-120	AMD–W AMD–P	87-09-076 87-09-077
250-44-210 250-44-210	AMD-P	87-12-060 87-16-061	251-14-070	AMD-P	87-16-093	260-70-120	AMD	87-15-020
251-01-040	AMD-P	87-06-053	251-14-100	AMD-P	87-16-093	260-70-170	AMD-P	87-08-029
251-01-040	AMD-P	87-10-050	251-14-110	AMD-P	87-16-093	260-70-170	AMD-W	87-09-076
251-01-040	AMD	87-16-045	251–18–176 251–18–347	AMD B	87-02-036 87-16-093	260-70-170 260-70-170	AMD–P AMD	87-09-077 87-15-020
251-01-040 251-01-057	AMD-P NEW-P	87-12-081 87-10-053	251-18-347	AMD–P AMD	87–16–093 87–02–036	261-06	AMD-C	87-15-020 87-16-012
251-01-057	NEW	87-14-051	251-22-040	AMD	87-02-036	261-06-070	AMD-P	87-13-073
251-01-072	NEW-E	87-14-052	251-22-045	AMD	87-02-036	261-06-080	AMD-P	87-13-073
251-01-072	NEW-P	87-16-092	251-22-070	AMD-P	87-10-052	261-06-090	AMD-P	87-13-073
251-01-077	NEW-P AMD-P	87-12-085 87-16-093	251-22-070 251-22-110	AMD AMD–P	87-14-051 87-10-052	261-06-110 261-40-150	AMD–P AMD–P	87-13-073 87-16-076
251-01-110 251-01-172	NEW	87-14-051	251-22-110	AMD-P	87-10-053	261-50-030	AMD	87-04-008
251-01-190	AMD	87-02-036	251-22-110	AMD	87-14-051	261-50-030	AMD-P	87-05-007
251-01-208	NEW-P	87-10-053	251-22-112	AMD-P	87-10-053	261-50-030	AMD	87-08-037
251-01-300	AMD NEW-E	87-02-036 87-14-052	251–22–112 251–22–115	AMD REP–P	8714051 8716094	261-50-035 261-50-040	NEW-P AMD	87-05-007 87-04-008
251-01-382 251-01-382	NEW-P	87-16-092	251-22-117	NEW-P	87-10-052	261-50-040	AMD-P	87-05-007
251-01-392	NEW-E	87-14-052	251-22-117	NEW-P	87-10-053	261-50-045	REP	87-04-008
251-01-392	NEW-P	87–16–092	251-22-117	NEW	87-14-051	261-50-050	AMD	87-04-008
251-01-400 251-04-040	AMD AMD	87-02-036 87-02-036	251-22-167 251-22-167	NEW-P NEW-P	87-16-094 87-16-095	261-50-050 261-50-060	AMD–P AMD	87-05-007 87-04-008
251-04-040	AMD	87-02-036	251-22-167	NEW-P	87-16-096	261-50-060	AMD-P	87-05-007
251-07-010	NEW-P	87-04-055	251-22-170	AMD-P	87-16-093	261-50-070	NEW-P	87-05-007
251-07-010	NEW	87-08-056	251-22-195	NEW-P	87-16-094	261-50-075	NEW	87-08-037
251-07-020	NEW-P NEW	87-04-055 87-08-056	251–22–195 251–22–195	NEW-P NEW-P	87-16-095 87-16-096	261-50-090 261-50-090	AMD AMD–P	87-04-008 87-05-007
251-07-020 251-07-030	NEW-P	87–04–055	251-22-193	AMD-P	87-10-053	261-50-090	AMD	87-08-037
251-07-030	NEW	87-08-056	251-22-200	AMD	87-14-051	275-16-030	AMD-E	87-15-132
251-07-040	NEW-P	87-04-055	251-22-200	AMD-P	87-16-094	275–16–030	AMD-P	87-15-133
251-07-040	NEW NEW-P	87-08-056 87-04-055	251–23–015 251–23–015	NEW-P NEW-C	87-06-053 87-10-049	275–19–020 275–19–020	AMD–P AMD–E	87-15-134 87-16-027
251-07-050 251-07-050	NEW-F	87-08-056	251-23-015	NEW-C	87-14-006	275-19-020	AMD-P	87-05-021
251-07-060	NEW-P	87-04-055	251-23-015	NEW	87-16-045	275-19-030	AMD	87-09-035
251-07-060	NEW	87–08–056	251-23-040	AMD	87-02-036	275–19–030	AMD-P	87-15-134
251-08-005	AMD–P AMD	87-04-056 87-08-056	251–23–050 251–23–060	AMD AMD	87-02-036 87-02-036	275–19–030 275–19–040	AMD–E AMD–P	87-16-027 87-05-021
251-08-005 251-08-021	AMD-P	87–04–056	251-23-000	AMD	87-03-039	275-19-040	AMD	87-09-035
251-08-021	AMD	87-08-056	260-24-280	AMD-P	87-08-029	275-19-050	AMD-P	87-05-021
251-08-040	AMD-P	87-04-056	260-24-280	AMD-E	87-09-031	275-19-050	AMD	87-09-035
251-08-040	AMD	87-08-056	260-24-280	AMD AMD–P	87-15-019 87-08-029	275-19-075 275-19-110	AMD AMD–P	87–03–016 87–05–021
251-08-100 251-08-100	AMD-P AMD-P	87-04-056 87-10-051	260–36–040 260–36–040	AMD-P AMD-E	87-08-029 87-09-031	275-19-110	AMD	87-09-035
251-08-100	AMD	87-14-051	260–36–040	AMD	87-15-019	275-19-110	AMD-P	87-15-134
251-08-110	AMD-E	87-14-052	260-40-100	AMD-P	87-08-029	275-19-110	AMD-E	87-16-027
251-08-110	AMD-P	87-16-092	260-44-080	AMD-P	87-08-029	275-19-140	AMD–P AMD–E	87-15-134 87-16-027
251-08-112 251-08-112	AMD-E AMD-P	87-14-052 87-16-092	260-44-080 260-44-080	AMD-E AMD	87-09-031 87-15-019	275-19-140 275-19-170	AMD-E AMD-P	87-15-134
251-08-112	AMD-P	87-04-056	260-70-010	AMD-P	87-08-029	275–19–170	AMD-E	87–16–027
251-10-020	AMD-P	87-08-054	260-70-010	AMD-W	87-09-076	275–19–185	AMD-P	87-15-134
251-10-020	AMD-P	87-08-055	260-70-010	AMD-P	87-09-077	275-19-185	AMD-E	87-16-027 87-15-134
251-10-020 251-10-020	AMD–P AMD–P	87-12-082 87-12-083	260–70–010 260–70–021	AMD AMD–P	87-15-020 87-08-029	275–19–400 275–19–400	AMD–P AMD–E	87-15-134 87-16-027
251-10-020	AMD-P	87–12–085 87–16–045	260-70-021	AMD-W	87-09-076	275-19-450	NEW-P	87–15–134
251-10-030	AMD	87-02-036	260-70-021	AMD-P	87-09-077	275-19-450	NEW-E	87-16-027
251-10-055	AMD	87-02-036	260-70-021	AMD B	87-15-020	275-19-455	NEW-P	87-15-134
251-10-108	NEW-P	87-02-054	260–70–025	AMD-P	87–08–029	275–19–455	NEW-E	87–16–027

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
275-19-550	AMD-P	87-15-134	284-23-430	AMD-P	8709098	284-54-500	NEW	87-15-027
275-19-550	AMD-E	87-16-027	284-23-430	AMD	87-14-015	284-54-600	NEW-P	87-11-056
275-19-580	NEW-P	87-15-134	284-23-440	AMD-P	87-09-098	284-54-600	NEW	87-15-027
275-19-580 275-19-585	NEW-E NEW-P	87-16-027 87-15-134	284-23-440 284-23-450	AMD AMD-P	87-14-015 87-09-098	284-54-610 284-54-610	NEW-P NEW	87-11-056 87-15-027
275-19-585	NEW-E	87–15–134	284-23-450	AMD-I	87-14-015	284-54-620	NEW-P	87-13-027 87-11-056
275-19-590	NEW-P	87-15-134	284-23-455	NEW-P	87-09-098	284-54-620	NEW	87-15-027
275-19-590	NEW-E	87-16-027	284-23-455	NEW	87-14-015	284-54-630	NEW-P	87-11-056
275-19-595	NEW-P	87-15-134	284-23-460	AMD-P	8709098	284-54-630	NEW	87-15-027
275-19-595	NEW-E	87-16-027	284-23-460	AMD	87-14-015	284-54-650	NEW-P	87-11-056
275-19-650 275-19-650	AMD-P AMD-E	87-15-134 87-16-027	284–23–470 284–23–470	REP-P REP	8709098 8714015	284–54–650 284–54–660	NEW NEW-P	87-15-027
275-19-660	AMD-P	87–15–134	284-23-480	AMD-P	8709098	284-54-660	NEW-P	87-11-056 87-15-027
275-19-660	AMD-E	87-16-027	284-23-480	AMD	87-14-015	284-54-680	NEW-P	87-11-056
275-19-675	NEW-P	87-15-134	284-23-485	NEW-P	8709098	284-54-680	NEW	87-15-027
275-19-675	NEW-E	87-16-027	284-23-485	NEW	87-14-015	284-54-700	NEW-P	87-11-056
275-19-680 275-19-680	NEW-P NEW-E	87-15-134 87-16-027	284-23-490 284-23-490	REP-P REP	8709098	284-54-700	NEW	87-15-027
275-19-940	AMD-P	87-15-134	284-23-490	REP-P	87-14-015 87-09-098	284-54-800 284-54-800	NEW-P NEW	87-11-056 87-15-027
275-19-940	AMD-E	87-16-027	284-23-500	REP	87-14-015	284-54-900	NEW-P	87-11-056
275-19-950	AMD-P	87-15-134	284-23-510	REP-P	8709098	284-54-900	NEW	87-15-027
275-19-950	AMD-E	87-16-027	284-23-510	REP	87-14-015	284-74-010	NEW-P	8702066
275-19-960	AMD-P	87-15-134	284-23-520	REP-P	87-09-098	284-74-010	NEW	87-05-046
275-19-960 275-19-970	AMD-E AMD-P	87-16-027 87-15-134	284-23-520 284-23-530	REP REP-P	87-14-015 87-09-098	284-74-100 284-74-100	NEW-P NEW	87-02-066
275-19-970	AMD-E	87-16-027	284-23-530	REP	87-14-015	284-91-010	NEW-P	8705046 8715109
275-19-980	AMD-P	87-15-134	284-30-330	AMD-P	87-06-039	284-91-020	NEW-P	87-15-109
275-19-980	AMD-E	87-16-027	284-30-330	AMD	8709071	284-91-030	NEW-P	87-15-109
275-19-985	AMD-P	87-15-134	284-30-350	AMD-P	87-06-039	284-91-040	NEW-P	87-15-109
275-19-985 275-19-990	AMD-E AMD-P	87-16-027 87-15-134	284-30-350 284-30-390	AMD AMD-P	8709071 8706039	286-16-035 286-16-035	AMD-P	8705026
275-19-990	AMD-E	87-16-027	284-30-390	AMD-F	8709071	289-15-225	AMD AMD	8708032 8705040
275-30-010	NEW-P	87-04-023	284-30-500	AMD-P	87-06-039	289-15-225	AMD-P	87-10-061
275-30-020	NEW-P	87-04-023	284-30-500	AMD	87-09-071	289-15-225	AMD-C	87-13-014
275–30–030 275–30–040	NEW-P	87-04-023	284-30-572	NEW-P	87-06-039	296-08-025	NEW	8702037
275-30-040	NEW-P NEW-P	87-04-023 87-04-023	284-30-572 284-30-574	NEW NEW-P	8709071 8706039	296-15-030 296-17-310	AMD AMD-P	87–05–008 87–07–047
275-30-060	NEW-P	87-04-023	284–30–574	NEW	87-09-071	296-17-310	AMD-F	87-12-032
275-30-070	NEW-P	8704023	284-30-590	NEW-P	87-06-039	296-17-340	AMD-P	87-07-047
275-54-170 275-54-180	AMD-P AMD-P	87-15-135 87-15-135	284-30-590	NEW	87-09-071	296-17-340	AMD	87-12-032
275-54-190	AMD-P	87–13–135 87–15–135	284-30-620 284-30-620	NEW-P NEW	87-06-039 87-09-071	296-17-430 296-17-430	AMD-P AMD	8707047 8712032
275-54-200	AMD-P	87-15-135	284-30-630	NEW-P	87–06–039	296-17-440	AMD-P	87–12–032 87–07–047
275-55-021	REP-P	87-15-136	284-30-630	NEW	87-09-071	296-17-440	AMD	87-12-032
275-55-050	REP-P	87-15-136	284-30-650	NEW-P	87-06-039	296-17-470	AMD-P	8707047
275-55-060 275-55-071	REP-P REP-P	87-15-136 87-15-136	284-30-650 284-30-750	NEW NEW-P	87-09-071 87-06-039	296-17-470 296-17-502	AMD AMD–P	87-12-032 87-07-047
275-55-121	REP-P	87-15-136	284-30-750	NEW	87-09-071	296-17-502	AMD-F AMD	87-12-032
275-55-263	AMD-P	87-15-136	284-50-305	AMD-P	87-11-057	296-17-505	AMD-P	87-07-047
275-55-271	AMD-P	87–15–136	284-50-305	AMD	87-15-028	296-17-505	AMD	87-12-032
275-55-281 275-55-291	AMD-P AMD-P	87-15-136 87-15-136	284–53 284–53–010	AMD-P AMD-P	87-15-142 87-15-142	296-17-509 296-17-509	AMD-P AMD	87-07-047
275-55-331	REP-P	87-15-136	284-54-010	NEW-P	87-11-056	296-17-50904	AMD-P	8712032 8707047
275-56-135	AMD	87-06-026	284-54-010	NEW	87-15-027	296-17-50904	AMD	87-12-032
284-07-010	NEW-P	87-02-065	284-54-015	NEW-P	87-11-056	296-17-520	AMD-P	8707047
28407010 28407014	NEW NEW-P	8705011 8702065	284-54-015 284-54-020	NEW NEW-P	87-15-027 87-11-056	296-17-520 296-17-52102	AMD AMD-P	87-12-032
284-07-014	NEW	87-05-011	284-54-020	NEW-F	87-11-036	296-17-52102	AMD-P AMD	87-07-047 87-12-032
284-07-024	NEW-P	87-02-065	284-54-030	NEW-P	87-11-056	296-17-52104	AMD-P	87-07-047
284-07-024	NEW	8705011	284-54-030	NEW	87-15-027	296-17-52104	AMD	87-12-032
284-12-080 284-13-110	NEW NEW-P	8703055 8706049	284-54-050 284-54-050	NEW-P	87-11-056	296-17-52105	NEW-P	87-07-047
284-13-110	NEW	87-09-056	284-54-060	NEW NEW-P	87-15-027 87-11-056	296–17–52105 296–17–526	NEW AMD-P	87-12-032 87-07-047
284-13-120	NEW-P	87-06-049	284-54-100	NEW-P	87-11-056	296-17-526	AMD	87-12-032
284-13-120	NEW	87-09-056	284-54-100	NEW	87-15-027	296-17-527	AMD-P	87-07-047
284-13-130 284-13-130	NEW-P NEW	8706049	284-54-150	NEW-P	87-11-056	296-17-527	AMD	87-12-032
284-13-130 284-13-140	NEW-P	8709056 8706049	284-54-150 284-54-160	NEW NEW-P	87-15-027 87-11-056	296–17–538 296–17–538	AMD-P AMD	8707047 8712032
284-13-140	NEW	87-09-056	284-54-160	NEW	87-15-027	296-17-53806	AMD-P	87-12-032 87-07-047
284-13-150	NEW-P	8706049	284-54-250	NEW-P	87-11-056	296-17-53806	AMD	87-12-032
284-13-150	NEW AMD B	87-09-056	284-54-250	NEW	87-15-027	296-17-542	AMD-P	8707047
284-23-400 284-23-400	AMD-P AMD	8709098 8714015	284-54-300 284-54-300	NEW-P NEW	87-11-056 87-15-027	296-17-542 296-17-544	AMD AMD–P	87-12-032
284-23-410	AMD-P	87-09-098	284-54-310	NEW-P	87-13-027 87-11-056	296-17-544	AMD-P AMD	87–07–047 87–12–032
284-23-410	AMD	87-14-015	284-54-350	NEW-P	87-11-056	296-17-54401	NEW-P	87-07-047
284-23-420	AMD-P	87-09-098	284-54-350	NEW D	87-15-027	296-17-54401	NEW	87-12-032
284-23-420	AMD	87-14-015	284–54–500	NEW-P	87-11-056	296-17-562	AMD-P	87–07–047

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296–17–562	AMD	87-12-032	296–17–885	AMD	87-12-032	296-21-075	AMD	87-16-004
296-17-565	AMD-P	87-07-047	296–17–895	AMD-P	87-07-047	296-22-010	AMD-E	87-02-042
296-17-565	AMD	87-12-032	296-17-895	AMD AMD-P	87-12-032 87-07-017	296-22-010 296-22-021	AMD AMD-P	87-03-005 87-11-050
296-17-566	AMD-P AMD	87-07-047 87-12-032	296–17–913 296–17–913	AMD-P AMD	87-07-017 87-12-033	296-22-021	AMD-F AMD-E	87-11-030 87-12-044
296-17-566 296-17-56601	NEW-P	87–12–032 87–07–047	296–17–915	AMD-P	87–12–033 87–07–017	296-22-021	AMD	87-16-004
296-17-56601	NEW	87-12-032	296-17-917	AMD-P	87-07-017	296-22-022	AMD-P	87-11-050
296-17-568	AMD-P	87-07-047	296-17-917	AMD	87-12-033	296-22-022	AMD-E	87-12-044
296-17-568	AMD	87-12-032	296-17-920	AMD	87-04-006	296-22-022	AMD	87-16-004
296-17-56901	NEW-P	87-07-047	296-18A-450	AMD-P	87–02–057 87–08–004	296-22-023 296-22-023	AMD-P AMD-E	87-11-050 87-12-044
296-17-56901	NEW NEW-P	87-12-032 87-07-047	296-18A-450 296-18A-460	AMD AMD–P	87–08–004 87–05–060	296-22-023	AMD-E	87-16-004
296-17-57001 296-17-57001	NEW-P NEW	87-12-032	296–18A–460	AMD	87-10-070	296-22-024	AMD-P	87-11-050
296-17-57003	NEW-P	87-07-047	296-18A-465	NEW-P	87-05-056	296-22-024	AMD-E	87-12-044
296-17-57003	NEW	87-12-032	296-18A-465	NEW	87-10-071	296-22-024	AMD	87-16-004
296-17-57601	AMD-P	87-07-047	296-18A-470	AMD-P	87-05-060	296-22-025	AMD-P	87-11-050 87-12-044
296-17-57601	AMD AMD–P	87-12-032 87-07-047	296–18A–470 296–18A–480	AMD-W AMD-P	87–12–031 87–02–057	296-22-025 296-22-025	AMD-E AMD	87-12-044 87-16-004
296-17-57602 296-17-57602	AMD-P AMD	87–07–047 87–12–032	296-18A-480	AMD-I	87-08-004	296-22-031	AMD-P	87-11-050
296-17-578	AMD-P	87-07-047	296-18A-490	AMD-P	87-05-057	296-22-031	AMD-E	87-12-044
296-17-578	AMD	87-12-032	296-18A-490	AMD-E	87-08-044	296-22-031	AMD	87-16-004
296-17-579	AMD-P	87-07-047	296-18A-490	AMD	87-10-072	296-22-036	AMD-P	87-11-050
296–17–579	AMD	87-12-032 87-07-047	296-18A-510 296-18A-510	AMD-P AMD	87–05–059 87–10–073	296–22–036 296–22–036	AMD-E AMD	87-12-044 87-16-004
296–17–600 296–17–600	AMD-P AMD	87–07–047 87–12–032	296-20-022	NEW	87-03-004	296-22-038	AMD-P	87-11-050
296-17-603	AMD-P	87-07-047	296-20-035	AMD-P	87-02-057	296-22-038	AMD-E	87-12-044
296-17-603	AMD	87-12-032	296-20-035	AMD	87-08-004	296-22-038	AMD	87-16-004
296-17-612	AMD-P	87-07-047	296-20-125	AMD-P	87-11-050	296-22-039	AMD-P	87-11-050 87-12-044
296-17-612	AMD	87-12-032 87-07-047	296–20–125 296–20–125	AMD–E AMD	87-12-044 87-16-004	296-22-039 296-22-039	AMD-E AMD	87–12–044 87–16–004
296-17-615 296-17-615	AMD-P AMD	87-07-047 87-12-032	296-20-125	AMD	87–10–004	296-22-042	AMD-P	87-11-050
296-17-619	AMD-P	87-07-047	296-20-140	AMD	87-03-004	296-22-042	AMD-E	87-12-044
296-17-619	AMD	87-12-032	296-20-145	AMD	87-03-004	296-22-042	AMD	87-16-004
296-17-620	AMD-P	87-07-047	296-20-150	AMD	87-03-004	296-22-051	AMD-P	87-11-050
296–17–620	AMD	87-12-032 87-07-047	296–20–155 296–21–011	AMD AMD-E	87–03–004 87–02–042	296-22-051 296-22-051	AMD-E AMD	87-12-044 87-16-004
296-17-622 296-17-622	AMD-P AMD	87–07–047 87–12–032	296-21-011	AMD	87-03-005	296-22-053	AMD-P	87-11-050
296-17-643	AMD-P	87-07-047	296-21-013	AMD-P	87-11-050	296-22-053	AMD-E	87-12-044
296-17-643	AMD	87-12-032	296-21-013	AMD-E	87-11-051	296-22-053	AMD	87-16-004
296–17–649	AMD-P	87–07–047 87–12–032	296-21-013 296-21-013	AMD-E AMD	87-12-044 87-16-004	296-22-061 296-22-061	AMD-P AMD-E	87-11-050 87-12-044
296-17-649 296-17-655	AMD AMD–P	87–12–032 87–07–047	296-21-013	AMD-E	87-16-007	296-22-061	AMD	87-16-004
296-17-655	AMD	87-12-032	296-21-015	AMD-P	87-11-050	296-22-063	AMD-P	87-11-050
296-17-680	AMD-P	87-07-047	296-21-015	AMD-E	87-12-044	296-22-063	AMD-E	87-12-044 87-16-004
296-17-680	AMD	87-12-032	296–21–015 296–21–025	AMD AMD-P	87-16-004 87-11-050	296-22-063 296-22-067	AMD AMD–P	87-16-004 87-11-050
296-17-681 296-17-681	AMD-P AMD	87–07–047 87–12–032	296-21-025	AMD-E	87-12-044	296-22-067	AMD-E	87-12-044
296-17-686	AMD-P	87-07-047	296-21-025	AMD	87-16-004	296-22-067	AMD	87-16-004
296-17-686	AMD	87-12-032	296-21-026	AMD-P	87-11-050	296-22-071	AMD-P	87-11-050
296-17-689	AMD-P	87-07-047	296-21-026	AMD-E	87-12-044	296-22-071 296-22-071	AMD-E AMD	87-12-044 87-16-004
296-17-689 296-17-691	AMD AMD-P	87-12-032 87-07-047	296–21–026 296–21–027	AMD AMD-P	8716004 8711050	296-22-071	AMD-P	87-11-050
296-17-691	AMD-I	87-12-032	296-21-027	AMD-E	87-12-044	296-22-073	AMD-E	87-12-044
296-17-692	AMD-P	87-07-047	296-21-027	AMD	87-16-004	296-22-073	AMD	87-16-004
296-17-692	AMD	87-12-032	296-21-030	AMD-P	87-11-050	296-22-079	AMD-P	87-11-050
296–17–695	AMD-P	87-07-047	296-21-030	AMD-E	87-12-044	296-22-079 296-22-079	AMD-E AMD	87-12-044 87-16-004
296-17-695	AMD AMD-P	87–12–032 87–07–047	296-21-030 296-21-035	AMD AMD-P	87-16-004 87-11-050	296-22-079	AMD-P	87-11-050
296-17-704 296-17-704	AMD-F	87-12-032	296-21-035	AMD-E	87-12-044	296-22-082	AMD-E	87-12-044
296-17-724	AMD-P	87-07-047	296-21-035	AMD	87-16-004	296-22-082	AMD	87-16-004
296-17-724	AMD	87-12-032	296-21-040	AMD-P	87-11-050	296-22-087	AMD-P	87-11-050
296-17-758	AMD-P	87-07-047	296-21-040	AMD-E	87-12-044 87-16-004	296–22–087 296–22–087	AMD-E AMD	87-12-044 87-16-004
296-17-758 296-17-759	AMD AMD-P	87-12-032 87-07-047	296–21–040 296–21–045	AMD AMD–P	87-11-050	296-22-091	AMD-P	87-11-050
296-17-759	AMD-I	87-12-032	296-21-045	AMD-E	87-12-044	296-22-091	AMD-E	87-12-044
296-17-760	AMD-P	87-07-047	296-21-045	AMD	87-16-004	296-22-091	AMD	87-16-004
296-17-760	AMD	87-12-032	296-21-046	AMD-P	87-11-050	296-22-097	NEW-P	87-11-050
296–17–761	AMD-P	87-07-047	296-21-046	AMD–E AMD	87-12-044 87-16-004	296-22-097 296-22-097	NEW-E NEW	87-12-044 87-16-004
296-17-761 296-17-765	AMD AMD–P	87-12-032 87-07-047	296-21-046 296-21-057	AMD-P	87-16-004 87-11-050	296-22-100	AMD-P	87-11-050
296-17-765 296-17-765	AMD-P AMD	87–07–047 87–12–032	296-21-057	AMD-E	87-12-044	296-22-100	AMD-E	87-12-044
296-17-850	AMD-P	87-07-047	296-21-057	AMD	87-16-004	296-22-100	AMD	87-16-004
296-17-850	AMD	87-12-032	296-21-066	AMD-P	87-11-050	296-22-115	AMD-P	87-11-050
296-17-86501	NEW-P	87-16-082	296-21-066	AMD-E	87-12-044 87-16-004	296–22–115 296–22–115	AMD–E AMD	87-12-044 87-16-004
296-17-87309 296-17-87309	REP-P REP	87-07-047 87-12-032	296-21-066 296-21-075	AMD AMD–P	87-11-050	296-22-115	AMD-P	87-11-050
296-17-885	AMD-P	87–12–032 87–07–047	296-21-075	AMD-E	87-12-044	296-22-116	AMD-E	87-12-044
- · · · · · ·			•					

WAC #	· · · · · · · · · · · · · · · · · · ·	WSR #	WAC #		WSR #	WAC #		WSR #
296-22-116	AMD	87-16-004	296-22-310	AMD-E	87-12-044	29623055	AMD-E	87-12-044
296-22-120	AMD-P	87-11-050	296-22-310	AMD	87-16-004	296-23-055	AMD	87-16-004
296-22-120	AMD-E	87-12-044	296-22-315	AMD-P	87-11-050	296-23-065	AMD-P	87-11-050
296-22-120	AMD	87-16-004	296-22-315	AMD-E	87-12-044	296-23-065	AMD-E	87-12-044
296-22-125	AMD-P	87-11-050	296-22-315	AMD	87-16-004	296-23-065	AMD	87-16-004
296-22-125 296-22-125	AMD-E AMD	87-12-044 87-16-004	296-22-330 296-22-330	AMD-P AMD-E	87-11-050 87-12-044	296-23-079	AMD-P	87-11-050
296-22-130	AMD-P	87-11-050	296-22-330	AMD-E	87-16-004	296-23-079 296-23-079	AMD-E AMD	87-12-044 87-16-004
296-22-130	AMD-E	87-12-044	296-22-337	AMD-P	87-11-050	296-23-07902	AMD-P	87-11-050
296-22-130	AMD	87-16-004	296-22-337	AMD-E	87-12-044	296-23-07902	AMD-E	87-12-044
296-22-135	AMD-P	87-11-050	296-22-337	AMD	87-16-004	296-23-07902	AMD	87-16-004
296-22-135	AMD-E	87-12-044	296-22-340	AMD-P	87-11-050	296-23-07903	AMD-P	87-11-050
296-22-135 296-22-140	AMD AMD-P	87-16-004	296-22-340	AMD-E	87-12-044	296-23-07903	AMD-E	87-12-044
296-22-140	AMD-E	87-11-050 87-12-044	296-22-340 296-22-350	AMD AMD-P	87-16-004 87-11-050	296-23-07903 296-23-07904	AMD AMD-P	87-16-004 87-11-050
296-22-140	AMD	87-16-004	296-22-350	AMD-E	87-12-044	296-23-07904	AMD-E	87-12-044
296-22-141	AMD-P	87-11-050	296-22-350	AMD	87-16-004	296-23-07904	AMD	87-16-004
296-22-141	AMD-E	87-12-044	296-22-355	AMD-P	87-11-050	296-23-07905	AMD-P	87-11-050
296-22-141	AMD	87-16-004	296-22-355	AMD-E	87-12-044	296-23-07905	AMD-E	87-12-044
296-22-146 296-22-146	AMD-P AMD-E	87-11-050	296-22-355 296-22-365	AMD	87-16-004	296-23-07905	AMD	87-16-004
296-22-146	AMD-E	87-12-044 87-16-004	296-22-365	AMD-P AMD-E	87-11 - 050 87-12 - 044	296-23-07906 296-23-07906	AMD-P AMD-E	87-11-050 87-12-044
296-22-147	AMD-P	87-11-050	296-22-365	AMD-E	87-16-004	296-23-07906	AMD-E AMD	87-16-004
296-22-147	AMD-E	87-12-044	296-22-370	AMD-P	87-11-050	296-23-07907	AMD-P	87-11-050
296-22-147	AMD	87-16-004	296-22-370	AMD-E	87-12-044	296-23-07907	AMD-E	87-12-044
296-22-150	AMD-P	87-11-050	296-22-370	AMD	87-16-004	296-23-07907	AMD	87-16-004
296-22-150 296-22-150	AMD-E AMD	87-12-044 87-16-004	296-22-375	AMD-P AMD-E	87-11-050	296-23-07908	AMD-P	87-11-050
296-22-160	AMD-P	87-11-050	296–22–375 296–22–375	AMD-E AMD	87-12-044 87-16-004	296-23-07908 296-23-07908	AMD-E AMD	87-12-044
296-22-160	AMD-E	87-12-044	296-22-405	AMD-P	87-11-050	296-23-080	AMD-P	87-16-004 87-11-050
296-22-160	AMD	87-16-004	296-22-405	AMD-E	87-12-044	296-23-080	AMD-E	87-12-044
296-22-165	AMD-P	87-11-050	296-22-405	AMD	87-16-004	296-23-080	AMD	87-16-004
296-22-165	AMD-E	87-12-044	296-22-410	AMD-P	87-11-050	296-23-115	REP-P	87-11-050
296-22-165 296-22-180	AMD AMD-P	87-16-004 87-11-050	296-22-410	AMD-E	87-12-044	296-23-115	REP-E	87-12-044
296-22-180	AMD-E	87-11-030 87-12-044	296–22–410 296–22–425	AMD AMDP	87-16 - 004 87-11 - 050	296–23–115 296–23–125	REP AMD-P	87-16-004 87-11-050
296-22-180	AMD	87-16-004	296-22-425	AMD-E	87-12-044	296-23-125	AMD-E	87-11-030 87-12-044
296-22-190	AMD-P	87-11-050	296-22-425	AMD	87-16-004	296-23-125	AMD	87-16-004
296-22-190	AMD-E	87-12-044	296-22-427	AMD-P	87-11-050	296-23-20102	AMD-E	87-02-042
296-22-190 296-22-195	AMD	87-16-004	296-22-427	AMD-E	87-12-044	296-23-20102	AMD	87-03-005
296-22-195	AMD-P AMD-E	87-11-050 87-12-044	296–22–427 296–22–430	AMD AMD–P	87-16-004 87-11-050	296-23-204 296-23-204	AMD-P AMD-E	87-11-050 87-12-044
296-22-195	AMD	87-16-004	296-22-430	AMD-E	87-11-030	296-23-204	AMD-E AMD	87-12-044 87-16-004
296-22-210	AMD-P	87-11-050	296-22-430	AMD	87-16-004	296-23-212	AMD-E	87-02-042
296-22-210	AMD-E	87-12-044	296-22-445	AMD-P	87-11-050	296-23-212	AMD	87-03-005
296-22-210	AMD	87-16-004	296-22-445	AMD-E	87-12-044	296-23-212	AMD-P	87-11-050
296-22-215 296-22-215	AMD-P AMD-E	87-11-050 87-12-044	296-22-445 296-22-475	AMD AMD-P	87-16-004 87-11-050	296-23-212 296-23-212	AMD-E AMD	87-12-044
296-22-215	AMD	87-16-004	296-22-475	AMD-E	87-12-044	296-23-212	AMD-P	87-16-004 87-11-050
296-22-220	AMD-P	87-11-050	296-22-475	AMD	87-16-004	296-23-216	AMD-E	87-12-044
296-22-220	AMD-E	87-12-044	296-23-01006	AMD-E	87-02-042	296-23-216	AMD	87-16-004
296-22-220	AMD	87-16-004	296-23-01006	AMD	87-03-005	296-23-221	AMD-P	87-11-050
296-22-225 296-22-225	AMD-P AMD-E	87-11-050 87-12-044	296–23–015 296–23–015	AMD-P AMD-E	87-11 - 050 87-12 - 044	296-23-221 296-23-221	AMD-E AMD	87-12-044
296-22-225	AMD	87-16-004	296-23-015	AMD-L	87-16-004	296-23-224	AMD-P	87-16-004 87-11-050
296-22-230	AMD-P	87-11-050	296-23-020	AMD-P	87-11-050	296-23-224	AMD-E	87-12-044
296-22-230	AMD-E	87-12-044	296-23-020	AMD-E	87-12-044	296-23-224	AMD	87-16-004
296-22-230	AMD	87-16-004	296-23-020	AMD	87-16-004	296-23-228	AMD-P	87-11-050
296–22–235 296–22–235	AMD-P AMD-E	87-11-050 87-12-044	296–23–025 296–23–025	AMD-P	87-11 - 050	296-23-228	AMD-E	87-12-044
296-22-235	AMD	87-16-004	296-23-025	AMD-E AMD	87-12-044 87-16-004	296-23-228 296-23-232	AMD AMD-P	87-16 - 004 87-11 - 050
296-22-245	AMD-P	87-11-050	296-23-030	AMD-P	87-11-050	296-23-232	AMD-E	87-12-044
296-22-245	AMD-E	87-12-044	296-23-030	AMD-E	87-12-044	296-23-232	AMD	87-16-004
296-22-245	AMD	87-16-004	296-23-030	AMD	87-16-004	296-23-300	REP-E	87-02-042
296–22–250 296–22–250	AMD-P AMD-E	87-11-050	296-23-035	AMD-P	87-11-050	296-23-300	REP	87–03–005
296-22-250	AMD-E AMD	87-12-044 87-16-004	296-23-035 296-23-035	AMD-E AMD	87-12-044 87-16-004	296-23-301 296-23-301	REP-E REP	87-02-042
296-22-255	AMD-P	87-11-050	296-23-040	AMD-P	87-11-050	296-23-305	REP-E	87-03-005 87-02-042
296-22-255	AMD-E	87-12-044	296-23-040	AMD-E	87-12-044	296-23-305	REP	87–02–042 87–03–005
296-22-255	AMD	87-16-004	296-23-040	AMD	87-16-004	296-23-310	REP-E	87-02-042
296-22-260	AMD-P	87-11-050	296-23-045	AMD-P	87-11-050	296-23-310	REP	87-03-005
296–22–260 296–22–260	AMD-E AMD	87-12-044 87-16-004	296-23-045	AMD-E	87-12-044	296-23-315	REP-E	87-02-042
296-22-265	AMD-P	87~16–004 87–11 <i>–</i> 050	296–23–045 296–23–050	AMD AMD-P	87-16-004 87-11-050	296-23-315 296-23-330	REP REP-E	87-03-005 87-02-042
296-22-265	AMD-E	87-12-044	296-23-050	AMD-E	87-11-030	296-23-330	REP-E	87-02-042 87-03-005
296-22-265	AMD	8716004	296-23-050	AMD	87-16-004	296-23-335	REP-E	87-02-042
296-22-310	AMD-P	8711050	296–23–055	AMD-P	87-11-050	296-23-335	REP	87-03-005

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-23-340	REP-E	87-02-042	296-23A-246	NEW	87-03-005	296-23A-350	NEW-E	87-02-042
296-23-340	REP	87-03-005	296-23A-246	AMD-P	87-11-050	296-23A-350	NEW E	87-03-005 87-02-042
296-23-356	REP-E	87-02-042 87-03-005	296–23A–246 296–23A–246	AMD–E AMD	87-12-044 87-16-004	296–23A–355 296–23A–355	NEW-E NEW	87–02–042 87–03–005
296–23–356 296–23–357	REP REP-E	87-03-003 87-02-042	296-23A-248	NEW-E	87-10-004 87-02-042	296-23A-355	AMD-P	87-11-050
296-23-357	REP-L	87-03-005	296-23A-248	NEW	87-03-005	296-23A-355	AMD-E	87-12-044
296-23-615	AMD-P	87-11-050	296-23A-250	NEW-E	87-02-042	296-23A-355	AMD	87-16-004
296-23-615	AMD-E	87-11-051	296-23A-250	NEW	87-03-005	296-23A-360	NEW-E	87-02-042
296-23-615	AMD	87-16-004	296-23A-252	NEW-E	87-02-042	296-23A-360	NEW	87-03-005
296-23-615	AMD-E	87-16-007	296-23A-252 296-23A-252	NEW AMD–P	87-03-005 87-11-050	296-23A-360 296-23A-360	AMD–P AMD	87-11-050 87-16-004
296-23-715 296-23-715	AMD–P AMD–E	87-11-050 87-12-044	296-23A-252 296-23A-252	AMD-P AMD-E	87-11-030 87-12-044	296-23A-360	AMD-E	87-12-044
296-23-715	AMD-L AMD	87-16-004	296-23A-252	AMD	87-16-004	296-23A-400	NEW-E	87-02-042
296-23-720	AMD-P	87-11-050	296-23A-254	NEW-E	87-02-042	296-23A-400	NEW	87-03-005
296-23-720	AMD-E	87-12-044	296-23A-254	NEW	87-03-005	296-23A-410	NEW-E	87-02-042
296-23-725	AMD-P	87-02-057	296-23A-254	AMD-P	87-11-050	296-23A-410	NEW F	87-03-005
296-23-725	AMD AMD–P	87-08-004 87-11-050	296–23A–254 296–23A–254	AMD-E AMD	87-12-044 87-16-004	296-23A-415 296-23A-415	NEW-E NEW	87-02-042 87-03-005
296-23-811 296-23-811	AMD-F AMD-E	87-11-050 87-11-051	296-23A-256	NEW-E	87-02-042	296-23A-420	NEW-E	87-02-042
296-23-811	AMD	87–16–004	296-23A-256	NEW	87-03-005	296-23A-420	NEW	87-03-005
296-23-811	AMD-E	87-16-007	296-23A-256	AMD-P	87-11-050	296-23A-425	NEW-E	87-02-042
296-23-980	AMD-P	87-02-057	296-23A-256	AMD-E	87-12-044	296-23A-425	NEW	87–03–005
296-23-980	AMD	87-08-004	296-23A-256	AMD	87-16-004	296-23A-425	AMD–P AMD–E	87-11-050 87-11-051
296-23A-100	NEW-E NEW	87-02-042 87-03-005	296–23A–258 296–23A–258	NEW-E NEW	87-02-042 87-03-005	296-23A-425 296-23A-425	AMD-E	87–11–031 87–16–004
296-23A-100 296-23A-100	AMD-P	87–11–050	296-23A-258	AMD-P	87-11-050	296-23A-425	AMD-E	87-16-007
296-23A-100	AMD-E	87-12-044	296-23A-258	AMD-E	87-12-044	296-24-14011	AMD-P	87-02-058
296-23A-100	AMD	87-16-004	296-23A-258	AMD	87-16-004	296-24-14011	AMD	87-07-022
296-23A-105	NEW-E	87-02-042	296-23A-260	NEW-E	87-02-042	296-27-160	AMD	87-03-011
296-23A-105	NEW	87-03-005	296-23A-260	NEW AMD-P	87-03-005 87-11-050	296–27–16001 296–27–16002	AMD NEW	87-03-011 87-03-011
296-23A-110 296-23A-110	NEW-E NEW	87-02-042 87-03-005	296-23A-260 296-23A-260	AMD-F	87-11-030 87-12-044	296-27-16002	AMD	87–03–011 87–03–011
296-23A-115	NEW-E	87-02-042	296-23A-260	AMD	87-16-004	296-27-16004	NEW	87-03-011
296-23A-115	NEW	87-03-005	296-23A-262	NEW-E	87-02-042	296-27-16005	REP	87-03-011
296-23A-120	NEW-E	87-02-042	296-23A-262	NEW	87-03-005	296-27-16007	AMD	87-03-011
296-23A-120	NEW	87-03-005	296-23A-262	AMD-P	87-11-050	296-27-16009	REP	87-03-011
296-23A-125	NEW-E NEW	87-02-042 87-03-005	296-23A-262 296-23A-262	AMD-E AMD	87-12-044 87-16-004	296-27-16011 296-27-16013	AMD REP	87-03-011 87-03-011
296-23A-125 296-23A-130	NEW-E	87-03-003 87-02-042	296-23A-264	NEW-E	87-02-042	296-27-16015	REP	87-03-011
296-23A-130	NEW	87-03-005	296-23A-264	NEW	87-03-005	296-27-16017	REP	87-03-011
296-23A-135	NEW-E	87-02-042	296-23A-266	NEW-E	87-02-042	296-27-16018	NEW	87-03-011
296-23A-135	NEW	87-03-005	296-23A-266	NEW AMD-P	87-03-005 87-11-050	296-27-16019 296-27-16020	REP NEW	87-03-011 87-03-011
296-23A-140 296-23A-140	NEW-E NEW	87-02-042 87-03-005	296-23A-266 296-23A-266	AMD-F	87-11-030 87-12-044	296-27-16020	REP	87–03–011 87–03–011
296-23A-145	NEW-E	87-02-042	296-23A-266	AMD	87-16-004	296-27-16022	NEW	87-03-011
296-23A-145	NEW	87-03-005	296-23A-268	NEW-E	87-02-042	296-27-16023	REP	87-03-011
296-23A-150	NEW-E	87-02-042	296-23A-268	NEW	87-03-005	296-27-16026	NEW	87-03-011
296-23A-150	NEW AMD–P	87-03-005 87-11-050	296-23A-300 296-23A-300	NEW-E NEW	87-02-042 87-03-005	296-46-110 296-46-110	AMD-P AMD	87-06-047 87-10-030
296-23A-150 296-23A-150	AMD-P AMD-E	87-11-030 87-12-044	296-23A-310	NEW-E	87-02-042	296-46-130	AMD-P	87-06-047
296-23A-150	AMD	87-16-004	296-23A-310	NEW	87-03-005	296-46-130	AMD	87-10-030
296-23A-200	NEW-E	87-02-042	296-23A-315	NEW-E	87-02-042	296-46-140	AMD-P	87-06-047
296-23A-200	NEW	87-03-005	296-23A-315	NEW	87-03-005	296-46-140	AMD	87-10-030
296-23A-205	NEW-E	87-02-042 87-03-005	296-23A-320	NEW-E	87–02–042 87–03–005	296-46-150 296-46-150	AMD–P AMD	87-06-047 87-10-030
296-23A-205 296-23A-210	NEW NEW-E	87-03-003 87-02-042	296-23A-320 296-23A-325	NEW NEW-E	87–03–003 87–02–042	296-46-160	AMD-P	87-06-047
296-23A-210	NEW	87-03-005	296-23A-325	NEW	87-03-005	296-46-160	AMD	87-10-030
296-23A-215	NEW-E	87-02-042	296-23A-325	AMD-P	87-11-050	296-46-180	AMD-P	87-06-047
296-23A-215	NEW	87-03-005	296-23A-325	AMD-E	87-12-044	296-46-180	AMD	87-10-030
296-23A-220	NEW-E	87-02-042	296-23A-325	AMD	87-16-004	296-46-200	AMD–P AMD	87-06-047 87-10-030
296-23A-220 296-23A-225	NEW NEW-E	87-03-005 87-02-042	296-23A-330 296-23A-330	NEW-E NEW	87-02-042 87-03-005	296–46–200 296–46–220	AMD-P	87-06-047
296-23A-225 296-23A-225	NEW-E	87–02–042 87–03–005	296-23A-335	NEW-E	87-02-042	296-46-220	AMD	87-10-030
296-23A-230	NEW-E	87-02-042	296-23A-335	NEW	87-03-005	296-46-240	AMD-P	87-06-047
296-23A-230	NEW	87-03-005	296-23A-335	AMD-P	87-11-050	296-46-240	AMD	87-10-030
296-23A-235	NEW-E	87-02-042	296-23A-335	AMD-E	87-12-044	296-46-316	NEW-P	87-06-047 87-10-030
296-23A-235	NEW NEW-E	87–03–005 87–02–042	296-23A-335 296-23A-340	AMD NEW-E	87-16-004 87-02-042	296–46–316 296–46–350	NEW AMD–P	87–10–030 87–06–047
296-23A-240 296-23A-240	NEW-E NEW	87-02-042 87-03-005	296-23A-340 296-23A-340	NEW-E	87-02-042 87-03-005	296-46-350	AMD-I	87-10-030
296-23A-242	NEW-E	87-02-042	296-23A-340	AMD-P	87-11-050	296-46-370	AMD-P	87-06-047
296-23A-242	NEW	87-03-005	296-23A-340	AMD-E	87-12-044	296-46-370	AMD	87-10-030
296-23A-244	NEW-E	87-02-042	296-23A-340	AMD	87-16-004	296-46-420	AMD-P	87-06-047
296-23A-244	NEW AMD-P	87-03-005 87-11-050	296-23A-345 296-23A-345	NEW-E NEW	87-02-042 87-03-005	296–46–420 296–46–422	AMD NEW-P	87-10-030 87-06-047
296-23A-244 296-23A-244	AMD-P AMD-E	87-11-030 87-12-044	296-23A-345	AMD-P	87-11-050	296-46-422	NEW	87-10-030
296-23A-244	AMD	87-16-004	296-23A-345	AMD-E	87-12-044	296-46-495	AMD-P	87-06-047
29623A246	NEW-E	87-02-042	296-23A-345	AMD	87–16–004	296-46-495	AMD	87-10-030

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296–46–514	NEW-P	87-06-047	296–65–040	AMD-P	87-05-055	296–155–265	AMD-W	87-13-008
296-46-514	NEW	87-10-030	296-65-040	AMD	87-10-008	296-155-270	AMD-P	87-02-058
296-46-680	AMD-P	87-06-047	296-81-007	AMD-P	87-14-077	296-155-270	AMD-C	87-07-021
296-46-680 296-46-910	AMD B	87–10–030 87–06–047	296-81-008	AMD-P	87-14-077	296-155-270	AMD-W	87-13-008
296-46-910	AMD-P AMD	87-06-047 87-10-030	296-104-701 296-104-701	NEW-P NEW-E	87-07-023 87-07-024	296–155–405 296–155–405	AMD-P AMD-C	87-02-058
296-46-920	AMD-P	87–10–030 87–06–047	296-104-701	NEW-E	87-12-003	296-155-405	AMD-C AMD-W	87-07-021 87-13-008
296-46-920	AMD	87-10-030	296-116-080	AMD-P	87-02-053	296-155-425	REP-P	87–13–008 87–02–058
296-46-940	AMD-P	87-06-047	296-116-175	NEW-P	87-16-083	296-155-425	REP-C	87-07-021
296-62-05405	AMD-P	87-05-055	296-150B-030	AMD-P	87-15-031	296-155-425	REP-W	87-13-008
296-62-05405	AMD	87-10-008	296-150B-035	AMD-P	87-15-031	296-155-426	NEW-P	87-02-058
296-62-05427	AMD-P	87-05-055	296-150B-050	AMD-P	87-15-031	296-155-426	NEW-C	87-07-021
296–62–05427 296–62–07353	AMD	87-10-008	296-150B-060	AMD-P	87-15-031	296~155–426	NEW-W	87-13-008
296-62-07353	AMD-P AMD	87–02–058 87–07–022	296-150B-122 296-150B-125	NEW-P AMD-P	8715031 8715031	296–155–428 296–155–428	NEW-P NEW-C	87-02-058
296-62-07517	AMD-P	87-05-055	296-150B-185	AMD-P	87–15–031 87–15–031	296-155-428	NEW-C	87-07-021 87-13-008
296-62-07517	AMD	87-10-008	296-150B-200	AMD-P	87-15-031	296-155-429	NEW-P	87-02-058
296-62-077	NEW-P	87-05-055	296-150B-320	NEW-E	87-11-060	296-155-429	NEW-C	87-07-021
296–62–077	NEW	87-10-008	296-150B-320	NEW-P	87-15-017	296-155-429	NEW-W	87-13-008
296-62-07701	NEW-P	87-05-055	296-150B-513	AMD-P	87-15-031	296-155-430	REP-P	87-02-058
296–62–07701	NEW	87-10-008	296-150B-515	NEW-P	87-15-031	296-155-430	REP-C	87-07-021
296–62–07703 296–62–07703	NEW-P NEW	87–05–055 87–10–008	296–155–160 296–155–160	AMD-P	87-05-055	296-155-430	REP-W	87-13-008
296-62-07705	NEW-P	87-05-055	296-155-175	AMD NEW-P	87-10-008 87-05-055	296–155–432 296–155–432	NEW-P NEW-C	87-02-058 87-07-021
296-62-07705	NEW	87-10-008	296-155-175	NEW	87-10-008	296-155-432	NEW-W	87–07–021 87–13–008
296-62-07707	NEW-P	87-05-055	296-155-17505	NEW-P	87-05-055	296-155-434	NEW-P	87-02-058
296-62-07707	NEW	87-10-008	296-155-17505	NEW	87-10-008	296-155-434	NEW-C	87-07-021
296-62-07709	NEW-P	87-05-055	296-155-17510	NEW-P	87-05-055	296-155-434	NEW-W	87-13-008
296-62-07709	NEW	87-10-008	296–155–17510	NEW	87-10-008	296–155–435	REP-P	87-02-058
296–62–07711 296–62–07711	NEW-P NEW	87-05-055 87-10-008	296–155–17515 296–155–17515	NEW-P	87-05-055	296–155–435	REP-C	87-07-021
296–62–07713	NEW-P	87–10–008 87–05–055	296-155-17520	NEW NEW-P	8710008 8705055	296-155-435 296-155-437	REP-W NEW-P	87–13–008 87–02–058
296-62-07713	NEW	87-10-008	296–155–17520	NEW	87-10-008	296–155–437	NEW-P	87-02-038 87-07-021
296-62-07715	NEW-P	87-05-055	296-155-17525	NEW-P	87-05-055	296–155–437	NEW-W	87-13-008
296-62-07715	NEW	87-10-008	296-155-17525	NEW	87-10-008	296-155-440	REP-P	87-02-058
296-62-07717	NEW-P	87-05-055	296-155-17530	NEW-P	87-05-055	296-155-440	REP-C	87-07-021
296–62–07717	NEW NEW-P	87-10-008	296-155-17530	NEW	87-10-008	296-155-440	REP-W	87-13-008
296–62–07719 296–62–07719	NEW-P	87–05–055 87–10–008	296–155–17532 296–155–17532	NEW-P NEW	87-05-055 87-10-008	296–155–441	NEW-P	87-02-058
296-62-07721	NEW-P	87–10–008 87–05–055	296-155-17535	NEW-P	87–10–008 87–05–055	296-155-441 296-155-441	NEW-C NEW-W	87-07-021
296-62-07721	NEW	87-10-008	296–155–17535	NEW	87-10-008	296–155–444	NEW-W	87-13-008 87-02-058
296-62-07723	NEW-P	87-05-055	296-155-17540	NEW-P	87-05-055	296-155-444	NEW-C	87-07-021
296-62-07723	NEW	87-10-008	296-155-17540	NEW	87-10-008	296-155-444	NEW-W	87-13-008
296-62-07725	NEW-P	87–05–055	296-155-17545	NEW-P	87-05-055	296-155-447	NEW-P	87-02-058
296–62–07725 296–62–07727	NEW NEW-P	87–10–008 87–05–055	296-155-17545	NEW	87-10-008	296-155-447	NEW-C	87-07-021
296-62-07727	NEW-P	87-10-008	296–155–17550 296–155–17550	NEW-P NEW	87–05–055 87–10–008	296–155–447 296–155–449	NEW-W NEW-P	87-13-008
296-62-07729	NEW-P	87-05-055	296-155-17555	NEW-P	87-05-055	296–155–449	NEW-P	87-02-058 87-07-021
296-62-07729	NEW	87-10-008	296-155-17555	NEW	87-10-008	296-155-449	NEW-W	87-13-008
296-62-07731	NEW-P	87-05-055	296-155-17560	NEW-P	87-05-055	296-155-450	REP-P	87-02-058
296-62-07731	NEW	87-10-008	296-155-17560	NEW	87-10-008	296-155-450	REP-C	87-07-021
296-62-07733	NEW-P	87-05-055	296–155–17565	NEW-P	87-05-055	296–155–450	REP-W	87-13-008
296–62–07733 296–62–07735	NEW NEW-P	87–10–008 87–05–055	296–155–17565 296–155–17570	NEW NEW-P	87-10-008 87-05-055	296–155–452	NEW-P NEW-C	87-02-058
296-62-07735	NEW	87-10-008	296–155–17570	NEW-F	87-10-008	296–155–452 296–155–452	NEW-C	87-07-021 87-13-008
296-62-07737	NEW-P	87-05-055	296-155-17575	NEW-P	87-05-055	296-155-455	REP-P	87-02-058
296-62-07737	NEW	87-10-008	296-155-17575	NEW	87-10-008	296-155-455	REP-C	87-07-021
296–62–07739	NEW-P	87-05-055	296-155-177	NEW-P	87-05-055	296-155-455	REP-W	87-13-008
296–62–07739	NEW	87-10-008	296–155–177	NEW	87-10-008	296-155-456	NEW-P	87-02-058
296–62–07741 296–62–07741	NEW-P NEW	87-05-055 87-10-008	296–155–179	NEW-P NEW	87-05-055	296–155–456	NEW-C	87-07-021
296–62–07743	NEW-P	87-05-055	296–155–179 296–155–181	NEW-P	87-10-008 87-05-055	296–155–456 296–155–459	NEW-W NEW-P	87-13-008
296-62-07743	NEW	87-10-008	296-155-181	NEW	87–10–008	296-155-459	NEW-P	87-02-058 87-07-021
296-62-07745	NEW-P	87-05-055	296-155-183	NEW-P	87-05-055	296-155-459	NEW-W	87-13-008
296-62-07745	NEW	87-10-008	296-155-183	NEW	87-10-008	296-155-462	NEW-P	87-02-058
296–62–07747	NEW-P	87-05-055	296–155–185	NEW-P	87-05-055	296-155-462	NEW-C	87-07-021
296-62-07747	NEW D	87–10–008	296–155–185	NEW	87-10-008	296-155-462	NEW-W	87-13-008
296–62–07749 296–62–07749	NEW-P NEW	87–05–055 87–10–008	296-155-187 296-155-187	NEW-P NEW	87-05-055 87-10-008	296–155–745 296–155–745	AMD-P	87-02-058
296-65-005	AMD-P	87-05-055	296-155-189	NEW-P	8710008 8705055	296-155-745	AMD-C AMD-W	87-07-021 87-13-008
296-65-005	AMD	87-10-008	296–155–189	NEW	87-10-008	296-155-775	AMD-W AMD-P	87-13-008 87-05-055
296-65-015	AMD-P	87-05-055	296-155-191	NEW-P	87-05-055	296–155–775	AMD-I	87-10-008
296-65-015	AMD	87-10-008	296-155-191	NEW	87-10-008	296-200-340	AMD	87-07-003
296–65–020	AMD-P	87-05-055	296–155–193	NEW-P	87-05-055	296-200-350	AMD	87-07-003
296–65–020 296–65–030	AMD AMD–P	87-10-008 87-05-055	296–155–193	NEW AMD-P	87–10–008	296-200-370	AMD	87-07-003
296-65-030	AMD-P AMD	87-05-055 87-10-008	296-155-265 296-155-265	AMD-P AMD-C	87-02-058 87-07-021	296-306-003 296-306-003	NEW-C NEW-C	87–02–056 87–05–033
270 05 050	, and	0. 10-000	270-133-203	AMD-C	0. U/-U/I	1 270-300-003	IAEM-C	87–05–023

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-306-003	NEW	87-09-079	308-29-080	AMD-P	87-07-025	308-50-440	NEW-E	87-14-088
296-306-005	REP-C	87-02-056	308-29-080	AMD	87-11-064	308-51-200	REP-P	87-07-046
296–306–005 296–306–005	REP-C REP	87–05–023 87–09–079	308-31-015 308-31-025	AMD NEW	87-04-050 87-04-050	308-51-200 308-51-200	REP–P REP–E	87-13-057 87-14-088
296-306-005	NEW-C	87–02–056	308-31-025	AMD-P	87-04-054	308-51-210	NEW-P	87–07–046
296-306-006	NEW-C	87-05-023	308-31-025	AMD	87-09-045	308-51-210	NEW-P	87-13-057
296-306-006	NEW	87-09-079	308-31-055	AMD-P	87-07-046	308-51-210	NEW-E	87-14-088
296-306-009	NEW-C	87-02-056	308-31-055	AMD-P	87-13-057	308-52-139	AMD–P AMD–P	87-13-054 87-13-054
296-306-009 296-306-009	NEW-C NEW	87–05–023 87–09–079	308-31-055 308-31-100	AMD–E AMD	87-14-088 87-04-050	308-52-140 308-52-141	AMD-P	87-13-054 87-13-054
296-306-012	NEW-C	87-02-056	308-31-120	AMD	87-04-050	308-52-147	NEW-P	87-13-054
296-306-012	NEW-C	87-05-023	308-31-500	AMD	87-04-050	308-52-148	NEW-P	87-13-054
296-306-012	NEW	87-09-079	308-31-500	AMD-P	87-04-054	308-52-315	REP-P	87-07-046
296-306-025 296-306-025	AMD-C AMD-C	87–02–056 87–05–023	308-31-500 308-32-080	AMD AMD-P	87–09–045 87–16–106	308-52-315 308-52-590	REP NEW-P	87–10–028 87–07–046
296-306-025	AMD-C	87–03–023 87–09–079	308-32-090	REP-P	87-07-046	308-52-590	NEW	87-10-028
296-306-057	NEW-C	87-02-056	308-32-100	NEW-P	87-07-046	308-52-590	AMD-P	87-16-107
296-306-057	NEW-C	87-05-023	308-33-011	AMD-P	87-11-061	308-53-020	AMD-P	87-07-046
296–306–057	NEW	87-09-079	308-33-020	AMD-P	87-11-061	308-53-020	AMD	87-10-028
296–306–300 296–306–300	NEW-C NEW-C	87–02–056 87–05–023	308-33-030 308-33-040	AMD–P REP–P	87-11-061 87-11-061	308-53-084 308-53-084	AMD-C AMD	87–02–060 87–09–046
296-306-300	NEW-C	87–03–023 87–09–079	308-33-050	REP-P	87-11-061	308-53-085	AMD-C	87-02-060
296-306-310	NEW-C	87-02-056	308-33-060	AMD-P	87-11-061	308-53-085	AMD	87-09-046
296-306-310	NEW-C	87-05-023	308-33-080	AMD-P	87-11-061	308-53-320	NEW-P	87-09-074
296-306-310	NEW C	87–09–079 87–02–056	308-33-095 308-33-105	AMD-P AMD-P	87-11-061 87-07-046	308-53-330 308-54-315	NEW-P AMD-P	87–09–075 87–07–046
296-306-320 296-306-320	NEW-C NEW-C	87–02–036 87–05–023	308-33-105	AMD-F AMD	87–07–046 87–10–028	308-54-315	AMD-P	87–13–057
296-306-320	NEW	87–09–079	308-34-080	AMD-P	87–16–106	308-54-315	AMD-E	87-14-088
300-12-010	AMD-P	87-16-100	308-34-090	NEW-P	87-07-046	308-55-025	AMD-P	87-07-046
300-12-015	AMD-P	87-16-100	308-34-090	NEW-P	87–13–057	308-55-025	AMD-P	87–13–057
300-12-020	AMD-P NEW-P	87-16-100 87-16-099	308-34-090 308-37-190	AMD-E AMD-P	87–14–088 87–07–045	308-55-025 308-56A-006	AMD-E NEW-P	87-14-088 87-04-069
304-12-030 304-12-035	NEW-P	87-16-099	308-37-190	AMD-W	87–07–043 87–09–095	308-56A-115	AMD-P	87-04-069
304-12-140	AMD-P	87-04-066	308-37-190	AMD-P	87-09-096	308-56A-125	AMD-P	87-04-069
304-12-140	AMD	87-07-029	308-37-190	AMD-W	87-11-026	308-56A-155	NEW-P	87-04-069
308-04-020	NEW-P NEW-W	87-13-041 87-14-085	308-40-102 308-40-102	AMD–P AMD	87–06–051 87–09–097	308-56A-156 308-56A-160	NEW-P NEW-P	87–04–069 87–04–069
308-04-020 308-11-030	AMD-P	87-14-083 87-07-046	308-40-105	AMD-P	87–09–097 87–06–051	308-56A-195	AMD-P	87–04–069
308-11-030	AMD	87-10-028	308-40-105	AMD	87-09-097	30861026	AMD-E	87-16-053
308-11-100	AMD-P	87-16-106	308-40-125	AMD-P	87-07-046	308-61-050	AMD-E	87–16–053
308-12-083	NEW-P	87–14–016	308-40-125	AMD-P	87-13-057	308-61-108	AMD-E	87-16-053
308-12-085 308-12-115	AMD-P AMD-P	87-14-016 87-14-016	308-40-125 308-41-025	AMD–E REP–P	87–14–088 87–07–046	308-61-135 308-61-158	AMD–E AMD–E	87-16-053 87-16-053
308-12-150	AMD-P	87-14-016	308-42-040	AMD-P	87-05-061	308-61-175	AMD-E	87–16–053
308-12-312	AMD-E	87-04-049	308-42-040	AMD	87-08-065	308-61-210	AMD-E	87-16-053
308-12-312	REP-P	87-07-046	308-42-075	AMD-P	87–07–046	308-61-240	AMD-E AMD-E	87-16-053 87-16-053
308-12-312 308-12-326	REP NEW-P	87-10-028 87-07-046	308-42-075 308-42-210	AMD NEWP	87-10-028 87-14-086	308-61-260 308-61-330	AMD-E AMD-E	87–16–053 87–16–053
308-12-326	NEW	87-10-028	308-42-220	NEW-P	87-14-086	308-61-430	AMD-E	87–16–053
308-13-150	AMD-E	87-03-031	308-42-230	NEW-P	87-14-086	308-79-050	REP-P	87-13-083
308-13-150	AMD-P	87-07-046	308-42-240	NEW-P	87-14-086	308-79-050	REP	87–16–058
308-13-150 308-13-150	AMD-P AMD-E	87-10-024 87-10-026	308-42-250 308-42-260	NEW-P NEW-P	87-14-086 87-14-086	308–90–010 308–90–020	REP-E REP-E	87-14-072 87-14-072
308-13-150	NEW-P	87-10-025	308-42-270	NEW-P	87-14-086	308-90-030	AMD-E	87-14-072
308-13-160	NEW-E	87-10-027	308-42-280	NEW-P	87-14-086	308-90-040	AMD-E	87-14-072
308-20-040	AMD-E	87–16–019	308-48-075	NEW-P	87-08-051	308-90-050	REP-E	87-14-072
308-20-060 308-20-200	AMD-E REP-P	87-16-019 87-07-046	308-48-075 308-48-210	NEW NEW-P	87-11-063 87-08-051	308–90–060 308–90–070	AMD-E AMD-E	87-14-072 87-14-072
308-20-200	REP-F	87–10–028	308-48-210	NEW-P	87–11–063	308-90-080	AMD-E	87-14-072
308-20-210	NEW-P	87-07-046	308-48-250	REP-P	87-07-046	308-90-090	AMD-E	87-14-072
308-20-210	NEW	87-10-028	308-48-250	REP	87-10-028	308-90-110	AMD-E	87-14-072
308-25-065	AMD-P	87-07-046	308-48-800	NEW-P	87-07-046	308-90-120	NEW-E	87-14-072 87-14-072
308-25-065 308-26-025	AMD NEW-P	87-10-028 87-13-042	308-48-800 308-49-140	NEW AMD-P	87-10-028 87-15-105	308-90-130 308-90-140	NEW-E NEW-E	87-14-072 87-14-072
308-26-025	NEW-E	87-15-018	308-49-170	AMD-P	87–15–105	308-90-150	NEW-E	87-14-072
308-26-040	REP-P	87-07-046	308-49-180	REP-P	87-15-105	308-90-160	NEW-E	87-14-072
308-26-040	REP	87-10-028	308-50-010	AMD-P	87~10–066	308-93-010	AMD-P	87-04-068
308-26-045	NEW-P NEW	87–07–046 87–10–028	308-50-010 308-50-020	AMD AMD–P	87-14-030 87-10-066	308–93–010 308–93–074	AMD AMD–P	87–09–073 87–04–068
308-26-045 308-29-030	AMD-P	87–10–028 87–07–025	308-50-020	AMD-P AMD	87-10-000 87-14-030	308-93-074	AMD-F AMD	87–04–008 87–09–073
308-29-030	AMD	87-11-064	308-50-035	NEW-P	87–10–066	308-94	AMD	87-03-041
308-29-045	AMD-P	87-07-046	308-50-035	NEW	87-14-030	308-94-010	AMD	87-03-041
308-29-045	AMD B	87-10-028	308-50-375	REP-P	87–07–046 87–13–057	308-94-020	REP	87–03–041 87–03–041
308-29-060 308-29-060	AMD-P AMD	87–07–025 87–11–064	308-50-375 308-50-375	REP-P REP-E	87-13-057 87-14-088	308-94-030 308-94-040	AMD AMD	87–03–041 87–03–041
308-29-070	AMD-P	87-07-025	308-50-440	NEW-P	87-07-046	308-94-050	AMD	87-03-041
308-29-070	AMD	87-11-064	308-50-440	NEW-P	87-13-057	30894060	REP	87–03–041

WAC #		WSR #	WAC #	-	WSR #	WAC #		WSR #
308–94–070	AMD	87-03-041	308-117-300	AMD-P	87–10–067	308-180-140	NEW-E	87-03-013
308-94-080	AMD	87-03-041	308-117-500	NEW-P	87-07-046	308-180-140	NEW	87-06-050
308-94-100	AMD	87-03-041	308-117-500	NEW	87-10-028	308-180-150	NEW-E	87-03-013
308-94-110	AMD	87-03-041	308-120-162	AMD-P	87-15-103	308-180-150	NEW	87-06-050
308-94-160	AMD	87-03-041	308-120-165	AMD-P	87-15-103	308-180-160	NEW-E	87-03-013
308-94-170 308-94-180	AMD REP	87–03–041 87–03–041	308-120-186 308-120-275	AMD–P AMD–P	87-15-103 87-07-046	308-180-160 308-180-170	NEW NEW-E	87–06–050 87–03–013
308-94-181	NEW	87-03-041 87-03-041	308-120-275	AMD-F AMD	87–10–028	308-180-170	NEW-E	87-06-050
308-94-190	REP	87-03-041	308-120-511	AMD-P	87-15-103	308-180-170	NEW-E	87–03–013
308-94-191	NEW	87-03-041	308-120-700	NEW-P	87-15-103	308-180-190	NEW	87-06-050
308-94-200	AMD	87-03-041	308-120-710	NEW-P	87-15-103	308-180-200	NEW-E	87-03-013
308-94-210	AMD	87-03-041	308-120-720	NEW-P	87-15-103	308-180-200	NEW	87-06-050
308-94-220	AMD	87-03-041	308-120-730	NEW-P	87-15-103	308-180-210	NEW-E	87-03-013
308-94-230 308-94-240	REP AMD	87–03–041 87–03–041	308-120-740 308-122-200	NEW-P AMD-P	87-15-103 87-15-104	308-180-210 308-180-220	NEW NEW-E	87-06-050 87-03-013
308-94-250	AMD	87-03-041	308-122-275	AMD-P	87-07-046	308-180-220	NEW-E	87–05–013 87–06–050
308-94-260	REP	87-03-041	308-122-275	AMD	87-10-028	308-180-230	NEW-E	87-03-013
308-94-261	NEW	87-03-041	308-124A-115	NEW-P	87-14-054	308-180-230	NEW	87-06-050
308-94-265	NEW	87-03-041	308-124A-115	NEW-E	87-16-020	308-180-240	NEW-E	87-03-013
308-94-270 308-96A-005	NEW	87-03-041	308-124A-200	AMD-P	87-14-054	308-180-240	NEW	87-06-050
308-96A-005	AMD-P AMD	87-04-067 87-12-023	308-124A-200 308-124A-460	AMD-E NEW-P	87-16-020 87-14-054	308-180-250 308-180-250	NEW-E NEW	87–03–013 87–06–050
308-96A-021	NEW-P	87-04-067	308-124A-470	NEW-E	87–14–034 87–16–020	308-180-250	NEW-P	87-06-030 87-07-046
308-96A-021	NEW	87-12-023	308-124D-040	AMD	87-05-065	308-180-260	NEW-P	87-13-057
308-96A-065	AMD-P	87-04-067	308-128B-080	NEW-P	87-13-056	308-180-260	NEW-E	87-14-088
308-96A-065	AMD	87-12-023	308-138-080	AMD-P	87-07-046	308-190-010	NEW-P	87-13-053
308-96A-100	AMD-P AMD	87-04-067	308-138-080	AMD	87-10-028	308-190-020	NEW-P	87-16-106
308-96A-100 308-96A-136	AMD NEW-P	87-12-023 87-04-067	308-138-321 308-138-321	NEW-P NEW	87-04-048 87-11-062	308-400-095 308-400-095	NEW-P	87-13-055
308-96A-136	NEW	87-12-023	308-138-321	NEW-P	87-11-062 87-04-048	308-400-095	NEW-E NEW-E	87–16–021 87–16–057
308-96A-205	AMD-P	87-04-067	308-138-322	NEW	87-11-062	308-400-095	NEW	87–16–057 87–16–059
308-96A-205	AMD	87-12-023	308-138-323	NEW-P	87-04-048	308-400-100	NEW-P	87-13-055
308-96A-220	AMD-P	87-04-067	308-138-323	NEW	87-11-062	308-400-100	NEW-E	87-16-021
308-96A-220	AMD	87-12-023	308-138-324	NEW-P	87-04-048	308-400-100	NEW-E	87-16-057
308-96A-300 308-96A-300	AMD-P AMD	87-04-067 87-12-023	308-138-324 308-138-325	NEW NEW-P	87-11-062 87-04-048	308-400-100 308-400-110	NEW NEW-P	87-16-059 87-13-055
308-96A-306	NEW-P	87-04-067	308-138-325	NEW-P	87–14–017	308-400-110	NEW-P	87-13-033 87-16-021
308-96A-306	NEW	87-12-023	308-138-326	NEW-P	87-04-048	308-400-110	NEW-E	87-16-057
308-96A-310	AMD-P	87-04-067	308-138-326	NEW	87-11-062	308-400-110	NEW	87-16-059
308-96A-325	AMD-P	87-04-067	308-138-327	NEW-P	87-04-048	314-12-025	NEW-P	87-13-060
308-96A-325 308-96A-330	AMD AMD–P	87-12-023 87-04-067	308-138-327 308-138-328	NEW NEW-P	8711062 8704048	314–12–025 314–12–070	NEW	87-16-002
308-96A-330	AMD-F	87-12-023	308-138-328	NEW-P	87-14-017	314-12-070	AMD–P AMD	87-13-060 87-16-002
308-96A-335	AMD-P	87-04-067	308-138-330	AMD-P	87-04-048	314-12-140	AMD	87-04-018
308-96A-335	AMD	87-12-023	308-138-330	AMD	87-11-062	314-12-145	NEW-E	87-11-043
308-96A-400	AMD-P	87-04-067	308-138A-020	AMD-P	87-04-048	314-12-145	NEW-P	87-11-044
308-96A-400 308-96A-410	AMD NEW-P	87-12-023 87-04-067	308-138A-020 308-138A-020	AMD AMD–P	8713004 8714046	314-12-145	NEW	87-14-009
308-96A-410	NEW	87-12-023	308-138A-020 308-138A-025	AMD-P	87-14-046 87-14-046	314–12–150 314–12–150	AMD–P AMD	87-11-019 87-14-010
308-96A-415	NEW-P	87-04-067	308-138B-170	AMD-P	87-14-046	314-16-160	AMD-C	87-03-025
308-96A-415	NEW	87-12-023	308-152-015	REP-P	87-07-046	314-16-160	AMD	87-04-017
308-96A-420	NEW-P	87-04-067	308-152-015	REP	87-10-028	314–16–205	AMD-P	87-13-012
308-96A-420 308-99-010	NEW AMD–P	87-12-023 87-14-087	308-152-030	NEW-P	87-07-046	314-16-205	AMD	87-15-110
308-99-010 308-99-010	AMD-P AMD-E	87-14-087 87-16-022	308-152-030 308-171-001	NEW AMD-P	87–10–028 87–05–062	314–16–240 314–16–240	NEW-P NEW-E	87-12-027 87-15-112
308-99-020	AMD-P	87-14-087	308-171-001	AMD	87-09-044	314-16-240	NEW	87–15–112 87–15–113
308-99-020	AMD-E	87-16-022	308-171-002	AMD-P	87-05-062	314-20-020	AMD-P	87-05-045
30899021	AMD-P	87-14-087	308-171-002	AMD	87-09-044	314-20-020	AMD	87-08-015
308-99-021	AMD-E	87-16-022	308-171-003	NEW-P	87-05-062	314-24-090	AMD-P	87-05-044
308-99-025 308-99-025	AMD–P AMD–E	87-14-087 87-16-022	308-171-003 308-171-010	NEW AMD-P	87–09–044 87–05–062	314-24-090 314-24-095	AMD NEW-E	87-08-016
308-99-040	AMD-P	87-14-087	308-171-010	AMD-F AMD	87–03–062 87–09–044	314-24-095	NEW-E NEW-P	87-12-020 87-12-028
308-99-040	AMD-E	87-16-022	308-171-020	AMD-P	87-05-062	314-24-095	NEW	87–12–026 87–15 – 016
308-100-010	AMD-E	87-12-024	308-171-020	AMD	87-09-044	314-24-110	AMD-P	87-13-013
308-100-010	AMD-P	87-15-139	308-171-030	AMD	87-04-015	314-24-110	AMD	87-15-111
308-104-004 308-104-006	NEW-P	87-15-139	308-171-030	REP-P	87-07-046	314-24-190	AMD-P	87-13-013
308-104-008	NEW-P NEW-P	87-15-139 87-15-139	308-171-030 308-171-040	REP AMD	8710028 8704015	314-24-190 314-24-200	AMD AMD–P	87-15-111 87-13-013
308-104-050	AMD-P	87–15–139	308-171-310	NEW-P	87-07-046	314-24-200	AMD-F AMD	87–13–013 87–15–111
308-115-140	AMD-P	87-16-106	308-171-310	NEW	87-10-028	314-24-210	AMD-P	87–13–111
308-115-405	AMD-P	87-07-046	308-180-100	AMD-E	87-03-013	314-24-210	AMD	87-16-003
308-115-405	AMD-P	87-13-057	308-180-100	AMD	87-06-050	314–27	REVIEW	87-03-034
308-115-405 308-116-325	AMD–E REP–P	87-14-088 87-07-046	308-180-100 308-180-100	REP-P REP-P	87-07-046 87-13-057	314–27–010 314–36–020	REVIEW AMD-P	87-03-034
308-116-325	REP-P	87-10-028	308-180-100	REP-E	87-13-037 87-14-088	314-36-020	AMD-P AMD	87-04-063 87-07-008
308-117-130	AMD-P	87-10-067	308-180-130	NEW-E	87-03-013	314–36–100	AMD-P	87-04-063
308-117-200	AMD-P	87-10-067	308-180-130	NEW	87-06-050	314–36–100	AMD	87-07-008

141-36-110	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
131-36-10	314–36–110	AMD-P	87-04-063	320-08-200	AMD	8714053			
114-52-114 AMD 87-0-208 322-08-209 AMD 87-1-0-685 323-0-2090 AMD-P 87-15-145 313-0-2000 AMD-P 87-15-145 313-0-2000 AMD-P 87-10-085 313-0-2000 AMD-P 87-15-145 313-0-2000 AMD-P 87-10-085 313-0-2000 AMD-P 87-15-145 313-0-2000 AMD-P 87-10-085 313-0-2000 AMD-P 87-10-08									
314-90-200 AMD 87-00-005 320-08-200 AMD 87-14-053 322-0-000 AMD-9 87-15-143 315-04-070 AMD-9 87-0-005 320-08-270 AMD-9 87-15-143 315-04-070 AMD-9 87-0-005 320-08-270 AMD-9 87-14-053 322-0-000 AMD-9 87-15-143 315-04-070 AMD-9 87-10-031 320-08-270 AMD-9 87-10-031 315-04-070 AMD-9 87-10-031 320-08-100 AMD-9 87-10-031 315-04-100 AMD-9 87-10-031 320-08-100 AMD-9 87-10-031 315-04-100 AMD-9 87-10-031 320-08-100 AMD-9 87-10-031 315-04-100 AMD-9 87-14-037 320-08-100 AMD-9 87-10-031 315-04-100 AMD-9 87-14-037 320-08-370 AMD-9 87-10-031 315-04-100 AMD-9 87-14-037 320-08-370 AMD-9 87-10-031 315-04-100 AMD-9 87-14-037 320-08-370 AMD-9 87-14-037 315-04-100 AMD-9 87-14-037 320-08-370 AMD-9 87-14-037 315-14-120 AMD-9 87-14-0									
313-0-0-00									
315-04-070 AMD_P 37-07-051 320-08-270 AMD 87-14-053 325-20-080 REP_E 87-14-053 315-04-070 AMD_P 87-10-043 320-08-310 AMD_P 87-10-068 315-04-070 REP_E 87-14-053 315-04-070 AMD_P 87-10-043 320-08-310 AMD_P 87-10-068 315-04-070 REP_E 87-14-053 315-04-070 AMD_P 87-10-068 315-04-070 AMD_P 87-14-057 320-08-350 AMD_P 87-10-068 315-04-070 AMD_P 87-14-077 320-08-350 AMD_P 87-14-053 315-04-070 AMD_P 87-14-077 320-08-350 AMD_P 87-14-053 315-04-070 REP_P 87-15-070 AMD_P 87-14-077 320-08-370 AMD_P 87-14-053 315-04-070 REP_P 87-15-070 AMD_P 87-14-053 AMD_P 87-10-068 315-04-070 REP_P 87-15-070 AMD_P 87-10-068 315-10-070 REP_P 87-15-070 AMD_P 87-10-068 315-10-0					AMD-P	87-10-068			
115-04-090 AMD—P 87-10-051 320-08-300 AMD 87-14-053 322-20-300 NEW_E 87-16-051 315-04-190 AMD 87-10-051 320-08-310 AMD-P 87-10-058 325-08-30-309 NEW_E 87-18-031 3115-04-190 AMD 87-10-050 320-08-310 AMD-P 87-14-057 320-08-310 AMD-P 87-14-053 321-08-310 AMD-P 87-14-057 320-08-310 AMD-P 87-14-053 321-08-310 AMD-P 87-14-057 320-08-310 AMD-P 87-10-068 321-10-010 REP-P 87-15-101 315-10-200 NEW_B 97-05-003 320-08-300 AMD-P 87-10-068 321-10-310 NEW_B 97-10-01 320-08-400 AMD-P 87-10-068 321-10-310 NEW_B 97-10-01 320-08-400 AMD-P 87-10-068 321-10-050 NEW_B 97-11-02 320-08-400 AMD-P 87-10-068 321-10-050 NEW_		AMD-P			AMD	87-14-053			
1315-04-190 AMD									
315-04-190 AMD									
315-60-120 AMD-P 87-14-657 320-83-350 AMD-P 87-10-688 332-10-180 AMD-P 87-15-102 313-16-103 AMD-P 87-14-657 313-16-103 AMD-P 87-14-657 313-16-103 AMD-P 87-14-657 313-16-103 AMD-P 87-14-658 3132-16-015 AMD-P 87-15-102 313-11-241 NEW 87-05-005 315-11-241 NEW 87-05-005 315-11-240 NEW 87-05-005 315-11-250 NEW-P 87-05-005 3120-83-30 AMD-P 87-14-633 312-16-015 NEW-P 87-15-102 313-11-250 NEW-P 87-05-005 3120-83-30 AMD-P 87-14-633 312-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 3120-83-30 AMD-P 87-14-633 312-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 310-83-30 AMD-P 87-14-633 312-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 310-83-30 AMD-P 87-14-633 312-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 310-83-30 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 310-83-30 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-251 NEW-P 87-07-050 310-83-20 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-058 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-053 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-053 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-14-053 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 3132-16-005 NEW-P 87-15-102 313-11-252 NEW-P 87-10-043 310-83-20 AMD-P 87-10-068 31					AMD	87-14-053	326-30-039	NEW-P	87-15-143
1315-01-020 AMD-P 87-14-057 320-08-370 AMD-P 87-10-028 332-16-020 REP-P 87-15-102 315-11-240 NEW 87-08-005 320-08-380 AMD-P 87-10-088 332-16-033 NEW-E 87-15-102 315-11-230 NEW-E 87-08-005 320-08-380 AMD-P 87-10-088 332-16-035 NEW-E 87-15-102 315-11-230 NEW-E 87-08-005 310-08-380 AMD-P 87-10-088 332-16-035 NEW-E 87-15-102 315-11-230 NEW-E 87-08-005 310-08-380 AMD-P 87-10-088 332-16-035 NEW-E 87-15-102 315-11-230 NEW-E 87-07-059 310-08-390 AMD 87-14-053 312-16-035 NEW-E 87-15-102 315-11-251 NEW-P 87-07-052 310-08-390 AMD 87-14-053 312-16-050 NEW-E 87-15-102 315-11-251 NEW-E 87-07-052 310-08-390 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-E 87-07-052 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-E 87-07-052 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-070 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-070 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-080 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-080 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-080 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-080 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-080 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-100 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-100 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-100 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058 3132-16-100 NEW-P 87-15-102 315-11-252 NEW-E 87-07-050 310-08-490 AMD 87-14-058	315-04-190	AMD-P							87-15-101
1315-11-260					AMD B				
1315-11-240 NEW 87-05-005 320-08-380 AMD-P 87-10-088 332-16-035 NEW-E 87-15-010 315-11-242 NEW 87-05-005 320-08-380 AMD-P 87-10-088 332-16-035 NEW-P 87-15-101 315-11-250 NEW-P 87-15-101 310-08-390 AMD-P 87-10-088 332-16-035 NEW-P 87-15-101 315-11-250 NEW-P 87-15-101 310-08-390 AMD-P 87-10-088 332-16-040 AMD-E 87-15-101 315-11-251 NEW-E 87-07-052 310-08-390 AMD-P 87-10-088 332-16-090 NEW-P 87-15-101 315-11-251 NEW-E 87-07-052 310-08-340 AMD-P 87-10-033 312-16-050 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 310-08-410 AMD-P 87-10-088 312-16-050 NEW-P 87-15-102 315-11-251 NEW-E 87-10-043 310-08-420 AMD-P 87-14-053 312-16-050 NEW-P 87-15-102 315-11-251 NEW-E 87-10-043 310-08-420 AMD-P 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-F 87-10-043 310-08-420 AMD-P 87-14-053 312-16-050 NEW-P 87-15-102 315-11-252 NEW-F 87-10-043 310-08-420 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-252 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-10-043 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-F 87-07-050 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-P 87-07-050 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-P 87-10-064 310-08-440 AMD-P 87-10-068 3132-16-050 NEW-P 87-15-102 315-11-250 NEW-P 87-10-069 310-08-440 AMD-P 87-		AMD-P							
1315-11-241 NEW 87-05-005 320-08-300 AMD-P 87-10-053 332-16-035 NEW-P 87-15-101 315-11-250 NEW-P 87-07-050 320-08-300 AMD-P 87-10-053 332-16-040 REP-P 87-15-101 315-11-251 NEW-P 87-07-050 320-08-400 AMD-P 87-14-053 332-16-040 REP-P 87-15-101 315-11-251 NEW-P 87-07-050 320-08-400 AMD-P 87-14-053 332-16-050 REP-P 87-15-102 315-11-251 NEW-P 87-07-050 320-08-400 AMD-P 87-14-053 332-16-055 NEW-P 87-15-102 315-11-251 NEW-P 87-07-050 320-08-400 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-251 NEW-P 87-07-050 320-08-400 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-251 NEW-P 87-17-050 320-08-400 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-252 NEW-P 87-17-050 320-08-420 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-252 NEW-P 87-17-050 320-08-430 AMD-P 87-10-068 332-16-057 NEW-P 87-15-102 315-11-260 NEW-P 87-07-050 320-08-430 AMD-P 87-10-068 332-16-057 REP-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-445 AMD-P 87-10-053 332-16-055 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-057 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-057 NEW-P 87-15-102 315-11-262 NEW-P 87-10-050 320-08-450 AMD-P 87-10-068 332-16-057 NEW-P 87-15-102 315-11-262 NEW-P 87-10-053 320-08-450 AMD-P 87-10-068 332-16-100 REP-P 87-15-102 315-11-262 NEW-P 87-10-033 320-08-450 AMD-P 87-10-068 332-16-100 REP-P 87-15-102 315-11-272 NEW-P 87-10-033 320-08-450 AMD-P 87-10-068 332-16-100 REP-P 87-15-102 315-11-272 NEW-P 87-10-033 320-08-450 AMD-P 87-10-068 332-16-100 REP-P 87-15-102 315-11-272 NEW-P 87-10-033 320-08-500 AMD-P 87-10-068 332-16-103 REP-P 87-15-102 315-11-272 NEW-P 87-10-033 320-08-500 AMD-P 87-10-068								NEW-E	87-15-035
315-11-250 NEW-P 87-07-050 320-08-300 AMD 87-14-053 332-16-040 NEW-P 87-15-101 315-11-251 NEW-P 87-07-052 320-08-400 AMD-P 87-10-068 332-16-050 NEW-P 87-15-101 315-11-251 NEW-P 87-07-052 320-08-410 AMD-P 87-10-068 332-16-050 NEW-P 87-15-102 315-11-251 NEW-P 87-07-052 320-08-410 AMD-P 87-10-068 332-16-050 NEW-P 87-15-102 315-11-251 NEW-P 87-10-052 320-08-410 AMD-P 87-10-068 332-16-050 NEW-P 87-15-102 315-11-252 NEW-P 87-10-050 320-08-410 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-252 NEW-P 87-10-063 320-08-410 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-252 NEW-P 87-10-043 320-08-410 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-07-050 320-08-410 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-261 NEW-P 87-07-050 320-08-410 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-261 NEW-P 87-07-050 320-08-415 NEW-P 87-14-053 332-16-070 NEW-P 87-15-102 315-11-261 NEW-P 87-07-050 320-08-415 NEW-P 87-14-053 332-16-070 NEW-P 87-15-102 315-11-261 NEW-P 87-07-050 320-08-415 NEW-P 87-14-053 332-16-070 NEW-P 87-15-102 315-11-270 NEW-P 87-07-050 320-08-410 AMD-P 87-14-053 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-410 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-410 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-07-050 320-08-410 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-100 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-510 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-510 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-280 NEW-P 87-10-068 320-08-510 AMD-P 87-10-069	315-11-241							NEW-P	87-15-101
315-11-250 NEW-E 87-07-052 320-08-400 AMD-P 87-10-068 332-16-045 NEW-P 87-15-102 315-11-251 NEW-E 87-07-050 320-08-401 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 320-08-410 AMD-P 87-10-068 332-16-055 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 320-08-410 AMD-P 87-10-068 332-16-065 NEW-P 87-15-102 315-11-251 NEW-E 87-07-052 320-08-420 AMD-P 87-14-068 332-16-065 NEW-P 87-15-102 320-08-420 AMD-P 87-14-053 332-16-070 NEW-P 87-15-102 320-08-420 AMD-P 87-14-053 332-16-070 NEW-P 87-15-102 320-08-400 AMD-P 87-14-053 332-16-070 NEW-P 87-15-102 NEW-P 87-07-050 320-08-445 NEW-P 87-10-068 320-08-445 NEW-P 87-10-068 320-08-450 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 320-08-450 AMD-P 87-10-053 332-16-070 NEW-P 87-15-102 320-08-450 AMD-P 87-10-053 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-100 NEW-P 87-15-102 315-11-260 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-450 AMD-P 87-10-053 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-050 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-053 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-500 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-500 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-500 AMD-P 87-10-068 332-16-103									
315-11-250 NEW 87-10-043 320-08-410 AMD 87-14-053 332-16-050 REP- 87-15-102 315-11-251 NEW-E 87-07-052 320-08-410 AMD 87-14-053 332-16-060 REP- 87-15-102 315-11-251 NEW 87-07-052 320-08-410 AMD 87-14-053 332-16-060 REP- 87-15-102 AMD 87-12-063 315-11-252 NEW-E 87-10-063 320-08-420 AMD 87-14-053 332-16-060 REP- 87-15-102 AMD 87-12-063 AMD 87-12-063 AMD REP- 87-15-102 AMD 87-12-063 AMD REP- 87-15-102 AMD									
315-11-251 NEW-E 87-07-052 320-08-410 AMD-P 87-10-068 332-16-065 NEW-P 87-15-102 315-11-252 NEW-E 87-07-052 320-08-420 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-252 NEW-E 87-07-052 320-08-430 AMD-P 87-10-068 332-16-070 NEW-P 87-15-102 315-11-252 NEW-E 87-07-052 320-08-430 AMD-P 87-16-068 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-07-052 320-08-440 AMD-P 87-16-068 332-16-070 NEW-P 87-15-102 315-11-260 NEW-P 87-07-050 320-08-440 AMD-P 87-16-068 332-16-080 NEW-P 87-15-102 315-11-260 NEW-P 87-07-050 320-08-445 NEW-P 87-16-068 332-16-080 NEW-P 87-15-102 315-11-261 NEW-P 87-10-043 320-08-445 NEW-P 87-16-083 332-16-080 NEW-P 87-15-102 315-11-262 NEW-P 87-10-043 320-08-445 NEW-P 87-10-068 332-16-080 NEW-P 87-15-102 315-11-262 NEW-P 87-10-043 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-262 NEW-P 87-07-050 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-07-050 320-08-460 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-07-050 320-08-470 AMD-P 87-10-068 332-16-110 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-068 332-16-115 NEW-P 87-15-102 315-11-271 NEW-P 87-10-043 320-08-470 AMD-P 87-10-068 332-16-120 NEW-P 87-15-102 315-11-271 NEW-P 87-10-043 320-08-510 AMD-P 87-10-068 332-16-120 NEW-P 87-15-102 315-11-272 NEW-P 87-14-053 320-08-520 AMD-P 87-10-068 332-16-120 NEW-P 87-15-102 315-11-272 NEW-P 87-14-053 320-08-520 AMD-P 87-10-068 332-16-153 NEW-P 87-15-102 315-11-280 NEW-P 87-14-053 320-08-520 AMD-P 87-10-068 332-16-153 NEW-P 87-15-102 315-11-280 NEW-P 87-14-053 320-08-520 AMD-P 87-10-068 332-16-150 NEW-P 87-15-102 320-08-000 NEW-P 87-14-053 320-08-500 AMD-P 87-10-068		NEW	87-10-043	320-08-400	AMD	87-14-053	332-16-050		
315-11-251 NEW								NEW-P	
315-11-251					AMD⊸P			NEW-P	
315-11-252 NEW-P 87-0-052 320-08-430 AMD-P 87-10-068 332-16-075 NEW-P 87-15-102 315-11-252 NEW 87-0-043 320-08-430 AMD 87-14-053 332-16-075 NEW-P 87-15-102 315-11-260 NEW-P 87-0-050 320-08-440 AMD-P 87-10-068 315-11-260 NEW-P 87-0-050 3120-08-440 AMD-P 87-10-063 332-16-085 NEW-P 87-15-102 315-11-261 NEW-P 87-0-050 320-08-445 NEW-P 87-10-063 332-16-085 NEW-P 87-15-102 315-11-261 NEW-P 87-0-050 320-08-445 NEW-P 87-10-068 332-16-095 NEP-P 87-15-102 315-11-262 NEW-P 87-0-050 320-08-445 NEW-P 87-10-068 332-16-095 NEP-P 87-15-102 315-11-262 NEW-P 87-0-050 320-08-445 NEW-P 87-10-068 332-16-095 NEP-P 87-15-102 315-11-262 NEW-P 87-0-050 320-08-445 NEW-P 87-10-068 332-16-105 NEW-P 87-15-102 315-11-262 NEW-P 87-0-050 320-08-450 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 315-11-262 NEW-P 87-10-043 332-08-460 AMD-P 87-10-068 332-16-115 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 332-08-470 AMD-P 87-10-068 332-16-115 NEW-P 87-15-102 315-11-271 NEW 87-10-043 320-08-470 AMD-P 87-10-068 332-16-115 NEW-P 87-15-102 315-11-272 NEW-P 87-16-043 320-08-510 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-14-058 320-08-510 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 320-08-000 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 320-08-000 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 320-08-000 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 320-08-000 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-105 NEW-P 87-15-102 320-08-000 NEW-P 87-14-058 320-08-500 AMD-P 87-10-068 332-16-10									
315-11-252 NEW 87-10-043 320-08-440 AMD-P 87-10-068 332-16-085 NEW-P 87-15-102 315-11-260 NEW-P 87-00-059 320-08-440 AMD 87-14-053 332-16-085 NEW-P 87-15-102 315-11-261 NEW-P 87-00-059 320-08-445 NEW 87-14-053 332-16-095 NEW-P 87-15-102 315-11-262 NEW-P 87-00-059 320-08-445 NEW 87-14-053 332-16-095 NEW-P 87-15-102 315-11-262 NEW-P 87-00-059 320-08-445 NEW 87-14-053 332-16-100 AMD-E 87-15-102 315-11-262 NEW-P 87-00-059 320-08-450 AMD-P 87-10-068 332-16-100 AMD-E 87-15-102 315-11-270 NEW-P 87-00-059 320-08-450 AMD-P 87-10-068 332-16-100 NEW-P 87-15-102 315-11-270 NEW-P 87-00-059 320-08-460 AMD-P 87-10-068 332-16-110 NEW-P 87-15-102 315-11-271 NEW-P 87-00-059 320-08-470 AMD-P 87-10-068 332-16-115 NEW-P 87-15-102 315-11-272 NEW-P 87-10-043 320-08-510 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-14-058 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-050 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 320-08-000 NEW-P 87-16-088 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-0	315-11-252	NEW-P	87-07-050	320-08-430	AMD-P				
315-11-260 NEW-P 87-07-050 320-08-445 NEW-P 87-16-008 315-11-261 NEW-P 87-07-050 315-11-261 NEW-P 87-07-050 315-11-261 NEW-P 87-07-050 320-08-445 NEW-P 87-16-008 332-16-090 NEW-P 87-15-102 315-11-261 NEW-P 87-07-050 320-08-450 AMD-P 87-16-068 332-16-090 NEW-P 87-15-102 315-11-262 NEW-P 87-10-043 320-08-450 AMD-P 87-16-068 332-16-100 NEW-P 87-15-102 315-11-262 NEW-P 87-10-043 320-08-450 AMD-P 87-16-058 332-16-105 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-460 AMD-P 87-16-058 332-16-105 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-470 AMD-P 87-16-058 332-16-115 NEW-P 87-15-102 315-11-271 NEW-P 87-10-043 320-08-470 AMD-P 87-16-088 332-16-115 NEW-P 87-15-102 315-11-271 NEW-P 87-10-043 320-08-470 AMD-P 87-16-088 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-16-043 320-08-510 AMD-P 87-16-088 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-14-043 320-08-510 AMD-P 87-16-08 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-14-088 320-08-520 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-281 NEW-P 87-14-088 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-281 NEW-P 87-14-088 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-088 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-292 NEW-P 87-14-088 320-08-520 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-088 320-08-540 AMD 87-14-093 332-16-165 NEW-P 87-15-102 320-08-001 NEW-P 87-14-088 320-08-540 AMD 87-14-093 332-16-165 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD 87-14-093 332-16-105 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD 87-14-093 332-16-105 NEW-P 87-15-102 320-08-001 AMD-P 87-10-068 320-16-									
1315-11-260 NEW-P								NEW-P	
315-11-261 NEW-P 87-07-050 320-08-450 AMD-P 87-10-068 332-16-095 NEW-P 87-15-102 315-11-262 NEW-P 87-07-050 320-08-450 AMD-P 87-10-068 332-16-000 REP-P 87-15-102 315-11-262 NEW-P 87-10-043 320-08-450 AMD-P 87-10-068 332-16-010 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-460 AMD-P 87-10-068 332-16-010 NEW-P 87-15-102 315-11-270 NEW-P 87-10-043 320-08-470 AMD-P 87-10-068 332-16-110 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-068 332-16-110 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-510 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-10-043 320-08-510 AMD-P 87-10-068 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-14-058 320-08-520 AMD 87-14-053 332-16-135 NEW-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-520 AMD 87-14-053 332-16-135 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-530 AMD 87-14-053 332-16-140 NEW-P 87-15-102 315-11-290 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-145 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-12-030 AMD 87-14-047 332-16-150 NEW-P 87-15-102 315-10-069 AMD-P 87-14-053 320-12-030 AMD 87-14-047 332-16-150 NEW-P 87-15-102 320-08-001 NEW-P 87-14-053 320-12-030 AMD 87-14-047 332-16-160 NEW-P 87-15-102 320-08-001 NEW-P 87-16-053 320-12-050 AMD 87-14-047 332-16-150 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD 87-14-047 332-16-160 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD 87-14-047 332-16-160 NEW-P 87-15-102 320-08-001 NEW-P 87-15-102 320-08-001 NEW 87-14-053 320-12-050 AMD 87-14-047 332-16-150 NEW-P 87-15-102 320-08-001 NEW 87-14-053 320-12-050 AMD 87-14-047 332-16-250 NEW-P 87-15-102 320-08-000 AMD 87-14-053 320-1					NEW-P	87-10-068	332-16-090	REP-P	87-15-102
315-11-262 NEW-P 87-07-050 320-08-450 AMD 87-14-053 332-16-100 REP-P 87-15-102 315-11-270 NEW-P 87-07-050 320-08-460 AMD 87-14-053 332-16-110 REP-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD 87-10-068 332-16-110 REP-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD 87-14-053 332-16-1120 REP-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD 87-14-053 332-16-120 REP-P 87-15-102 315-11-272 NEW-P 87-07-050 320-08-510 AMD 87-14-053 332-16-120 REP-P 87-15-102 315-11-272 NEW-P 87-10-043 320-08-510 AMD 87-14-053 332-16-130 REP-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-520 AMD-P 87-10-068 332-16-130 REP-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-520 AMD-P 87-10-068 332-16-130 REP-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-069 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD 87-14-069 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 315-14-010 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 315-14-010 NEW-P 87-14-058 320-12-050 AMD 87-14-069 332-16-150 REP-P 87-15-102 320-08-001 NEW-P 87-14-058 320-12-050 AMD 87-14-069 332-16-150 REP-P 87-15-102 320-08-001 NEW-P 87-14-053 320-12-050 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 320-08-001 AMD-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 320-08-001 AMD-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 320-08-001 AMD-P 87-10-068 320-12-060 A		NEW-P	87-07-050		NEW				
Section Sect									
315-11-270 NEW-P 87-07-050 320-08-460 AMD 87-14-053 332-16-115 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-063 332-16-115 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-063 332-16-125 NEW-P 87-15-102 315-11-271 NEW-P 87-07-050 320-08-510 AMD-P 87-10-063 332-16-125 NEW-P 87-15-102 315-11-272 NEW-P 87-07-050 320-08-510 AMD-P 87-10-063 332-16-135 NEW-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-520 AMD-P 87-10-063 332-16-135 NEW-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-520 AMD-P 87-10-063 332-16-135 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-530 AMD-P 87-10-063 332-16-145 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-063 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-14-053 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-20-85-40 AMD-P 87-14-063 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-050 AMD-P 87-14-069 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-050 AMD-P 87-14-067 332-16-165 NEW-P 87-15-102 320-08-001 NEW-P 87-14-058 320-12-050 AMD-P 87-14-067 332-16-165 NEW-P 87-15-102 320-08-010 NEW-P 87-14-058 320-12-050 AMD-P 87-14-067 332-16-165 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-14-067 332-16-165 NEW-P 87-15-102 320-08-010 AMD-P 87-14-053 320-12-060 AMD-P 87-14-067 332-16-185 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-14-067 332-16-185 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-060 AMD-P 87-14-067 332-16-195 NEW-P 87-15-102 320-08-050 AMD-P 87-10-068 320-12-060 AMD-P 87-14-067 332-16-205 NEW-P 87-15-102 320-08-055 NEW-P 87-15-102 320-08-055 NEW-P 87-15-102								NEW-P	
315-11-271 NEW-P 87-07-050 320-08-470 AMD-P 87-10-068 332-16-120 REP-P 87-15-102 315-11-271 NEW 87-10-043 320-08-510 AMD-P 87-10-068 332-16-120 REP-P 87-15-102 315-11-272 NEW-P 87-07-050 320-08-510 AMD-P 87-10-068 332-16-130 REP-P 87-15-102 315-11-272 NEW-P 87-10-043 320-08-520 AMD-P 87-10-068 332-16-130 REP-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-520 AMD-P 87-10-068 332-16-130 REP-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-140 REP-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-150 AMD-E 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-068 332-16-150 REP-P 87-15-102 315-10-200 AMD-P 87-10-068 332-16-160 REP-P 87-15-102 315-10-200 AMD-P 87-10-068 332-16-160 REP-P 87-15-102 315-30-090 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 332-16-160 REP-P 87-15-102 320-08-010 NEW-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-068 320-12-060 AMD-P 87-10-068 320-					AMD		332-16-110	REP-P	87-15-102
15-11-271 NEW	315-11-270	NEW							
315-11-272 NEW-P 87-10-043 320-08-510 AMD 87-14-053 332-16-135 NEW-P 87-15-102 315-11-280 NEW-P 87-14-058 320-08-520 AMD-P 87-14-053 332-16-135 NEW-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-145 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-530 AMD 87-14-053 332-16-150 AMD-E 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 315-30-900 AMD-P 87-14-053 320-12-050 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 320-08-010 NEW-P 87-16-068 320-12-050 AMD-P 87-10-069 332-16-175 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 33		NEW-P						NEV-P	
315-11-272 NEW 87-10-043 320-08-520 AMD-P 87-10-068 332-16-135 NEW-P 87-15-102 315-11-281 NEW-P 87-14-058 320-08-520 AMD 87-14-053 332-16-140 NEW-P 87-15-102 315-11-282 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-150 AMD-P 87-15-102 315-11-290 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-150 AMD-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-150 REP-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-150 REP-P 87-15-102 315-14-010 NEW-P 87-14-053 320-12-030 AMD-P 87-10-069 332-16-160 REP-P 87-15-102 315-14-010 NEW-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-150 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-170 REP-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-230 REP-P 87-15-102 32		NEW-P							
315-11-281 NEW-P 87-14-058 320-08-530 AMD-P 87-10-068 332-16-150 AMD-E 87-15-102 315-11-280 NEW-P 87-14-058 320-08-530 AMD 87-14-053 332-16-150 AMD-E 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-08-540 AMD-P 87-10-069 332-16-155 NEW-P 87-15-102 315-11-291 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-155 NEW-P 87-15-102 315-14-010 NEW-P 87-14-053 320-12-050 AMD-P 87-10-069 332-16-150 NEW-P 87-15-102 315-30-090 AMD-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-170 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-170 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-180 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-180 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-00-000 AMD-P 87-10-068		NEW	8710043	320-08-520	AMD-P		332-16-135		
NEW_P 87-14-058 320-08-530 AMD 87-14-058 332-16-150 AMD_E 87-15-102 315-11-291 NEW_P 87-14-058 320-08-540 AMD_P 87-10-068 332-16-155 NEW_P 87-15-102 315-11-291 NEW_P 87-14-058 320-08-540 AMD_P 87-10-068 332-16-155 NEW_P 87-15-102 315-11-292 NEW_P 87-14-058 320-12-030 AMD_P 87-10-069 332-16-155 NEW_P 87-15-102 315-14-010 NEW_P 87-14-058 320-12-030 AMD_P 87-10-069 332-16-160 NEW_P 87-15-102 315-30-090 AMD_P 87-14-057 320-12-050 AMD_P 87-10-069 332-16-170 NEW_P 87-15-102 320-08-001 NEW_P 87-14-053 320-12-050 AMD_P 87-10-069 332-16-170 NEW_P 87-15-102 320-08-001 NEW_P 87-14-053 320-12-060 AMD_P 87-10-069 332-16-180 NEW_P 87-15-102 320-08-010 AMD_P 87-10-068 320-12-060 AMD_P 87-10-069 332-16-180 NEW_P 87-15-102 320-08-010 AMD_P 87-10-068 320-12-070 AMD_P 87-10-069 332-16-185 NEW_P 87-15-102 320-08-030 AMD_P 87-10-068 320-12-070 AMD_P 87-10-069 332-16-195 NEW_P 87-15-102 320-08-030 AMD_P 87-10-068 320-16-010 REP_P 87-14-047 332-16-195 NEW_P 87-15-102 320-08-040 AMD_P 87-10-068 320-16-010 REP_P 87-14-047 332-16-205 NEW_P 87-15-102 320-08-050 AMD_P 87-10-068 320-16-010 REP_P 87-14-047 332-16-205 NEW_P 87-15-102 320-08-050 AMD_P 87-10-068 320-16-010 REP_P 87-14-047 332-16-205 NEW_P 87-15-102 320-08-050 AMD_P 87-10-068 320-16-010 REP_P 87-14-047 332-16-205 NEW_P 87-15-102 320-08-055 NEW_P 87-14-053 320-16-010 REP_P 87-10-069 332-16-215 NEW_P 87-15-102 320-08-055 NEW_P 87-14-053 320-16-010 REP_P 87-10-069 332-16-215 NEW_P 87-15-102 320-08-055 NEW_P 87-14-053 320-16-010 REP_P 87-10-069 332-16-220 REP_P 87-15-102 320-08-070 AMD_P 87-10-068 320-00-000									
315-11-290 NEW-P 87-14-058 320-08-540 AMD-P 87-10-068 332-16-150 REP-P 87-15-102 315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-053 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 315-14-010 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 315-30-090 AMD-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-165 NEW-P 87-15-102 320-08-001 NEW-P 87-14-053 320-12-050 AMD-P 87-10-069 332-16-175 NEW-P 87-15-102 320-08-001 NEW-P 87-14-053 320-12-060 AMD-P 87-10-069 332-16-185 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-185 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-14-047 332-16-215 NEW-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-14-047 332-16-215 NEW-P 87-15-102 320-08-055 NEW-P 87-14-053 320-16-015 REP-P 87-14-047 332-16-225 NEW-P 87-15-102 320-08-055 NEW-P 87-14-053 320-16-015 REP-P 87-14-047 332-16-225 NEW-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-050 AMD-P 87-10-068 320-20-010 AMD-P 87-10-068 320-20-020 AMD-P 87-10-068		NEW-P							
315-11-291 NEW-P 87-14-058 320-08-540 AMD 87-14-063 332-16-155 NEW-P 87-15-102 315-11-292 NEW-P 87-14-058 320-12-030 AMD-P 87-10-069 332-16-160 REP-P 87-15-102 315-14-010 NEW-P 87-14-058 320-12-050 AMD-P 87-10-069 332-16-160 REP-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-170 NEW-P 87-15-102 320-08-001 NEW 87-14-053 320-12-060 AMD-P 87-10-069 332-16-180 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-185 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD 87-14-047 332-16-185 NEW-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD 87-14-047 332-16-190 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-001 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP- 87-10-069 332-16-200 REP-P 87-15-102 320-08-050 AMD 87-14-053 320-16-010 REP- 87-14-047 332-16-225 NEW-P 87-15-102 320-08-050 AMD 87-14-053 320-16-015 REP- 87-10-069 332-16-225 NEW-P 87-15-102 320-08-050 NEW 87-14-053 320-16-015 REP- 87-10-069 332-16-225 NEW-P 87-15-102 320-08-070 AMD 87-14-053 320-02-0010 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-070 AMD 87-14-053 320-20-010 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-000 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-000 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-000 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-000 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD 87-14-053 320-20-000 NEW 87-05-014 332-16-250 REP-P 87-15-102 320-08-100 AMD 87-14-053 320-20-000 NEW 87-05-014 332-16-300							332-16-150	REP-P	87-15-102
315-14-010 NEW-P 87-14-058 315-30-090 AMD-P 87-14-057 320-12-050 AMD-P 87-10-068 320-12-050 AMD-P 87-10-069 332-16-175 NEW-P 87-15-102 320-08-001 NEW-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-175 NEW-P 87-15-102 320-08-010 NEW-P 87-10-068 320-12-060 AMD-P 87-10-069 332-16-185 NEW-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-010 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD 87-14-047 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD 87-14-047 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-14-047 332-16-200 REP-P 87-15-102 320-08-050 AMD-R 87-10-068 320-16-010 REP-P 87-14-047 332-16-200 REP-P 87-15-102 320-08-050 AMD-R 87-14-053 320-16-010 REP-P 87-14-047 332-16-210 REP-P 87-15-102 320-08-050 AMD-R 87-10-068 320-16-010 REP-R 87-16-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-R 87-10-068 320-16-015 REP-R 87-16-069 332-16-215 NEW-P 87-15-102 320-08-050 NEW-P 87-15-102 320-08-070 NEW-P 87-15-102 320-08-070 NEW-P 87-10-068 320-20-010 NEW 87-10-069 332-16-220 REP-P 87-15-102 320-08-070 NEW-P 87-15-102 320-08-080 NEW-P 87-10-068 320-20-030 NEW-P 87-10-069 332-16-250 NEW-P 87-15-102 320-08-090 NEW-P 87-15-102	315-11-291	NEW-P	87-14-058						
315-30-990 AMD_P 87-14-057 320-12-050 AMD_P 87-10-069 332-16-170 REP_P 87-15-102 320-08-001 NEW_P 87-10-068 320-12-060 AMD_P 87-10-069 332-16-180 REP_P 87-15-102 320-08-010 AMD_P 87-10-068 320-12-060 AMD_P 87-10-069 332-16-180 REP_P 87-15-102 320-08-010 AMD_P 87-10-068 320-12-070 AMD_P 87-10-069 332-16-185 NEW_P 87-15-102 320-08-030 AMD_P 87-10-068 320-12-070 AMD_P 87-10-069 332-16-195 NEW_P 87-15-102 320-08-030 AMD_P 87-10-068 320-16-001 REP_P 87-10-069 332-16-195 NEW_P 87-15-102 320-08-040 AMD_P 87-10-068 320-16-001 REP_P 87-10-069 332-16-205 NEW_P 87-15-102 320-08-040 AMD_P 87-10-068 320-16-010 REP_P 87-10-069 332-16-205 NEW_P 87-15-102 320-08-050 AMD_P 87-10-068 320-16-010 REP_P 87-10-069 332-16-210 REP_P 87-15-102 320-08-050 AMD_P 87-10-068 320-16-010 REP_P 87-10-069 332-16-210 REP_P 87-15-102 320-08-055 NEW_P 87-10-068 320-16-015 REP_P 87-10-069 332-16-220 REP_P 87-15-102 320-08-055 NEW_P 87-10-068 320-16-015 REP_P 87-10-069 332-16-220 REP_P 87-15-102 320-08-055 NEW_P 87-10-068 320-16-015 REP_P 87-10-069 332-16-230 REP_P 87-15-102 320-08-055 NEW_P 87-10-068 320-20-010 AMD_P 87-10-069 332-16-230 REP_P 87-15-102 320-08-070 AMD_P 87-10-068 320-20-010 AMD_P 87-10-069 332-16-230 REP_P 87-15-102 320-08-090 AMD_P 87-10-068 320-20-020 AMD_P 87-10-069 332-16-240 REP_P 87-15-102 320-08-090 AMD_P 87-10-068 320-20-000 REP_P 87-15-102 320-08-100 AMD_P 87-10-068 320-20-060 REP_P 87-15-102 320-08-100 AMD_P 87-10-068 320-12-010 REW_P 87-15-102 320-08-100 AMD_P 87-10-068 320-12-000 REP_P 87-15-102								KEP-P NEW_P	
320-08-001 NEW-P 87-10-068 320-12-050 AMD 87-14-047 332-16-175 NEW-P 87-15-102 320-08-010 NEW 87-14-053 320-12-060 AMD-P 87-10-069 332-16-180 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-055 NEW 87-14-053 320-20-010 AMD-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-0030 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-0030 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-0030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-060 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-12-010 NEW 87-05-014 332									
320-08-010 AMD_P 87-10-068 320-12-000 AMD_R 87-14-047 332-16-185 NEW_P 87-15-102 320-08-030 AMD_R 87-14-053 320-12-070 AMD_R 87-14-047 332-16-195 NEW_P 87-15-102 320-08-030 AMD_R 87-14-053 320-16-001 REP_P 87-10-069 332-16-205 NEW_P 87-15-102 320-08-040 AMD_R 87-14-053 320-16-001 REP_R 87-10-069 332-16-205 NEW_P 87-15-102 320-08-050 AMD_R 87-14-053 320-16-010 REP_R 87-10-069 332-16-205 NEW_P 87-15-102 320-08-050 AMD_R 87-14-053 320-16-010 REP_R 87-14-047 332-16-210 REP_R 87-15-102 320-08-050 AMD_R 87-14-053 320-16-015 REP_R 87-14-047 332-16-220 REP_R 87-15-102 320-08-050 AMD_R 87-14-053 320-16-015 REP_R 87-10-069 332-16-220 REP_R 87-15-102 320-08-055 NEW_R 87-14-053 320-20-010 AMD_R 87-14-047 332-16-225 NEW_R 87-15-102 320-08-070 AMD_R 87-14-053 320-20-010 AMD_R 87-14-047 332-16-225 NEW_R 87-15-102 320-08-070 AMD_R 87-14-053 320-20-010 AMD_R 87-14-047 332-16-235 NEW_R 87-15-102 320-08-070 AMD_R 87-14-053 320-20-020 AMD_R 87-14-047 332-16-255 NEW_R 87-15-102 320-08-080 AMD_R 87-14-053 320-20-020 AMD_R 87-14-047 332-16-250 REP_R 87-15-102 320-08-080 AMD_R 87-14-053 320-20-020 AMD_R 87-14-047 332-16-255 NEW_R 87-15-102 320-08-090 AMD_R 87-14-053 320-20-0060 REP_R 87-10-069 332-16-255 NEW_R 87-15-102 320-08-090 AMD_R 87-14-053 320-20-060 REP_R 87-15-102 320-08-100 AMD_R 87-14-053 320-20-060 REP_R 87-15-102 320-08-100 AMD_R 87-14-053 320-20-060 REP_R 87-15-102 320-08-100 AMD_R 87-14-053 323-12-006 REP_R 87-15-102 320-08-160 AMD_R 87-14-053		NEW-P	8710068	320-12-050	AMD		332-16-175		
320-08-010 AMD 87-14-053 320-12-070 AMD-P 87-10-069 332-16-190 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-12-070 AMD 87-14-047 332-16-200 REP-P 87-15-102 320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-215 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-215 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-14-047 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-000 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-									
320-08-030 AMD-P 87-10-068 320-16-001 REP-P 87-10-069 332-16-205 NEW-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-205 NEW-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-055 NEW-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-200 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068									
320-08-030 AMD 87-14-053 320-16-001 REP-P 87-10-069 332-16-200 REP-P 87-15-102 320-08-040 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 322-12-010 AMD-P 87-06-014 332-16-300 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW-P 87-05-014 332-16-300 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-000 NEW-P 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-000 NEW-P 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW-P 87-05-014					AMD			NEW-P	87-15-102
320-08-050 AMD-P 87-10-068 320-16-010 REP-P 87-10-069 332-16-210 REP-P 87-15-102 320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD 87-14-047 332-16-235 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 322-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP- 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-100 AMD 87-14-053 320-20-060 REP- 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-270 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-	320-08-030								
320-08-050 AMD-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-215 NEW-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-225 NEW-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD 87-14-053 320-20-030 AMD-P 87-10-069 32-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 32-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD 87-14-047 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 32-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-270 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-12-010 AMD 87-04-035 320-16-270 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-000 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-000 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014									
320-08-050 AMD 87-14-053 320-16-015 REP-P 87-10-069 332-16-220 REP-P 87-15-102 320-08-055 NEW-P 87-10-068 320-16-015 REP 87-14-047 332-16-225 NEW-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-010 AMD 87-14-047 332-16-235 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD 87-14-053 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD 87-14-053 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD 87-14-053 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD 87-14-053 322-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-100 AMD 87-14-053 323-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-100 AMD 87-14-053 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-06-055 NEW-P 87-10-065 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-15-0									
320-08-055 NEW 87-14-053 320-20-010 AMD-P 87-10-069 332-16-230 REP-P 87-15-102 320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-240 REP-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-090 AMD 87-14-053 320-20-060 REP-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 322-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-190 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 RE					REP-P	87-10-069	332-16-220		
320-08-070 AMD-P 87-10-068 320-20-020 AMD-P 87-10-069 332-16-235 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-020 AMD 87-14-047 332-16-245 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-245 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD 87-14-053 320-20-030 AMD 87-14-047 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD 87-14-053 320-20-060 REP 87-14-047 332-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-									
320-08-070 AMD 87-14-053 320-20-020 AMD-P 87-10-069 332-16-240 NEW-P 87-15-102 320-08-080 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-250 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD 87-14-047 332-16-255 NEW-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP 87-14-047 332-16-260 REP-P 87-15-102 320-08-140 AMD 87-14-053 322-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 RE									
320-08-080 AMD-P 87-10-068 320-20-020 AMD 87-14-047 332-16-245 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-030 AMD-P 87-10-069 332-16-255 REP-P 87-15-102 320-08-090 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP 87-14-047 332-16-260 REP-P 87-15-102 320-08-100 AMD 87-14-053 322-12-010 AMD 87-04-035 322-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-							_		87-15-102
320-08-090 AMD-P 87-10-068 320-20-060 REP-P 87-10-069 332-16-255 NEW-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP-P 87-14-047 332-16-260 REP-P 87-15-102 320-08-100 AMD 87-14-053 322-12-010 AMD 87-04-035 332-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055 NEW-			87-10-068						
320-08-090 AMD 87-14-053 320-20-060 REP-P 87-10-069 332-16-260 REP-P 87-15-102 320-08-100 AMD-P 87-10-068 320-20-060 REP 87-14-047 332-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-16-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-16-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 NEW-P 87-06-055	_								
320-08-100 AMD-P 87-10-068 322-12-010 AMD 87-04-035 322-16-270 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-020 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-10-055 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055				<u>P</u>					
320-08-100 AMD 87-14-053 322-12-010 AMD 87-04-035 332-16-290 REP-P 87-15-102 320-08-140 AMD-P 87-10-068 323-12-010 NEW 87-05-014 332-16-300 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD 87-14-053 323-12-040 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 NEW-P 87-06-055	320-08-100				REP	87-14-047	332-16-270	REP-P	87-15-102
320-08-140 AMD 87-14-053 323-12-020 NEW 87-05-014 332-16-310 REP-P 87-15-102 320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-040 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-10-05 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-001 REP-P 87-06-055 NEW-P 87-06-055	320-08-100								
320-08-160 AMD-P 87-10-068 323-12-030 NEW 87-05-014 332-16-320 REP-P 87-15-102 320-08-160 AMD 87-14-053 323-12-040 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-080 NEW 87-05-014 332-24-001 REP 87-11-005 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055					NEW NEW				
320-08-160 AMD 87-14-053 323-12-040 NEW 87-05-014 332-16-330 REP-P 87-15-102 320-08-180 AMD-P 87-10-068 323-12-050 NEW 87-05-014 332-16-340 REP-P 87-15-102 320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP 87-11-005 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055									
320-08-180 AMD 87-14-053 323-12-060 NEW 87-05-014 332-24-001 REP-P 87-06-055 320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP 87-11-005 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055		AMD	87-14-053	323-12-040	NEW	87-05-014	332-16-330	REP-P	
320-08-190 AMD-P 87-10-068 323-12-070 NEW 87-05-014 332-24-001 REP 87-11-005 320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055							332-16-340		
320-08-190 AMD 87-14-053 323-12-080 NEW 87-05-014 332-24-005 NEW-P 87-06-055									
					NEW	87-05-014	332-24-005	NEW-P	87-06-055
	-		87-10-068	323-12-090	NEW	87-05-014	332-24-005	NEW	87-11-005

332-34-015	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
3322-4-020 REP-P 87-06-055 3132-24-231 NEW 97-10-005 3132-14-060 NEW-P 87-10-053 3132-34-060 NEW-P 87-10-053 3132-34-056 NEW-P 87-10-053 3132-34-057 NEW-P 87-10-053 3132-34-057 NEW-P 87-10-053 3132-34-057 NEW-P 87-10-053 3132-34-057 NEW-P 87-10-053 3132-34-059 NEW-P 87-10-053 3132-				332-24-230			332–24–658	NEW-P	87-06-055
332-24-025 REP- # 7-11-005 332-24-232 NEW- # 87-06-055 332-24-037 NEW- # 87-06-055 332-24-027 REP- # 37-06-055 332-24-027 REP- # 37-06-055 332-24-027 REP- # 37-06-055 332-24-028 REP- # 37-06-055 332-24-028 REP- # 37-06-055 332-24-055 REP- # 37-06-055 332-24-055 REP- # 37-06-055 332-24-056 REP- # 37-06-055 332-24-057 REP- # 37-16-055 332								NEW	
332-24-025 REP-P 87-06-055 332-24-232 NEW 87-11-005 332-24-000 NEW-P 87-06-055 332-24-055 NEP-P 87-06-055 332-24-055 NEP-P 87-06-055 332-24-055 NEP-P 87-06-055 332-24-056 NEW-P 87-06-									
332-24-025 REP		REP_D							
332-24-077 REP									
332-24-057 REP \$7-10-005 332-24-236 NEW-P \$7-06-055 332-26-020 NEW-E \$7-15-006 332-24-236 NEW \$7-11-005 332-24-238 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-238 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-238 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-248 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-240 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-058 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-059 NEW-P \$7-06-055 332-24-242 NEW-P \$7-06-055 332-24-059 NEW-P \$7-06-05		REP-P							
332-24-055 REP-P 87-06-055 332-24-236 NEW 87-11-005 332-26-031 NEW-E 87-15-012 332-24-056 REP-P 87-06-055 332-24-238 NEW-P 87-16-0655 332-26-068 NEW-E 87-15-008 332-24-057 REP-P 87-06-055 332-24-238 NEW-P 87-11-005 332-26-068 NEW-E 87-15-008 NEW-E 87-15-		REP							
332-24-056 REP- 87-06-055 332-24-240 NEW- 87-11-005 332-26-050 NEW-E 87-15-088 332-24-240 NEW- 87-16-055 332-26-060 NEW-E 87-15-088 332-24-240 NEW- 87-16-055 332-26-060 NEW-E 87-15-088 332-24-240 NEW- 87-16-055 332-24-240 NEW- 87-16-055 332-24-240 NEW- 87-16-055 332-24-260 NEW- 87-16-055 332-24-261 NEW- 87-16-055 332-24-260 NEW- 87-16-055 332-24-261 NEW-		REP-P		332-24-236	NEW	87-11-005		NEW-E	
332-24-057 REP— 87-06-055 332-24-240 NEW—P 87-06-055 332-26-060 NEW—E 87-15-068 332-24-067 REP—B 87-06-055 332-24-242 NEW—P 87-06-055 332-26-061 NEW—E 87-06-055 332-24-063 REP—B 87-06-055 332-24-242 NEW—P 87-06-055 332-24-068 NEW—E 87-06-055 332-24-068 REP—B 87-06-055 332-24-244 NEW—P 87-06-055 332-24-069 REP—B 87-06-055 332-24-241 NEW—P 87-06-055 332-24-069 REP—B 87-06-055 332-24-241 NEW—P 87-06-055 332-24-260 REP—P 87-06-055 332-24-261 NEW—P 87-06-055 332-24-301 NEW—P 87-06-055 332-34-301 NEW—P 87-		REP							
332-24-057 REP \$7-06-055 332-24-240 NEW \$7-11-005 332-26-081a REP-E \$7-00-022 332-24-057 REP \$7-06-055 332-24-242 NEW \$7-16-055 332-26-081a REP-E \$7-00-022 SEP-P \$7-06-055 332-24-242 NEW \$7-16-055 332-24-059 REP \$7-16-055 332-24-242 NEW \$7-16-055 332-24-059 REP \$7-16-055 332-24-261 NEW \$7-16-055 332-24-260 REP \$7-16-055 332-24-261 NEW \$7-16-055 332-25-066 AMD-P \$7-16-039 332-24-260 REP \$7-16-055 332-24-310 REP-P \$7-16-055 332-24-301 REP		REP-P			NEW			NEW-E	
332-24-058 REP 87-11-005 332-24-242 NEW 87-06-055 332-25-068 NEW-P 87-06-035 332-24-063 REP 87-16-055 332-24-064 NEW-P 87-06-055 332-24-063 REP 87-06-055 332-24-064 NEW-P 87-06-055 332-24-069 REP 87-06-055 332-24-064 NEW-P 87-06-055 332-24-069 REP 87-06-055 332-24-069 REP 87-06-055 332-24-069 REP-P 87-06-055 332-24-300 NEW-P 87-16-005 332-24-069 REP-P 87-06-055 332-24-300 NEW-P 87-16-005 332-24-069 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-24-3								NEW-E	
332-24-088 REP-P 87-06-055 332-24-242 NEW-P 87-06-055 332-25-000 AMD-P 87-16-039 332-24-089 REP-P 87-06-055 332-24-244 NEW-P 87-06-055 332-25-060 AMD-P 87-16-039 332-24-069 REP-P 87-16-035 332-24-244 NEW-P 87-16-005 332-35-060 AMD-P 87-16-039 332-24-060 REP-P 87-16-055 332-24-240 NEW-P 87-06-055 332-35-060 AMD-P 87-16-039 332-24-060 REP-P 87-16-055 332-24-310 REP-P 87-06-055 332-24-310 REP-P 87-16-059 332-24-310 REP-P 87-16-059 332-24-310 REP-P 87-16-059 332-24-070 REP-P 87-16-059 332-24-310 REP-P 87-1		DED DED							
332-24-059 REP 87-16-055 332-24-244 NEW 87-06-055 332-52-060 AMD-P 87-16-039 332-24-060 REP 87-16-055 332-24-261 NEW-P 87-16-055 332-52-065 AMD-P 87-16-039 332-24-060 REP 87-16-055 332-24-261 NEW-P 87-16-055 332-52-065 AMD-P 87-16-039 332-24-060 REP 87-06-055 332-24-261 NEW-P 87-16-055 332-52-065 AMD-P 87-16-039 332-24-063 REP 87-06-055 332-24-261 NEW-P 87-16-055 332-24-203 REP 87-16-055 332-24-203 REP 87-16-055 332-24-300 REP 87-16-055 332-24-310 REP 87-16-055 332-24-300 REP 87-16-055 332-24-310 REP 87-16-055 332-24-300 REP 87-16-055 332-2		REP-P							
332-24-059 REP-P 87-06-055 332-24-210 NEW-P 87-06-055 332-25-006 AMD-P 87-14-039 332-24-060 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-310 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-320 REP-P 87-06-055 332-24-090 REP-P 87-06-055 332-24-320 REP-P 87-06-055 332-24-095 REP-P 87-06-055 332-24-320 REP-P 87-0		REP							
332-24-060 REP-P 87-06-055 332-24-261 NEW 87-11-051 332-25-065 AMD-P 87-14-039 332-24-060 REP-P 87-06-055 332-24-261 NEW 87-11-053 332-25-065 AMD-P 87-14-039 332-24-061 REP-P 87-06-055 332-24-070 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-24-090 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-32-095 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-32-300 REP 87-11-005 332-32-4100 REP-P 87-06-055 332-32-4100 REP-P 87-06-05	332-24-059	REP-P							
332-24-063 REP- 87-06-055 332-24-301 NEW- 87-06-055 332-25-067 AMD-P 87-14-039 332-24-063 REP- 87-06-055 332-24-301 NEW- 87-06-055 332-24-307 REP- 87-06-055 332-24-307 REP- 87-06-055 332-24-307 REP- 87-06-055 332-24-308 REP- 87-11-053 332-24-070 REP- 87-06-055 332-24-308 REP- 87-11-053 332-24-070 REP- 87-06-055 332-24-308 REP- 87-11-053 332-24-070 REP- 87-06-055 332-24-308 REP- 87-11-053 332-24-090 REP- 87-06-055 332-24-308 REP- 87-11-053 332-24-090 REP- 87-11-053 332-24-308 REP- 87-11-053 332-24-099 REP- 87-11-053 332-24-308 REP- 87-11-055 332-24-309 REP- 87-11-053 332-32-339 REP- 87-11-053 332-32-339 REP- 87-11-053 332-24-309 REP- 87-11-053 332-32-339 REP- 8		REP		332-24-261	NEW-P			AMD-P	87-14-039
332-24-063 REP-P 87-06-055 332-24-310 REP-P 87-06-055 332-24-310 REP-P 87-06-055 332-24-070 REP 87-11-005 332-24-310 REP-P 87-06-055 332-32-32-320 REP-P 87-06-055 332-32-32-32-32-32-32-32-32-32-32-32-32-		REP-P			NEW				
332-24-070 REP 87-06-055 332-24-310 REP 87-16-055 332-24-070 REP 87-06-055 332-24-310 REP 87-16-055 332-24-090 REP 87-16-055 332-24-320 REP 87-16-055 332-10-010 AMD-P 87-06-013 332-24-090 REP 87-16-055 332-24-320 REP 87-11-005 332-350-010 AMD-P 87-06-013 332-24-095 REP 87-16-055 332-24-320 REP 87-11-005 332-350-010 AMD-P 87-06-013 332-24-095 REP 87-16-055 332-24-330 REP 87-11-005 332-350-010 AMD-P 87-06-013 AMD		REP DED D							
332-24-070 REP- 87-06-055 332-24-320 REP- 87-11-005 332-10-010 AMD-E 87-08-043 332-24-090 REP- 87-01-005 332-24-320 REP- 87-11-005 332-10-010 AMD-P 87-12-067 332-24-090 REP- 87-01-005 332-24-330 REP- 87-11-005 332-10-010 AMD-P 87-12-067 332-24-095 REP- 87-01-005 332-24-330 REP- 87-11-005 332-10-010 AMD-P 87-12-067 332-24-095 REP- 87-01-005 332-24-340 REP- 87-01-005 332-10-010 AMD-P 87-12-067 332-24-100 REP- 87-11-005 332-24-340 REP- 87-01-005 332-10-010 AMD-P 87-09-013 332-24-100 REP- 87-11-005 332-24-340 REP- 87-01-005 332-10-010 AMD-P 87-09-013 332-24-100 REP- 87-11-005 332-24-350 REP- 87-01-005 332-24-300 REP- 87-11-005 332-24-300 REP- 87-11-005 332-24-350 REP- 87-11-005 332-24-350 REP- 87-10-05 332-32-350-020 AMD-P 87-12-067 332-24-105 REP- 87-01-005 332-24-350 REP- 87-00-055 332-24-350 REP- 87-00-055 332-24-350 REP- 87-00-055 332-24-350 REP- 87-00-055 332-24-380 REP- 87-00-055 332-32-350-050 AMD-P 87-09-103 332-24-150 REP- 87-00-055 332-24-385 REP 87-11-005 332-24-385 REP 87-11-005 332-24-385 REP 87-11-005 332-24-385 REP 87-11-005 332-24-380 REP- 87-00-055 332-32-30-050 AMD-P 87-09-103 332-24-180 REP- 87-00-055 332-24-390 REP- 87-00-055 332-32-30-050 AMD-P 87-09-103 332-24-180 REP- 87-00-055 332-24-390 REP- 87-00-055 332-32-30-050 AMD-P 87-09-103 332-24-180 REP- 87-00-055 332-24-390 REP- 87-00-055 332-32-30-050 AMD-P 87-00-053 332-24-180 REP- 87-00-055 332-24-310 REP-		REP-P							
332-24-090 REP 87-06-055 332-24-320 REP 87-10-05 332-50-010 AMD-P 87-09-013 332-24-095 REP 87-10-065 332-24-300 REP 87-10-05 332-50-010 AMD-P 87-12-068 332-24-095 REP 87-10-055 332-24-300 REP 87-10-05 332-50-010 AMD-B 87-12-068 332-24-100 REP 87-10-055 332-24-300 REP 87-10-05 332-50-010 AMD-B 87-12-068 332-24-100 REP 87-10-055 332-24-300 REP 87-10-05 332-50-010 AMD-P 87-09-103 332-24-100 REP 87-10-055 332-24-300 REP 87-10-05 332-50-020 AMD-P 87-09-103 332-24-105 REP 87-10-05 332-24-300 REP 87-10-05 332-24-300 REP 87-10-05 332-50-020 AMD-P 87-09-103 332-24-105 REP 87-10-05 332-24-300 REP 87-10-05 332		REP-P							
332-24-090 REP-P 87-06-055 332-24-330 REP-P 87-11-005 332-150-010 AMD-P 87-12-067 332-24-095 REP-P 87-11-005 332-24-330 REP-P 87-11-005 332-150-010 AMD-E 87-12-068 332-24-095 REP-P 87-06-055 332-24-340 REP-P 87-11-005 332-150-020 AMD-P 87-09-103 332-24-100 REP-P 87-11-005 332-24-340 REP-P 87-11-005 332-150-020 AMD-P 87-09-103 332-24-100 REP-P 87-11-005 332-24-350 REP-P 87-11-005 332-150-020 AMD-P 87-09-103 332-24-100 REP-P 87-11-005 332-24-350 REP-P 87-11-005 332-150-020 AMD-P 87-12-067 87-1		REP							
332-24-095 REP- 87-06-055 332-24-330 REP- 87-06-055 332-150-010 AMD-E 87-15-048 332-24-095 REP- 87-06-055 332-24-340 REP- 87-06-055 332-24-100 REP-P 87-06-055 332-24-340 REP- 87-10-06 332-150-020 AMD-P 87-15-048 332-24-100 REP-P 87-06-055 332-24-340 REP- 87-10-06 332-150-020 AMD-P 87-12-067 332-24-105 REP-P 87-06-055 332-24-350 REP- 87-06-055 332-150-020 AMD-P 87-12-067 332-24-105 REP-P 87-06-055 332-24-350 REP- 87-06-055 332-150-020 AMD-P 87-12-067 332-24-1050 REP-P 87-06-055 332-24-350 REP- 87-06-055 332-24-350 REP- 87-06-055 332-150-020 AMD-P 87-12-067 332-24-10501 REP-P 87-06-055 332-24-360 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10501 REP-P 87-06-055 332-24-360 REP- 87-10-05 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-06-055 332-24-350 REP- 87-10-05 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-06-055 332-24-370 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-10-05 332-24-370 REP- 87-10-05 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-10-05 332-24-380 REP-P 87-06-055 332-24-350 REP- 87-10-05 332-150-030 AMD-P 87-12-067 332-24-1050 REP-P 87-10-05 332-24-380 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-1050 REP-P 87-10-05 332-24-380 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-1050 REP-P 87-10-05 332-24-380 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-105 REP-P 87-10-05 332-24-380 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-105 REP-P 87-10-05 332-24-380 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-170 REP-P 87-06-055 332-24-387 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-170 REP-P 87-06-055 332-24-387 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-150-030 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-24-300 AMD-P 87-10-06 332-24-190 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-24-300 AMD-P 87-12-067 332-24-190 REP-P 87-06-055 332-24-300 REP-P 87-06-055 332-24-300 AMD-P 87-10-03		REP-P		332-24-320					
332-24-056 REP 87-06-055 332-24-340 REP 87-06-055 332-150-020 AMD-P 87-20-07 332-24-100 REP- 87-06-055 332-24-340 REP 87-06-055 332-150-020 AMD-P 87-12-067 332-24-105 REP-P 87-06-055 332-24-350 REP- 87-06-055 332-150-020 AMD-P 87-12-067 332-24-10501 REP-P 87-06-055 332-24-350 REP 87-10-05 332-150-020 AMD-P 87-15-048 332-24-10501 REP-P 87-06-055 332-24-360 REP- 87-06-055 332-150-030 AMD-P 87-09-103 332-24-10502 REP-P 87-06-055 332-24-360 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-06-055 332-24-370 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10502 REP-P 87-06-055 332-24-370 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-1050 REP-P 87-06-055 332-24-380 REP- 87-10-05 332-150-040 REP-P 87-06-055 332-24-380 REP- 87-10-05 332-150-040 REP-P 87-06-055 332-24-380 REP- 87-10-05 332-150-040 REP-P 87-12-067 332-24-160 REP-P 87-06-055 332-24-385 REP- 87-10-05 332-150-040 REP- 87-12-067 332-24-160 REP-P 87-06-055 332-24-385 REP- 87-06-055 332-150-040 REP- 87-12-067 332-24-170 REP-P 87-06-055 332-24-387 REP- 87-06-055 332-150-040 REP- 87-12-067 332-24-170 REP-P 87-06-055 332-24-387 REP- 87-06-055 332-150-040 REP- 87-12-067 332-24-180 REP-P 87-06-055 332-24-399 REP- 87-06-055 332-150-050 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-399 REP- 87-06-055 332-150-050 AMD-P 87-15-048 332-24-185 REP-P 87-06-055 332-24-399 REP- 87-06-055 332-24-180 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332			87-11-005		REP-P		332-150-010	AMD-E	
332-24-100 REP- 87-10-05 332-24-350 REP- 87-10-05 332-350-020 AMD-P 87-12-068 332-24-105 REP- 87-10-05 332-24-350 REP- 87-10-05 332-24-370 REP- 87-10-05 332-24-350 REP- 87									
332-24-105 REP- 87-06-055 332-24-350 REP- 87-06-055 332-150-020 AMD-E 87-15-048 332-24-1050 REP- 87-10-005 332-24-360 REP- 87-06-055 332-150-020 AMD-P 87-15-048 332-24-10501 REP- 87-10-005 332-24-360 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10501 REP- 87-10-005 332-24-360 REP- 87-06-055 332-150-030 AMD-P 87-12-067 332-24-10502 REP- 87-10-005 332-24-370 REP- 87-06-055 332-150-030 AMD-E 87-12-067 332-24-10502 REP- 87-10-005 332-24-370 REP- 87-06-055 332-150-030 AMD-E 87-12-067 332-24-160 REP- 87-10-005 332-24-380 REP- 87-06-055 332-150-040 REP-P 87-06-051 332-24-380 REP- 87-06-055 332-150-040 REP-P 87-06-051 332-24-380 REP- 87-06-055 332-150-040 REP-P 87-12-067 332-24-160 REP-P 87-10-005 332-24-385 REP- 87-06-055 332-150-040 REP-P 87-12-067 332-24-160 REP-P 87-10-005 332-24-387 REP- 87-06-055 332-150-040 REP-P 87-15-048 332-24-160 REP-P 87-10-005 332-24-387 REP- 87-06-055 332-150-040 REP-P 87-15-048 332-24-160 REP-P 87-10-005 332-24-387 REP- 87-06-055 332-150-050 AMD-P 87-15-048 332-24-170 REP-P 87-10-055 332-24-387 REP- 87-06-055 332-150-050 AMD-P 87-12-067 332-24-180 REP-P 87-10-005 332-24-390 REP-P 87-06-055 332-150-050 AMD-P 87-12-067 332-24-185 REP- 87-10-005 332-24-395 REP- 87-06-055 344-12-060 AMD-E 87-15-048 332-24-185 REP- 87-10-005 332-24-401 NEW-P 87-06-055 344-12-060 AMD-E 87-10-04 332-24-185 REP- 87-10-005 332-24-401 NEW-P 87-06-055 332-10-000 AMD-P 87-11-048 332-24-185 REP- 87-10-005 332-24-401 NEW-P 87-06-055 332-20-010 AMD 87-08-008 332-24-190 REP- 87-10-005 332-24-401 NEW-P 87-06-055 332-20-010 AMD-P 87-11-046 332-24-190 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 332-20-010 AMD-P 87-11-046 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-22-010 AMD-P 87-11-046 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-22-010 AMD-P 87-11-037-04-074 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-22-010 AMD-P 87-11-037-04-074 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-22-010 AMD-P 87-11-037-04-074 332-24-190 REP-P 87-06-055 332-24-06 REP-P 87-06-055 332-24-		REP							
332-24-105 REP- 87-10-005 332-24-360 REP 87-11-005 332-350-020 AMD 87-15-048 332-24-1050 REP- 87-10-005 332-24-360 REP- 87-10-005 332-350-030 AMD-P 87-12-067 332-24-10501 REP- 87-10-005 332-24-370 REP- 87-10-005 332-350-030 AMD-P 87-12-067 332-24-10502 REP- 87-06-555 332-24-370 REP- 87-10-005 332-350-030 AMD- 87-12-068 332-24-10502 REP- 87-06-555 332-24-380 REP- 87-10-005 332-350-030 AMD 87-15-048 332-24-150 REP- 87-06-555 332-24-380 REP- 87-10-005 332-350-040 REP-P 87-12-067 332-24-150 REP- 87-10-005 332-24-385 REP- 87-10-005 332-350-040 REP-P 87-12-067 332-24-160 REP- 87-10-005 332-24-385 REP- 87-10-005 332-350-040 REP-P 87-12-067 332-24-160 REP- 87-10-005 332-24-387 REP- 87-10-005 332-350-040 REP-R 87-15-034 REP-R 87-10-005 332-24-387 REP- 87-10-005 332-350-040 REP-R 87-15-034 REP-R 87-10-005 332-24-387 REP- 87-10-005 332-350-040 REP-R 87-15-034 REP-R 87-10-005 332-24-387 REP- 87-10-005 332-350-040 REP-R 87-12-068 332-24-380 REP-R 87-10-005 332-24-380 REP-R 87-06-055 332-24-380 REP-R 87-10-005 332-24-380 REP-R 87-06-055 332-24-380 REP-R 87-06-055 332-24-380 REP-R 87-06-055 332-24-3		KEP-P DED							
332-24-1050 REP- 87-06-055 332-24-300 REP-P 87-06-055 332-24-307 332-24-10501 REP-P 87-06-055 332-24-307 REP-P 87-06-055 332-24-308 332-24-308 332-24-308 332-24-309 REP-P 87-06-055 332-32-32-320 REP-P 87-06-055 332-32-32-332 REP-P 87-06-055 332-32-32-332 REP-P 87-06-055 332-32-32-332 REP-P 87-06-055 332-32-332-332 REP-P 87-06-055 332-32-332-332 REP-P 87-06-055 332-32-332 REP-P 87-06-055 332-32-300 REP-P 87-06-055 332-32-400 REP-P 87-06-055 332-32-40		REP_P			REP-P			AMD-E	
332-24-10501 REP-P 87-10-005 332-24-370 REP-P 87-10-005 332-24-370 REP-P 87-10-005 332-24-370 REP-P 87-10-005 332-24-370 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-385 REP-P 87-06-055 332-24-385 REP-P 87-06-055 332-24-385 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-387 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-401 REP-R 87-11-005 332-24-401 REP-R 87-11-005 332-24-403 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-24-400 REP-P 87	332-24-105	REP			REP-P			AMD-P	
332-24-10500 REP- 87-06-055 332-24-370 REP-P 87-06-055 332-24-10502 REP- 87-06-055 332-24-380 REP-P 87-06-055 332-24-10502 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-24-10502 REP-P 87-06-055 332-24-380 REP-P 87-06-055 332-150-040 REP-P 87-06-053 332-24-385 REP-P 87-06-055 332-150-040 REP-P 87-06-053 332-24-100 REP-P 87-06-055 332-24-385 REP-P 87-06-055 332-150-040 REP-P 87-12-068 332-24-160 REP-P 87-11-005 332-24-387 REP-P 87-16-055 332-150-040 REP-P 87-12-068 332-24-180 REP-P 87-11-005 332-24-387 REP-P 87-11-005 332-24-387 REP-P 87-11-005 332-24-180 REP-P 87-11-005 332-24-390 REP-P 87-11-005 332-24-180 REP-P 87-11-005 332-24-390 REP-P 87-10-053 332-24-180 REP-P 87-11-005 332-24-390 REP-P 87-10-053 332-24-180 REP-P 87-11-005 332-24-395 REP-P 87-10-053 332-24-180 REP-P 87-11-005 332-24-395 REP-P 87-10-053 332-24-180 REP-P 87-11-005 332-24-395 REP-P 87-10-053 332-24-180 REP-P 87-10-053 332-24-105 REP-P 87-10-053 332-24-100 REP-P 87-06-055 332-24-100 REP-P 87-10-053 332-24-100 REP-P 87-10-053 332-24-100 REP-P 87-10-053 332-24-100 REP-P 87-10-053 332-24-100		REP-P							
332-24-150 REP- 87-10-05 332-24-380 REP- 87-06-055 332-24-380 REP- 87-10-065 332-24-150 REP- 87-10-05 332-24-385 REP- 87-10-05 332-24-385 REP- 87-10-05 332-24-160 REP- 87-10-055 332-24-387 REP- 87-10-055 332-24-387 REP- 87-10-055 332-24-160 REP 87-11-005 332-24-387 REP- 87-10-055 332-24-170 REP- 87-06-055 332-24-387 REP- 87-10-055 332-24-170 REP- 87-06-055 332-24-387 REP- 87-10-05 332-24-170 REP- 87-06-055 332-24-387 REP- 87-10-05 332-24-170 REP- 87-06-055 332-24-387 REP- 87-10-05 332-24-180 REP- 87-10-05 332-24-390 REP- 87-10-05 332-24-180 REP- 87-06-055 332-24-395 REP- 87-10-05 332-24-185 REP- 87-06-055 332-24-395 REP- 87-10-05 332-24-185 REP- 87-06-055 332-24-401 NEW- 87-10-05 332-24-190 REP- 87-06-055 332-24-401 NEW- 87-10-05 332-24-190 REP- 87-06-055 332-24-401 NEW- 87-10-05 332-24-190 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-410 REP- 87-06-053 332-24-190 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-100 REP- 87-10-005 332-24-	332-24-10501	REP		332-24-370	REP-P			AMD-E	
332-24-150 REP- 87-06-055 332-24-380 REP 87-11-005 332-150-040 REP- 87-12-067 332-24-150 REP 87-10-055 332-24-385 REP- 87-06-055 332-150-040 REP- 87-12-068 332-24-160 REP- 87-10-055 332-24-387 REP- 87-10-055 332-150-040 REP- 87-15-048 332-24-160 REP- 87-10-055 332-24-387 REP- 87-10-055 332-150-050 AMD-P 87-15-048 332-24-170 REP- 87-10-055 332-24-380 REP- 87-11-005 332-24-180 REP- 87-06-055 332-24-390 REP- 87-10-055 332-150-050 AMD-P 87-12-068 332-24-180 REP- 87-06-055 332-24-395 REP- 87-10-05 332-150-050 AMD-E 87-10-040 332-24-185 REP- 87-16-055 332-24-395 REP- 87-10-05 332-150-050 AMD-E 87-06-015 332-24-185 REP- 87-16-055 332-24-401 NEW- 87-11-005 344-12-060 AMD-E 87-06-010 332-24-185001 REP- 87-06-055 332-24-401 NEW 87-11-005 332-150-050 AMD-P 87-11-048 332-24-1890 REP- 87-16-055 332-24-405 NEW- 87-11-005 322-12-020 AMD-B 87-04-074 332-24-190 REP- 87-11-005 332-24-405 NEW- 87-11-005 332-24-100 REP- 87-06-055 NEW- 87-11-005 332-32-010 AMD- 87-08-008 NEW- 87-11-005 332-32-010 AMD- 87-08-008 NEW- 87-11-005 332-32-010 AMD- 87-04-074 NEW 87-11-005 NEW- 87-10-005 NEW-P 87-06-055 NEW- 87-10-005 NEW-P 87-06-055 NEW- 87-10-005 NEW-P 87-06-055 NEW-P		REP-P		332-24-370	REP			AMD	87-15-048
332-24-150 REP 87-11-005 332-24-385 REP-P 87-06-055 332-150-040 REP-P 87-15-048 332-24-160 REP-P 87-16-055 332-24-387 REP-P 87-06-055 332-150-050 AMD-P 87-09-103 332-24-170 REP-P 87-10-055 332-24-387 REP-P 87-06-055 332-150-050 AMD-P 87-09-103 332-24-170 REP-P 87-10-05 332-24-390 REP-P 87-10-05 332-150-050 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-390 REP-P 87-10-05 332-150-050 AMD-P 87-12-067 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-150-050 AMD-E 87-15-048 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-10-05 332-150-050 AMD-E 87-15-048 332-24-185 REP-P 87-06-055 332-24-395 REP-P 87-10-05 334-12-060 AMD-E 87-11-046 332-24-185 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 332-14-060 AMD-E 87-11-046 332-24-185 REP-P 87-06-055 332-24-405 NEW-P 87-06-055 332-12-020 AMD-P 87-04-074 332-24-190 REP-P 87-06-055 332-24-405 NEW-P 87-10-05 332-12-020 AMD-P 87-04-074 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-100 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-100 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 332-32-010 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-412 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-32-035 AMD-P 87-04-074 332-24-196 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-200 REP-P 87-06-055								REP-P	
332-24-160 REP 87-16-055 332-24-385 REP 87-11-005 332-160-305 REP 87-15-048 332-24-170 REP 87-16-055 332-24-387 REP- 87-16-055 332-150-050 AMD-P 87-19-013 332-24-170 REP 87-16-055 332-24-390 REP 87-11-005 332-150-050 AMD-E 87-12-068 332-24-180 REP- 87-06-055 332-24-390 REP- 87-16-055 332-150-050 AMD-E 87-12-068 332-24-180 REP 87-11-005 332-24-395 REP- 87-06-055 332-150-050 AMD-E 87-16-048 332-24-185 REP- 87-06-055 832-24-395 REP- 87-10-05 332-150-050 AMD-E 87-16-048 332-24-185 REP- 87-16-055 REP- 87-06-055 332-24-401 NEW-B 87-11-005 332-24-185 REP- 87-16-055 332-24-401 NEW-B 87-10-05 332-160-050 AMD-E 87-06-010 AMD		KEP-P DED						KEP-P	
332-24-160 REP 87-11-005 332-24-387 REP-P 87-06-055 332-150-050 AMD-P 87-09-103 332-24-170 REP-P 87-06-055 332-24-390 REP-P 87-06-055 332-150-050 AMD-E 87-12-067 332-24-180 REP-P 87-06-055 332-24-395 REP-P 87-06-055 332-150-050 AMD 87-15-048 332-24-180 REP-P 87-10-055 332-24-395 REP-P 87-06-055 344-12-060 AMD-E 87-10-046 332-24-185 REP-P 87-06-055 332-24-395 REP-P 87-06-055 344-12-060 AMD-E 87-11-046 332-24-185 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 344-12-060 AMD-E 87-11-046 332-24-185 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 344-12-060 AMD-P 87-04-074 332-24-185001 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 344-12-060 AMD-P 87-04-074 332-24-190 REP-P 87-06-055 332-24-401 NEW-P 87-06-055 352-12-020 AMD-P 87-04-074 332-24-190 REP-P 87-06-055 332-24-405 NEW-P 87-06-055 352-32-010 AMD 87-08-008 332-24-192 REP-P 87-06-055 332-24-410 REP-P 87-10-05 332-24-410 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 322-32-030 AMD 87-08-008 332-24-192 REP-P 87-10-05 332-24-411 NEW-P 87-06-055 352-32-030 AMD 87-08-008 332-24-194 REP-P 87-10-05 332-24-411 NEW-P 87-06-055 352-32-035 AMD 87-08-008 332-24-194 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 352-32-035 AMD 87-08-008 332-24-196 REP-P 87-06-055 332-24-412 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-416 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-2		REP_P						REP-E DED	
332-24-170 REP- 87-06-055 332-24-390 REP- 87-06-055 332-150-050 AMD-P 87-12-067 332-24-180 REP- 87-06-055 332-24-390 REP- 87-06-055 332-150-050 AMD-E 87-12-068 332-24-180 REP- 87-06-055 332-24-395 REP- 87-06-055 332-150-050 AMD-E 87-15-048 332-24-185 REP- 87-06-055 332-24-395 REP- 87-06-055 334-12-060 AMD-E 87-10-048 332-24-185 REP- 87-10-05 332-24-491 NEW-P 87-06-055 334-12-060 AMD-P 87-11-048 332-24-185001 REP- 87-10-05 332-24-401 NEW-P 87-06-055 332-12-020 AMD-P 87-11-048 332-24-185001 REP- 87-10-05 332-24-405 NEW- 87-11-005 332-12-020 AMD-P 87-06-053 332-24-190 REP- 87-06-055 332-24-405 NEW- 87-06-055 332-21-020 AMD-P 87-06-053 332-24-190 REP- 87-11-005 332-24-410 REP- 87-06-055 332-24-190 REP- 87-06-055 332-24-411 NEW-P 87-06-055 332-32-010 AMD-P 87-06-074 332-24-192 REP- 87-11-005 332-24-411 NEW-P 87-06-055 332-32-030 AMD-P 87-08-008 332-24-194 REP- 87-11-005 332-24-412 REP- 87-06-055 332-32-030 AMD-P 87-08-078 332-24-194 REP- 87-06-055 332-24-412 REP- 87-06-055 332-32-335 AMD-P 87-08-078 332-24-196 REP- 87-06-055 332-24-412 REP- 87-06-055 332-32-335 AMD-P 87-08-078 332-24-196 REP- 87-06-055 332-24-412 REP- 87-11-005 332-22-32-335 AMD-P 87-08-078 332-24-196 REP- 87-06-055 332-24-418 REP- 87-11-005 332-32-335 NEW-P 87-08-078 332-24-197 REP- 87-06-055 332-24-418 REP- 87-11-005 332-32-335 NEW-P 87-08-078 332-24-210 REP- 87-06-055 332-24-410 REP- 87-06-055 332-32-335 NEW-P 87-08-078 332-24-210 REP- 87-06-055 332-24-410 REP- 87-06-055 332-24-200 REP- 87-06-055 332-24-410 REP- 8									
332-24-180 REP 87-06-055 332-24-395 REP 87-10-005 344-12-060 AMD 87-10-016 AMD 87-06-016 AMD 87-08-018 AMD 8		REP-P	87-06-055	332-24-387	REP				
332-24-185 REP_ 87-10-005 332-24-395 REP_ 87-10-005 344-12-060 AMD-E 87-06-015 332-24-185 REP_ 87-06-055 332-24-401 NEW-P 87-06-055 344-12-060 AMD-E 87-11-048 332-24-185001 REP_ 87-06-055 332-24-401 NEW 87-11-005 344-12-060 AMD-E 87-11-048 332-24-185001 REP_ 87-06-055 332-24-401 NEW 87-11-005 344-12-060 AMD-P 87-10-048 332-24-185001 REP_ 87-06-055 332-24-405 NEW-P 87-06-055 332-12-020 AMD-P 87-04-074 AMD-P 87-06-055 332-24-410 REP_ 87-11-005 332-24-411 NEW-P 87-06-055 332-24-411 NEW-P 87-06-055 332-24-411 NEW-P 87-06-055 332-24-412 REP-P 87-11-005 332-24-411 NEW-P 87-06-055 332-24-414 REP-P 87-11-005 332-24-414 REP-P 87-06-055 332-24-412 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-419 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-400 REP-P 87-04-075		REP			REP-P		332-150-050	AMD-E	
332-24-185 REP- 87-06-055 332-24-395 REP 87-11-005 344-12-060 AMD-E 87-11-048 332-24-185001 REP- 87-06-055 332-24-401 NEW-P 87-06-055 332-12-020 AMD-P 87-04-074 332-24-190 REP- 87-06-055 332-24-405 NEW-P 87-06-055 332-12-020 AMD-P 87-08-008 332-24-190 REP- 87-06-055 332-24-405 NEW-P 87-06-055 332-24-010 AMD-P 87-04-074 332-24-190 REP- 87-06-055 332-24-401 REP-P 87-06-055 332-24-101 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-100 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 332-23-030 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 332-23-035 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-412 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-419 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-24-400 REP-P 87-04-075 33		REP-P							
332-24-185		REP DED D							
332-24-185001 REP-P 87-06-055 332-24-405 NEW 87-11-005 332-12-020 AMD-P 87-04-074 332-24-190 REP-P 87-06-055 332-24-405 NEW-P 87-06-055 332-12-020 AMD-P 87-08-008 332-24-190 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-32-010 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-20-010 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 332-20-010 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 332-32-030 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 352-32-030 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-412 REP-P 87-06-055 332-32-315 AMD-P 87-04-074 332-24-196 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-24-196 REP-P 87-06-055 332-24-415 REP-P 87-10-005 332-24-415 REP-P 87-06-055 332-22-305 AMD-P 87-04-074 332-24-200 REP-P 87-06-055 332-24-418 REP-P 87-11-005 332-24-200 REP-P 87-06-055 332-24-418 REP-P 87-11-005 332-24-200 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-410 REP-P 87-06-055 332-24-201 NEW-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-201 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-201 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-201 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055									
332-24-18500 REP 87-11-005 332-24-405 NEW-P 87-06-055 352-12-020 AMD-P 87-08-008 332-24-190 REP-P 87-06-055 332-24-405 NEW 87-11-005 352-32-010 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-410 REP-P 87-06-055 352-32-010 AMD-P 87-04-074 332-24-192 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 352-32-030 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-411 NEW-P 87-06-055 352-32-035 AMD-P 87-04-074 332-24-194 REP-P 87-06-055 332-24-412 REP-P 87-06-055 352-32-035 AMD-P 87-08-008 332-24-194 REP-P 87-06-055 332-24-412 REP-P 87-06-055 352-32-035 AMD-P 87-08-008 332-24-196 REP-P 87-06-055 332-24-415 REP-P 87-10-005 352-32-235 NEW-P 87-04-073 332-24-197 REP-P 87-06-055 332-24-415 REP-P 87-06-055 332-22-35 NEW-P 87-04-073 332-24-197 REP-P 87-06-055 332-24-418 REP-P 87-06-055 332-22-35 AMD-P 87-04-074 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-201 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-201 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 332-24-200 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-200 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-400 REP-P 87-04-075 332-24-200 REP-P 87-06-055 332-24-400 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-500 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-500 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-650 REP-P 87-06-055 332		REP-P							
332-24-190 REP-P 87-06-055 332-24-405 REP 87-11-005 352-32-010 AMD-P 87-04-074 AMD-P 87-04-075 AMD-P								AMD	
REP_R RT-06-055 REP_R RT-06-055 REP_R RT-06-055 REP_R RT-06-055 REP_R RT-06-055 REP_R RT-06-055 REP_R RT-04-074 REP_R REP_R RT-06-055 REP_R RT-06-05	332-24-190							4 3 4 D D	
REP									
332-24-194 REP-P 87-06-055 332-24-411 REP-P 87-06-055 352-32-035 AMD-P 87-04-074 87-04-074 87-04-075 3				ſ					
332-24-194 REP 87-11-005 332-24-412 REP-P 87-06-055 352-32-035 AMD 87-08-008 87-08-008 87-04-075 332-24-196 REP-P 87-11-005 332-24-415 REP-P 87-06-055 352-32-235 NEW-P 87-04-073 87-08-007 87									
332-24-196 REP-P 87-06-055 332-24-415 REP 87-11-005 352-32-235 NEW-P 87-04-073 REP-P 87-06-055 332-24-197 REP-P 87-06-055 332-24-415 REP-P 87-06-055 352-32-235 NEW 87-08-007 REP-P 87-06-055 332-24-415 REP-P 87-06-055 352-32-250 AMD-P 87-04-074 REP-P 87-06-055 332-24-418 REP-P 87-06-055 352-32-250 AMD-P 87-04-074 REP-P 87-06-055 332-24-418 REP-P 87-06-055 352-32-250 AMD-P 87-08-042 REP-P 87-06-055 REP-P 87-06-055 REP-P 87-06-055 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-06-055 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-0						87-06-055			
332-24-196 REP 87-11-005 332-24-415 REP-P 87-06-055 352-32-235 NEW 87-08-007 332-24-197 REP-P 87-06-055 332-24-415 REP 87-11-005 352-32-250 AMD-P 87-04-074 REP-P 87-11-005 332-24-418 REP-P 87-06-055 352-32-250 AMD-P 87-08-008 332-24-200 REP-P 87-06-055 332-24-418 REP-P 87-06-055 352-32-250 AMD 87-08-008 332-24-200 REP-P 87-06-055 332-24-418 REP-P 87-06-055 352-32-250 AMD 87-08-008 332-24-200 REP-P 87-06-055 332-24-420 REP-P 87-06-055 352-42-010 REP-P 87-04-075 332-24-201 NEW-P 87-06-055 332-24-420 REP-P 87-06-055 352-42-010 REP-P 87-04-075 332-24-201 NEW-P 87-06-055 332-24-430 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-440 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-440 REP-P 87-06-055 332-24-210 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-210 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-210 REP-P 87-06-055 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-200 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-200 REP-P 87-04-075 332-24-200 REP-P 87-04-075 332-24-200 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-200 REP-P 87-04-075 332-24-200 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 REW-P 87-06-055 332-24-650 REP-P 87-06-055 332-24-200 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-650 NEW-P 87-06-055 332-24-070 REP-P 87-04-075 332-24-225 NEW-P									
332-24-197 REP 87-11-005 332-24-418 REP-P 87-06-055 352-32-250 AMD 87-08-008 332-24-200 REP-P 87-06-055 332-24-418 REP 87-11-005 352-42 REP-C 87-08-042 332-24-200 REP 87-11-005 332-24-420 REP-P 87-06-055 352-42-010 REP-P 87-04-075 332-24-201 NEW-P 87-06-055 332-24-420 REP 87-11-005 352-42-010 REP-P 87-04-075 332-24-201 NEW 87-11-005 332-24-430 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-440 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-440 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-400 REP-P 87-06-055 332-24-210 REP-P 87-06-055 332-24-500 REP-P 87-06-055 332-24-2010 REP-P 87-04-075 332-24-211 NEW-P 87-06-055 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW 87-11-005 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NE							352-32-235	NEW	87-08-007
332-24-200 REP-P 87-06-055 332-24-418 REP 87-11-005 352-42 REP-C 87-08-042 332-24-200 REP 87-11-005 332-24-420 REP-P 87-06-055 352-42-010 REP-P 87-04-075 332-24-201 NEW-P 87-06-055 332-24-420 REP 87-11-005 352-42-010 REP 87-11-037 332-24-201 NEW 87-11-005 332-24-430 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-430 REP 87-11-005 352-42-020 REP-P 87-04-075 332-24-205 NEW 87-11-005 332-24-440 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-440 REP 87-11-005 352-42-030 REP-P 87-04-075 332-24-210 REP 87-11-005 332-24-500 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-211									
332-24-200 REP 87-11-005 332-24-420 REP-P 87-06-055 352-42-010 REP-P 87-04-075 332-24-201 NEW-P 87-06-055 332-24-420 REP 87-11-005 352-42-010 REP 87-11-037 332-24-201 NEW 87-11-005 332-24-430 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-400 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW 87-11-005 332-24-400 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-400 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-11-005 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW-P 87-06-055 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-010 REP-P 87-04-075									
332-24-201 NEW-P 87-06-055 332-24-420 REP 87-11-005 352-42-010 REP 87-11-037									
332-24-201 NEW 87-11-005 332-24-430 REP-P 87-06-055 352-42-020 REP-P 87-04-075 332-24-205 NEW-P 87-06-055 332-24-430 REP 87-11-005 352-42-020 REP 87-11-037 332-24-205 NEW 87-11-005 332-24-440 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-440 REP 87-11-005 352-42-030 REP-P 87-04-075 332-24-210 REP 87-11-005 332-24-500 REP-P 87-06-055 352-42-030 REP 87-11-037 332-24-211 NEW-P 87-06-055 332-24-500 REP 87-11-005 352-42-040 REP-P 87-04-075 332-24-211 NEW 87-11-005 332-24-500 REP 87-11-005 352-42-040 REP- 87-11-037 332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW 87-11-005 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075									
332-24-205 NEW-P 87-06-055 332-24-430 REP 87-11-005 352-42-020 REP 87-11-037 332-24-205 NEW 87-11-005 332-24-440 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-440 REP 87-11-005 352-42-030 REP 87-11-037 332-24-210 REP 87-11-005 332-24-500 REP-P 87-06-055 352-42-030 REP 87-11-037 332-24-211 NEW-P 87-06-055 332-24-500 REP 87-11-005 352-42-040 REP-P 87-04-075 332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-040 REP- 87-11-037 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW 87-11-005 352-42-050 REP-P 87-04-075 332-24-215 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075									
332-24-205 NEW 87-11-005 332-24-440 REP-P 87-06-055 352-42-030 REP-P 87-04-075 332-24-210 REP-P 87-06-055 332-24-400 REP 87-11-005 332-24-200 REP 87-11-037 332-24-211 NEW-P 87-06-055 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-04-075 REP-P 87-08-042 REP-P 87-04-075 REP-P 87-08-042 REP-P 87-04-075	332-24-205		87-06-055						
332-24-210 REP 87-11-005 332-24-500 REP-P 87-06-055 352-42-040 REP-P 87-04-075 332-24-211 NEW-P 87-06-055 332-24-500 REP 87-11-005 352-42-040 REP 87-11-037 332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW 87-11-005 352-42-050 REP 87-11-037 332-24-220 REP-P 87-06-055 332-24-650 NEW 87-11-005 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-650 NEW 87-11-005 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221		NEW					352-42-030		87-04-075
332-24-211 NEW-P 87-06-055 332-24-500 REP 87-11-005 352-42-040 REP 87-11-037 332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-650 NEW 87-11-005 352-42-050 REP 87-11-037 332-24-220 REP-P 87-06-055 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW-P 87-10-005 352-42-070 REP-P 87-104-075 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225									
332-24-211 NEW 87-11-005 332-24-600 NEW-P 87-06-055 352-42-050 REP-P 87-04-075 332-24-215 NEW-P 87-06-055 332-24-600 NEW 87-11-005 352-42-050 REP 87-11-037 332-24-215 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW 87-11-005 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-11-037 332-24-221 NEW 87-11-005 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-04-075 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225									
332-24-215 NEW-P 87-06-055 332-24-600 NEW 87-11-005 352-42-050 REP 87-11-037 332-24-215 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW 87-11-005 352-42-060 REP 87-11-037 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-11-037 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-42-070 REP-P 87-11-037 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW 87-11-005 352-44A-010 REP-P 87-04-075									
332-24-215 NEW 87-11-005 332-24-650 NEW-P 87-06-055 352-42-060 REP-P 87-04-075 332-24-220 REP-P 87-06-055 332-24-650 NEW 87-11-005 352-42-060 REP-P 87-04-075 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-01-037 332-24-221 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44-070 REP-P 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW-P 87-06-055 352-44A-010 REP-P 87-04-075									
332-24-220 REP-P 87-06-055 332-24-650 NEW 87-11-005 352-42-060 REP 87-11-037 332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-01-037 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW 87-11-005 352-44A-010 REP-P 87-04-075									
332-24-220 NEW 87-11-005 332-24-652 NEW-P 87-06-055 352-42-070 REP-P 87-04-075 332-24-221 NEW-P 87-06-055 332-24-652 NEW 87-11-005 352-42-070 REP-P 87-01-037 332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW 87-11-005 352-44A-010 REP-P 87-04-075		REP-P	87-06-055		NEW	87-11-005			
332-24-221 NEW 87-11-005 332-24-654 NEW-P 87-06-055 352-44A REP-C 87-08-042 332-24-225 NEW-P 87-06-055 332-24-654 NEW 87-11-005 352-44A-010 REP-P 87-04-075								REP-P	
332-24-225 NEW-P 87-06-055 332-24-654 NEW 87-11-005 352-44A-010 REP-P 87-04-075							1		
- 332-24-243 INDW 67-11-003 312-24-030 INDW-K 67-00-033 352-44A-010 REP 97-11-027	332-24-225	NEW-F	87–06–033 87–11–005	332-24-656	NEW-P	87-06-055	352-44A-010 352-44A-010	REP-P REP	87-04-075 87-11-037
332-24-230 REP-P 87-06-055 332-24-656 NEW 87-11-005 352-44A-020 REP-P 87-04-075									

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
352-44A-020	REP	87-11-037	356–15–090	AMD	87-10-037	356-42-043	AMD-C	87–15–044
352-44A-030	REP-P	87-04-075	356-15-090	AMD-P	87-15-129	356-42-043	AMD-P	87-16-072
352-44A-030	REP	87-11-037	356–15–125 356–15–125	AMD-P AMD-E	87-11-054 87-14-059	356-42-045 356-42-045	AMD-P AMD-C	87-10-036 87-13-038
352-44A-040 352-44A-040	REP-P REP	87-04-075 87-11-037	356-15-125	AMD-E	87–14–039 87–15–065	356-42-045	AMD-C	87-15-044
352-44A-050	REP-P	87-04-075	356-18-100	AMD-P	87-02-045	356-42-045	AMD-P	87-16-072
352-44A-050	REP	87-11-037	356-18-100	AMD-C	87-06-021	356-42-047	AMD-P	87-16-072
356-05-013	NEW	87-02-038	356-18-100	AMD-C	87-07-036	356-42-049	NEW-P	87-10-036
356-05-048	NEW-P NEW-E	87-11-054 87-14-059	356-18-100 356-18-100	AMD-C AMD-C	87–09–036 87–11–035	356-42-049 356-42-049	NEW-C NEW-C	87-13-038 87-15-044
356-05-048 356-05-048	NEW-E	87–14–039 87–15–065	356-18-100	AMD-C	87-13-039	356-42-050	AMD-P	87–16–072
356-05-180	REP	87-02-038	356-18-110	AMD-P	87-11-053	356-42-055	AMD-P	87-10-036
356-05-207	NEW	87-02-038	356-18-130	AMD-P	87-16-009	356-42-055	AMD-C	87-13-038
356-05-260	NEW	87-02-038	356-18-140	AMD	87-02-038	356-42-055	AMD-C AMD-P	87-15-044
356–05–275 356–05–275	NEW-P NEW-E	87-11-054 87-14-059	356-18-220 356-22-010	AMD AMD	87–02–038 87–02–038	356–42–060 356–42–070	AMD-P	87-16-072 87-16-072
356-05-275	NEW	87–15–065	356-22-040	AMD	87-02-038	356-42-082	AMD-P	87-04-036
356-05-327	NEW	87-02-038	356-22-070	AMD	87-02-038	356-42-082	AMD-C	87-07-035
356-05-333	NEW	87-02-038	356-22-070	AMD-P	87-15-128	356-42-082	AMD-P	87-10-036
356-05-370 356-05-370	AMD-P AMD-E	87-11-054 87-14-059	356-22-100 356-22-180	AMD AMD	87–02–038 87–02–038	356-42-082 356-42-082	AMD-C AMD-C	87-11-034 87-13-038
356-05-370	AMD-E	87-15-065	356-22-190	AMD	87-02-038	356-42-082	AMD-C	87-15-044
356-05-390	AMD	87-02-038	356-26-010	AMD	87-02-038	356-42-084	AMD-P	87-04-036
356-05-430	AMD-P	87-11-054	356-26-040	AMD	87-02-038	356-42-084	AMD-C	87–07–035
356-05-430	AMD-E	87-14-059	356-26-040	AMD-P	87-10-041	356-42-084	AMD-P AMD-C	87-10-036 87-11-034
356–05–430 356–05–447	AMD NEW	87-15-065 87-02-038	356-26-040 356-26-060	AMD AMD	87–13–072 87–02–038	356-42-084 356-42-084	AMD-C	87-11-034 87-13-038
356-05-450	REP-P	87-16-072	356-26-060	AMD-P	87-15-073	356-42-084	AMD-C	87-15-044
356-05-451	NEW-P	87-16-072	356-26-090	AMD	87-03-032	356-42-105	NEW-P	87-10-036
356-05-452	NEW-P	87-16-072	356-26-130	AMD	87-02-038	356-42-105	NEW-C	87-13-038
356-05-455	REP-P NEW-P	8716072 8716072	356–26–140 356–26–140	NEW-E NEW	87–06–023 87–06–024	356–42–105 356–46–020	NEW-C AMD-P	87-15-044 87-02-045
356-05-456 356-05-460	REP-P	87–16–072 87–16–072	356-26-140	AMD-P	87-08-014	356-46-020	AMD-1	87-06-032
356-05-461	NEW-P	87-16-072	356-30-010	AMD	87-02-038	358-20-040	AMD-P	87-16-078
356-05-470	AMD	87-02-038	356-30-050	AMD	87-02-038	358-30-015	NEW-P	87-16-078
356-05-480 ·	AMD-C	87–03–009	356-30-065	AMD-C	87-03-010	360-10-010	AMD-P AMD-P	87–05–063 87–08–064
356-05-480 356-05-480	AMD-C AMD-C	87–06–019 87–07–036	356–30–065 356–30–070	AMD-C AMD-C	87–06–022 87–03–010	360-10-010 360-10-020	AMD-P	87–05–064 87–05–063
356-05-480	AMD	87-10-037	356-30-070	AMD-C	87-06-022	360-10-020	AMD-P	87-08-064
356-05-500	AMD-C	87-03-009	356-30-075	AMD	87-02-039	360-10-030	AMD-P	87-05-063
356-05-500	AMD-C	87-06-019	356-30-090	REP-C	87-03-010	360-10-030	AMD-P	87-08-064
356-05-500 356-05-500	AMD–C AMD	87–07–036 87–10–037	356-30-090 356-30-130	REP-C AMD-P	87–06–022 87–02–045	360–10–040 360–10–040	AMD–P AMD–P	87–05–063 87–08–064
356-06-001	AMD-P	87–02–045	356-30-130	AMD-C	87-06-021	360-10-050	AMD-P	87-05-063
356-06-001	AMD	87-06-032	356-30-130	AMD-C	87-07-036	360-10-050	AMD-P	87-08-064
356-06-020	AMD-P	87-16-064	356-30-130	AMD-C	87-09-036	360-10-060	AMD-P	87-05-063
356-07-040 356-07-060	AMD AMD	87–02–038 87–02–038	356-30-130 356-30-145	AMD-C AMD-C	87-11-035 87-03-010	360–10–060 360–10–070	AMD-P REP-P	87–08–064 87–05–063
356-09-010	NEW	87-02-038	356-30-145	AMD-C	87-06-022	360-10-070	REP-P	87-08-064
356-09-020	NEW	87-02-038	356-30-180	AMD-P	87-12-015	360-10-080	AMD-P	87-05-063
356-09-030	NEW	87-02-038	356-30-180	AMD-P	87–16–070	360-10-080	AMD-P	87–08–064
356-09-040	NEW NEW	87-02-038 87-02-038	356-30-190 356-30-190	AMD–P AMD–P	8712015 8716070	360-12-015 360-12-020	AMD–P REP–P	87-15-138 87-15-138
356-09-050 356-10-050	AMD-P	87–15–092	356-30-230	AMD-P	87-12-015	360-12-050	AMD-P	87–15–138
356-10-060	AMD-C	87-06-020	356-30-230	AMD-P	87-16-070	360-12-150	AMD-P	87-15-138
356-14-045	AMD-P	87-06-042	356–30–255	NEW-P	87-10-041	360-13-045	AMD-P	87–15–138
356-14-045	AMD	87-09-037	356-30-255	NEW	87-13-072	360–16–235 360–16–235	NEW-P NEW	87–05–063 87–08–031
356-14-060 356-14-060	AMD–P AMD	87-12-025 87-15-045	356-30-300 356-30-330	AMD AMD-E	87–02–038 87–06–023	360-16-240	REP-P	87–05–063
356-14-062	NEW-P	87-12-025	356-30-330	AMD	87-06-024	360-16-240	REP	87-08-031
356-14-062	NEW	87-15-045	356-34-090	AMD-E	87-06-023	360-16-245	AMD-P	87-05-063
356-14-140	AMD-P	87-11-054	356-34-090	AMD	87-06-024	360-16-245	AMD	87-08-031
356-14-140	AMD-E AMD	8714059 8715065	356-34-090 356-34-090	AMD–P AMD	87-10-035 87-13-040	360–18–020 360–36–010	AMD–P AMD–P	87-15-138 87-07-049
356-14-140 356-14-240	AMD-P	87-08-013	356-35-010	AMD	87-02-038	360-36-010	AMD	87-10-029
356-14-240	AMD	87-11-036	356-42-010	AMD-P	87-16-072	360-36-409	NEW-E	87-08-028
356-15-020	AMD-P	87-15-074	356-42-020	AMD-P	87-04-036	360-49-040	AMD-P	87-15-138
356-15-030	AMD-P	87–04–040 87–07–036	356-42-020	AMD-C AMD-P	87–07–035 87–10–036	365-100-010 365-100-010	AMD-E AMD-P	87–03–035 87–03–043
356-15-030 356-15-030	AMD-C AMD	87–07–036 87–10–037	356–42–020 356–42–020	AMD-P AMD-C	87-11-036 87-11-034	365-100-010	AMD-F AMD-E	87–03–043 87–10–019
356-15-030	AMD-P	87-15-129	356-42-020	AMD-C	87-13-038	365-100-010	AMD	87-10-020
356-15-080	AMD-P	87-06-042	356-42-020	AMD-C	87-15-044	365-100-020	AMD-E	87-03-035
356-15-080	AMD-P	87-11-054	356-42-042	NEW-P	87-10-036	365-100-020	AMD-P	87-03-043
356-15-080 356-15-080	AMD-E AMD	8714059 8715065	356–42–042 356–42–042	NEW-C NEW-C	87-13-038 87-15-044	365-100-020 365-100-020	AMD–E AMD	87-10-019 87-10-020
356-15-080 356-15-090	AMD-P	87–13–063 87–04–040	356-42-043	AMD-P	87-10-036	365-100-030	AMD-E	87–03–035
356-15-090	AMD-C	87–07–036	356-42-043	AMD-C	87-13-038	365-100-030	AMD-P	87-03-043

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
365-100-030	AMD-E	87-10-019	388-24-270	REP	87-13-077	388–40–090	NEW-P	87-13-080
365-100-030	AMD	87-10-020	388-24-276	REP-P	87-10-064	388-40-090	NEW-E	87-14-026
365-100-040	AMD-E	87-03-035	388-24-276	REP	87-13-077	388-40-100	NEW-P	87-13-080
365-100-040 365-100-040	AMD-P AMD-E	87-03-043 87-10-019	388-26-025 388-26-040	AMD-P AMD-P	87-16-088 87-16-088	388-40-100 388-53-010	NEW-E	87-14-026
365-100-040	AMD-E	87-10-019 87-10-020	388-26-050	AMD-P	87-16-088	388-53-010	AMD-E AMD-P	87–09–020 87–09–021
365-110-020	AMD-E	87-14-049	388-26-055	AMD-P	87-16-088	388-53-010	AMD	87–03–021 87–12–053
365-110-020	AMD-E	87-16-104	388-26-060	AMD-P	87-16-088	388-53-020	REP-E	87-09-020
365-110-020	AMD-P	87-16-105	388-26-065	AMD-P	87-16-088	388-53-020	REP-P	87-09-021
365-110-030	AMD-E	87-16-104	388-26-070	AMD-P	87-16-088	388-53-020	REP	87-12-053
365-110-030	AMD-P	87-16-105	388-26-080	AMD-P	87-16-088	388-53-030	REP-E	87-09-020
365-110-035 365-110-035	AMD–E AMD–E	8714049 8716104	388-26-105 388-26-120	AMD-P AMD-P	87-16-088 87-16-088	388-53-030 388-53-030	REP-P REP	87-09-021 87-12-053
365-110-035	AMD-P	87–16–105	388-28-464	AMD-P	87–16–089	388-53-040	REP-E	87–12–033 87–09–020
365-110-050	AMD-E	87-14-049	388-28-500	AMD-E	87-16-067	388-53-040	REP-P	87-09-021
365-110-050	AMD-E	87-16-104	388-28-500	AMD-P	8716068	388-53-040	REP	87-12-053
365-110-050	AMD-P	87–16–105	388-31-010	NEW-P	87-16-025	388-53-050	AMD-E	87-09-020
365-110-070 365-110-080	NEW-E AMD-E	87-14-049 87-14-049	388-31-010 388-31-015	NEW-E NEW-P	87-16-028	388-53-050	AMD-P	87-09-021
365-110-080	AMD-E	87-16-104	388-31-015	NEW-P	87-16-025 87-16-028	388-53-050 388-53-060	AMD REP-E	8712053 8709020
365-110-080	AMD-P	87-16-105	388-31-020	NEW-P	87-16-025	388-53-060	REP-P	87-09-021
365-120-010	AMD-P	87-15-034	388-31-020	NEW-E	87-16-028	388-53-060	REP	87-12-053
365-120-030	AMD-P	87-15-034	388-31-025	NEW-P	87-16-025	388-53-070	REP-E	87-09-020
365-120-040	AMD-P	87-15-034	388-31-025	NEW-E	87-16-028	388-53-070	REP-P	87-09-021
365-120-050 365-120-060	AMD-P AMD-P	87-15-034 87-15-034	388-31-030 388-31-030	NEW-P NEW-E	87-16-025 87-16-028	388-53-070 388-53-080	REP REP–E	87-12-053 87-09-020
365-135-010	NEW-E	87-15-002	388-31-035	NEW-P	87–16–028 87–16–025	388-53-080	REP-E	87-09-020 87-09-021
365-135-010	NEW-P	87-16-097	388-31-035	NEW-E	87-16-028	388-53-080	REP	87-12-053
365-135-010	NEW-E	87-16-098	388-33-400	AMD-P	87-13-078	388-53-090	REP-E	87-09-020
365-135-020	NEW-E	87-15-002	388-33-420	AMD-P	87-13-078	388-53-090	REP-P	87-09-021
365-135-020 365-135-020	NEW-P NEW-E	87–16–097 87–16–098	388-33-455 388-37-010	AMD–P AMD–P	87-13-078 87-13-079	388-53-090 388-53-100	REP REP-E	87-12-053 87-09-020
365-135-020	NEW-E	87-15-002	388-37-010	AMD-E	87–13–079 87–14–027	388-53-100	REP-E	87-09-020 87-09-021
365-135-030	NEW-P	87-16-097	388–37–020	AMD-P	87-13-079	388-53-100	REP	87-12-053
365-135-030	NEW-E	87-16-098	388-37-020	AMD-E	87-14-027	388-53-120	REP-E	87-09-020
365-135-040	NEW-E	87-15-002	388-37-021	NEW-P	87-13-079	388-53-120	REP-P	87-09-021
365-135-040 365-135-040	NEW-P NEW-E	87–16–097 87–16–098	388-37-021 388-37-030	NEW-E AMD-P	8714027 8713079	388-53-120 388-54-601	REP AMD–P	87-12-053 87-08-045
365-135-050	NEW-E	87-15-002	388-37-030	AMD-E	87–14–027	388-54-601	AMD-E	87–08–045 87–08–046
365-135-050	NEW-P	87-16-097	388-37-032	AMD-P	87-13-079	388-54-601	AMD	87-15-055
365-135-050	NEW-E	87-16-098	388-37-032	AMD-E	87-14-027	388-54-601	AMD-E	87-15-056
365-135-060 365-135-060	NEW-P NEW-E	87-16-097 87-16-098	388-37-035 388-37-035	AMD-P AMD-E	87-13-079 87-14-027	388-54-630	AMD-P	87-06-033
365-140-010	AMD-P	87-15-033	388-37-037	AMD-E	87-14-027 87-13-079	388-54-630 388-54-635	AMD AMD–P	87–09–028 87–12–017
365-140-030	AMD-P	87-15-033	388-37-037	AMD-E	87-14-027	388-54-635	AMD-E	87-12-048
365-140-040	AMD-P	87-15-033	388-37-038	AMD-P	87-13-079	388-54-635	AMD	87-15-054
365-140-050 365-140-060	AMD-P AMD-P	87-15-033	388-37-038	AMD-E	87-14-027	388-54-645	AMD-P	87-09-008
365-170-010	NEW	87-15-033 87-04-007	388-37-040 388-37-040	AMD-P AMD-E	87-13-079 87-14-027	388-54-645 388-54-645	AMD-E RESCIND	87–09–009 87–09–029
365-170-020	NEW	87-04-007	388-37-050	AMD-P	87–13–079	388-54-645	AMD	87-12-052
365-170-030	NEW	87-04-007	388-37-050	AMD-E	87-14-027	388-54-645	AMD-E	87-12-055
365-170-040	NEW	87-04-007	388-37-060	REP-P	87-13-079	388-54-660	AMD-P	87-12-017
365-170-050 365-170-060	NEW NEW	87–04–007 87–04–007	388-37-060 388-37-120	REP–E AMD–P	87-14-027	388-54-660	AMD-E	87-12-048
365-170-070	NEW	87-04-007	388-37-120	AMD-E	87-13-079 87-14-027	388-54-660 388-54-662	AMD NEW	87-15-054 87-06-003
365-170-080	NEW	87-04-007	388-37-135	AMD-P	87-13-079	388-54-665	AMD-P	87-12-017
365-170-090	NEW	87-04-007	388-37-135	AMD-E	87-14-027	388-54-665	AMD-E	87-12-048
365–170–100	NEW	87-04-007	388-37-140	AMD-P	87-13-079	388-54-665	AMD	87-15-054
381 388-17-500	AMD NEW	87–14–013 87–03–015	388-37-140 388-40	AMD-E	87-14-027	388-54-670	AMD	87-03-019
388-17-510	NEW	87–03–015 87–03–015	388–40 388–40	AMD-P AMD-E	87-13-080 87-14-026	388-54-675 388-54-675	AMD-P AMD-E	87–08–045 87–08–046
388-24-050	AMD-P	87-10-010	388-40-010	AMD-P	87-13-080	388-54-675	AMD-L AMD	87-15-055
388-24-107	AMD-P	87-09-086	388-40-010	AMD-E	87-14-026	388-54-675	AMD-E	87-15-056
388-24-107 388-24-250	AMD	87-12-058	388-40-020	NEW-P	87-13-080	388-54-677	AMD-P	87-08-045
388-24-250	AMD-P AMD	87-10-064 87-13-077	388-40-020 388-40-030	NEW-E NEW-P	87-14-026	388-54-677	AMD-E	87-08-046
388-24-253	AMD-P	87–13–077 87–10–064	388-40-030 388-40-030	NEW-P NEW-E	87-13-080 87-14-026	388-54-677 388-54-677	AMD AMD–E	87-15-055 87-15-056
388-24-253	AMD	87-13-077	388-40-040	NEW-P	87-13-080	388-54-730	AMD-P	87-11-058
388-24-254	AMD-P	87-10-064	388-40-040	NEW-E	87-14-026	388-54-730	AMD-E	87-14-064
388-24-254 388-24-255	AMD AMD–P	87-13-077 87-10-064	388-40-050	NEW-P	87-13-080	388-54-730	AMD-E	87-14-070
388-24-255	AMD-P	87-10-064 87-13-077	388-40-050 388-40-060	NEW-E NEW-P	87-14-026 87-13-080	388-54-730 388-54-735	AMD AMD	87-14-071 87-03-019
388-24-260	AMD-P	87-10-064	388-40-060	NEW-E	87-14-026	388-54-735	AMD-E	87–03–019 87–03–021
388-24-260	AMD	87-13-077	388-40-070	NEW-P	87-13-080	388-54-740	AMD	87-03-054
388-24-265	AMD-P	87-10-064	388-40-070	NEW-E	87-14-026	388-54-740	AMD-P	87-09-090
388-24-265 388-24-270	AMD REP–P	87-13-077 87-10-064	388-40-080 388-40-080	NEW-P NEW-E	87-13-080 87-14-026	388-54-740	AMD B	87-12-051
500 2 4 210	KEI-F	07-10-004	J00 -4 0-000	INEW-E	01-14-020	388–54–740	AMD-P	87-14-063

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-54-740	AMD-E	87–14–067	392–122–605	AMD-P	87-04-046	415-104-050	NEW-P	8703047
388-54-745	AMD	87-03-054	392-122-605	AMD	87-09-018	415-104-050	NEW	87-07-016
388-54-765	AMD	87-06-003	392-123-054	AMD-P	87-12-087	415-104-060	NEW-P	87-03-047
388-54-775	AMD-P	87-09-088	392-123-054	AMD AMD–P	87-15-067	415-104-060	NEW NEW-P	87–07–016 87–03–047
388-54-775 388-54-775	AMD–E AMD	87-10-065 87-12-057	392-123-078 392-123-078	AMD-P AMD	8712087 8715067	415-104-070 415-104-070	NEW-P	87–03–047 87–07–016
388-54-775 388-54-805	AMD	87-06-003	392-123-145	AMD-P	87-05-039	415-104-080	NEW-P	87-03-047
388-54-850	AMD-P	87-04-010	392-123-145	AMD	87-09-019	415-104-080	NEW	87-07-016
388-54-850	AMD	87-07-032	392-129-003	NEW-P	87-15-099	415-104-090	NEW-P	87-03-047
388-70-056	REP-P	87-06-043	392-137-060	AMD-P	87-07-028	415–104–090	NEW	87-07-016
388-70-056	REP	87-09-027	392-137-060	AMD AMD–P	87-10-014 87-04-047	415–104–100 415–104–100	AMD–P REP–P	87–03–047 87–03–047
38883006 38883006	AMD-P AMD-E	87-16-026 87-16-029	392-140-058 392-140-058	AMD-P AMD	87–04–047 87–09–017	415-104-100	AMD	87–03–047 87–07–016
388-83-015	AMD-E AMD-P	87-02-063	392-185-060	AMD-P	87-13-065	415-104-105	REP-P	87-03-047
388-83-015	AMD-E	87-03-002	392-185-060	AMD	87-16-034	415–104–105	REP	87-07-016
388-83-015	AMD	87-06-005	399–30–040	AMD-E	87-13-025	415–104–110	REP-P	87-03-047
388-83-032	NEW-P	87-14-062	399-30-040	AMD-P	87-13-043	415-104-110	REP NEW-P	87–07–016 87–03–047
388-83-032	NEW-E	87-14-069 87-16-026	415-02-090 415-02-090	AMD–P AMD	87–03–049 87–07–013	415–104–115 415–104–115	NEW-P	87–03–047 87–07–016
388-84-120 388-84-120	AMD–P AMD–E	87-16-026 87-16-029	415-02-099	NEW-E	87-14-036	415-104-120	REP-P	87-03-047
388-86-005	AMD-P	87-09-089	415-02-099	NEW-P	87-14-037	415-104-120	REP	87-07-016
388-86-005	AMD	87-12-050	415–100	AMD-P	87-03-046	415-104-125	NEW-P	87-03-047
38886009	AMD	87-06-001	415–100	AMD	87-07-014	415-104-125	NEW	87-07-016
388-86-00901	AMD-P	87-02-062	415-100-005	NEW-P NEW	87–03–046 87–07–014	415-104-135 415-104-135	NEW-P NEW	87–03–047 87–07–016
388-86-00901 388-86-00901	AMD-E AMD	87–03–003 87–06–004	415–100–005 415–100–010	REP-P	87–03–014 87–03–046	415-104-140	REP-P	87-03-047
388-86-071	AMD	87-06-002	415-100-010	REP	87-07-014	415-104-140	REP	87-07-016
388-86-120	AMD-P	87-16-026	415-100-015	NEW-P	87-03-046	415–104–145	NEW-P	87-03-047
388-86-120	AMD-P	87-16-029	415–100–015	NEW	87-07-014	415–104–145	NEW	87-07-016
388-87-005	AMD-P	87-09-057	415-100-020	REP-P	87-03-046	415-104-150	REP-P	87–03–047 87–07–016
388-87-005	AMD AMD–P	87-12-056 87-16-026	415100020 415100025	REP NEW-P	87–07–014 87–03–046	415–104–150 415–104–155	REP NEW-P	87–07–016 87–03–047
388-87-070 388-87-070	AMD-P AMD-E	87-16-026 87-16-029	415-100-025	NEW	87-07-014	415-104-155	NEW	87-07-016
388-87-105	AMD-P	87-09-057	415-100-035	NEW-P	87-03-046	415-104-160	REP-P	87-03-047
388-87-105	AMD	87-12-056	415-100-035	NEW	87-07-014	415-104-160	REP	87-07-016
388-87-115	NEW-P	87-09-089	415-100-040	REP-P	87-03-046	415–104–165	NEW-P NEW	87–03–047 87–07–016
388-87-115	NEW NEW-P	87-12-050 87-07-012	415–100–040 415–100–050	REP REP-P	87–07–014 87–03–046	415–104–165 415–104–170	REP-P	87–03–047
388-92-041 388-92-041	NEW-E	8710021	415-100-050	REP	87-07-014	415-104-170	REP	87-07-016
388-92-041	NEW	87-10-022	415–100–060	REP-P	87-03-046	415–104–175	NEW-P	87-03-047
388-96-217	NEW-P	87-05-018	415–100–060	REP	87-07-014	415-104-175	NEW	87-07-016 87-03-047
388-96-217	NEW	87-09-058 87-05-018	415-100-100 415-100-100	REP-P REP	87–03–046 87–07–014	415-104-180 415-104-180	REP–P REP	87-03-047 87-07-016
388-96-366 388-96-366	AMD–P AMD	87–03–018 87–09–058	415-100-100	REP-P	87-03-046	415-104-190	REP-P	87-03-047
388-96-565	AMD-P	87-05-018	415-100-110	REP	87-07-014	415-104-190	REP	87-07-016
388-96-565	AMD	87-09-058	415-100-120	REP-P	87-03-046	415-104-200	REP-P	87-03-047
388-96-585	AMD-P	87-05-018	415-100-120	REP REP-P	87-07-014	415-104-200	REP REPP	87-07-016 87-03-047
388-96-585	AMD AMDP	87–09–058 87–05–018	415-100-130 415-100-130	REP-P REP	87-03-046 87-07-014	415-104-210 415-104-210	REP-P REP	87-03-047 87-07-016
388-96-710 388-96-710	AMD-F AMD	87–03–018 87–09–058	415-100-140	REP-P	87-03-046	415-104-220	REP-P	87-03-047
388-96-722	AMD-P	87-05-018	415-100-140	REP	87-07-014	415-104-220	REP	87-07-016
388-96-722	AMD	87-09-058	415–100–150	REP-P	87-03-046	415-104-230	REP-P	87-03-047
388-96-745	AMD-P	87-05-018	415-100-150	REP	87-07-014	415-104-230	REP	87–07–016 87–03–047
388-96-745	AMD B	87-09-058 87-05-018	415-100-160 415-100-160	REP-P REP	87-03-046 87-07-014	415-104-240 415-104-240	REP–P REP	87–03–047 87–07–016
388-96-754 388-96-754	AMD–P AMD	87–03–018 87–09–058	415-100-170	REP-P	87-03-046	415-104-250	REP-P	87-03-047
388-96-774	AMD-P	87-05-018	415-100-170	REP	87-07-014	415-104-250	REP	87-07-016
388-96-774	AMD	87-09-058	415–100–180	REP-P	87-03-046	415-104-260	REP-P	87-03-047
388-99-020	AMD-P	87-02-064	415–100–180	REP	87-07-014	415-104-260	REP REP-P	87–07–016 87–03–047
388-99-020	AMD–E AMD	87-03-001 87-06-006	415–104 415–104	AMD–P AMD	87–03–047 87–07–016	415-104-270 415-104-270	REP-P	87–03–047 87–07–016
388-99-020 388-99-020	AMD-P	87-14-061	415-104-005	NEW-P	87–03–047	415-104-300	REP-P	87-03-047
388-99-020	AMD-E	87-14-068	415-104-005	NEW	87-07-016	415-104-300	REP	87-07-016
388-100-005	REVIEW	87-04-062	415–104–010	REP-P	87-03-047	415–104–310	REP-P	87-03-047
388-100-005	AMD-P	87-09-087	415-104-010	REP	87–07–016 87–03–047	415-104-310	REP	87–07–016 87–03–047
388-100-005	AMD	87-12-054 87-16-031	415–104–015 415–104–015	NEW-P NEW	87-03-047 87-07-016	415-104-320 415-104-320	REP-P REP	87-03-047 87-07-016
388-100-005 390-20-0101	OBJEC AMD	87-16-031 87-05-001	415-104-013	REP-P	87–03–016 87–03–047	415-104-320	REP-P	87-03-047
390-20-0101	NEW-P	87-05-041	415-104-020	REP	87-07-016	415-104-400	REP	87-07-016
390-20-014	NEW	87-08-025	415-104-025	NEW-P	87-03-047	415–104–410	REP-P	87-03-047
390-20-110	AMD	87-05-001	415-104-025	NEW DED D	87–07–016 87–03–047	415-104-410	REP	87–07–016 87–03–047
392-100-050	NEW-P	87-07-027 87 10-012	415-104-030 415-104-030	REP-P REP	87–03–047 87–07–016	415-104-800 415-104-800	REP-P REP	87-03-047 87-07-016
392-100-050 392-100-060	NEW NEW-P	87-10-012 87-07-027	415-104-035	NEW-P	87–03–010 87–03–047	415-104-810	REP-P	87-03-047
392-100-060	NEW	87-10-012	415-104-035	NEW	87-07-016	415-104-810	REP	87-07-016
392-101-010	NEW-P	87-07-026	415-104-045	NEW-P	87-03-047	415-104-820	REP-P	87-03-047
392-101-010	NEW	87–10–013	415–104–045	NEW	87–07–016	415–104–820	REP	87–07–016

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
415–104–830	REP-P	87-03-047	434–55–015	AMD-E	87-16-011	446-70-020	NEW	87-09-049
415-104-830	REP	87-07-016	434-55-016	AMD-P	87-14-028	446-70-030	NEW-P	87-06-007
415–105–050 415–105–050	AMD-P AMD	87-03-048 87-07-015	434–55–016 434–55–020	AMD–E REP–P	87-16-011 87-14-028	446–70–030 446–70–040	NEW NEW-P	87-09-049 87-06-007
415–105–050	AMD-P	87-03-048	434–55–020	REP-E	87-16-011	446-70-040	NEW	87-09-049
415-105-060	AMD	87-07-015	434–55–030	AMD-P	87-14-028	446-70-050	NEW-P	87-06-007
415-105-070	AMD-P	87-03-048	434–55–030	AMD-E	87-16-011	446-70-050	NEW	87-09-049
415–105–070	AMD	87-07-015	434–55–035	REP-P	87-14-028	446-70-060	NEW-P	87-06-007
415–105–090 415–105–090	AMD-P AMD	87-03-048 87-07-015	434–55–035 434–55–040	REP–E AMD–P	87-16-011 87-14-028	446-70-060 446-70-070	NEW NEW-P	87-09-049 87-06-007
415–105–100	NEW-P	87-03-048	434–55–040	AMD-E	87-16-011	446-70-070	NEW	87-09-049
415–105–100	NEW	87-07-015	434-55-055	AMD-P	87-14-028	446-70-080	NEW-P	87-06-007
415-105-110	NEW-P	87-03-048	434–55–055	AMD-E	87-16-011	446-70-080	NEW	87-09-049
415-105-110	NEW D	87-07-015	434-55-060	AMD-P	87-14-028	458-15-005	NEW	87-05-022
415–105–120 415–105–120	NEW-P NEW	87-03-048 87-07-015	434–55–060 440–44–030	AMD-E AMD-P	87-16-011 87-09-007	458-15-010 458-15-015	NEW NEW	87-05-022 87-05-022
415-105-130	NEW-P	87-03-048	440-44-030	AMD	87-12-049	458-15-020	NEW	87-05-022
415-105-130	NEW	87-07-015	440-44-030	AMD-P	87-13-081	458-15-030	NEW	87-05-022
415–105–140	NEW-P	87-03-048	440-44-030	AMD	87-16-084	458-15-040	NEW	87-05-022
415–105–140 415–105–150	NEW NEW-P	87–07–015 87–03–048	440-44-040 440-44-040	AMD–P AMD–E	87-10-015 87-14-065	458-15-050 458-15-060	NEW NEW	87–05–022 87–05–022
415–105–150	NEW-F	87–03–048 87–07–015	440-44-040	AMD-E	87-14-066	458-15-070	NEW	87–05–022 87–05–022
415-105-160	NEW-P	87-03-048	440-44-045	AMD-P	87-10-015	458-15-080	NEW	87-05-022
415-105-160	NEW	87-07-015	440-44-045	AMD-E	87-14-065	458-15-090	NEW	87-05-022
415-105-170	NEW-P	87-03-048	440-44-045	AMD	87-14-066	458-15-100	NEW	87-05-022
415–105–170 415–105–180	NEW NEW-P	87-07-015 87-03-048	440-44-048 440-44-048	AMD–P AMD–E	87-10-015 87-14-065	458-15-110 458-15-120	NEW NEW	87-05-022 87-05-022
415–105–180	NEW-F	87–03–048 87–07–015	440-44-048	AMD-E	87–14 – 003	458-18-210	NEW-E	87–16–023
415-108-450	NEW-P	87-14-038	440-44-061	AMD	87-03-017	458-18-210	NEW-P	87-16-024
415-108-460	NEW-P	87-14-038	440-44-070	AMD-P	87-10-015	458-18-220	NEW-E	87-16-023
415-108-470	NEW-P	87-14-038	440-44-070	AMD-E	87-14-065	458-18-220	NEW-P	87-16-024
415–108–480 415–108–490	NEW-P NEW-P	87-14-038 87-14-038	440-44-070 440-44-075	AMD AMD–P	87-14-066 87-10-015	458-20-130 458-20-163	AMD-P AMD-P	87-16-080 87-16-080
415–108–510	NEW-P	87-14-038	440-44-076	AMD-P	87-10-015	458-20-168	AMD-P	87-02-061
415-112-330	NEW-P	87~16–077	440-44-076	AMD-E	87-14-065	458-20-168	AMD	87-05-042
415-112-410	AMD-P	87-14-034	440-44-076	AMD	87-14-066	458-20-170	AMD-P	87-16-080
415–112–411 415–112–412	NEW-P NEW-P	87-14-034 87-14-034	440-44-100 440-44-100	AMD–P AMD–C	87-10-015 87-13-082	458-20-182 458-20-182	AMD–P AMD	87-02-061 87-05-042
415–112–412	NEW-P	87–14–034 87–14–034	446-55-005	NEW-C	87–13–082 87–04–024	458-20-184	AMD-P	87-16-080
415-112-414	NEW-P	87-14-034	446-55-005	NEW	87-05-012	458-20-186	AMD-P	87-16-080
415–112–415	NEW-P	87-14-034	446-55-020	AMD-C	87-04-024	458-20-18801	AMD-P	87-02-061
415-112-800	NEW-E NEW-P	87-14-035 87-16-016	446–55–020 446–55–030	AMD AMD–C	87-05-012 87-04-024	458-20-18801	AMD	87-05-042 87-14-055
415–112–800 415–112–810	NEW-P	87-16-016 87-14-035	446-55-030	AMD-C AMD	87-04-024 87-05-012	458-20-211 458-20-211	AMD-P AMD-E	87-14-056 87-14-056
415–112–810	NEW-P	87-16-016	446-55-060	AMD-C	87-04-024	458-20-240	AMD-P	87–16–080
415-112-820	NEW-E	87-14-035	446–55–060	AMD	87-05-012	4582024001	AMD-P	87-16-081
415-112-820	NEW-P	87-16-016	446-55-090	AMD-P	87-02-040	458-20-24002	AMD-P	87-16-080
434–09–010 434–09–010	NEW-E NEW-P	87–02–067 87–02–068	446–55–090 446–55–100	AMD–E AMD–P	87-02-041 87-02-040	458–20–244 458–20–244	AMD-E AMD-P	87-16-079 87-16-081
434-09-010	NEW	87-06-009	446-55-100	AMD-E	87-02-041	458-30-500	NEW	87-07-009
434-09-020	NEW-E	87-02-067	446-55-170	AMD-C	87-04-024	458-30-510	NEW	87-07-009
434-09-020	NEW-P	87-02-068	446-55-170	AMD	87-05-012	458-30-520	NEW	87-07-009
434-09-020 434-09-030	NEW NEW-E	87-06-009 87-02-067	446–55–180 446–55–180	AMD–C AMD	87–04–024 87–05–012	458-30-530 458-30-540	NEW NEW	87–07–009 87–07–009
434-09-030	NEW-P	87–02–068	446-55-200	REP-C	87-04-024	458-30-550	NEW	87-07-009
434-09-030	NEW	87-06-009	446-55-200	REP	87-05-012	458-30-560	NEW	87-07-009
434-09-040	NEW-E	87-02-067	446-55-210	REP-C	87-04-024	458-30-570	NEW	87-07-009
434-09-040	NEW-P	87-02-068	446-55-210	REP	87-05-012	458-30-580	NEW	87-07-009
434-09-040 434-09-050	NEW NEW-E	87–06–009 87–02–067	446–55–220 446–55–220	AMD–C AMD	87–04–024 87–05–012	458–30–590 458–40–650	NEW AMD–P	87–07–009 87–10–062
434-09-050	NEW-P	87-02-068	446-55-240	REP-C	87-04-024	458-40-650	AMD	87–10–002 87–14–042
434-09-050	NEW	87-06-009	446-55-240	REP	87-05-012	458-40-650	AMD-E	87-14-043
434-09-060	NEW-E	87-02-067	446-55-250	AMD-P	87-02-040	458-40-660	AMD-P	87-10-062
434-09-060 434-09-060	NEW-P NEW	87-02-068 87-06-009	446–55–250 446–55–270	AMD–E AMD–P	87-02-041 87-02-040	458-40-660 458-40-660	AMD AMD–E	87-14-042 87-14-043
434-09-070	NEW-E	87-02-067	446-55-270	AMD-E	87-02-041	458-40-670	AMD-E	87-14-043
434-09-070	NEW-P	87-02-068	446-60-005	NEW-C	87-04-024	458-40-670	AMD	87-14-042
434-09-070	NEW	87-06-009	446-60-005	NEW	87-05-012	458-40-670	AMD-E	87-14-043
434-09-080	NEW-E	87-02-067	446-60-015	NEW-C NEW	87-04-024 87-05-012	458-53-110	AMD-P	87-09-022
434-09-080 434-09-080	NEW-P NEW	87-02-068 87-06-009	446–60–015 446–60–020	NEW AMD-C	87-05-012 87-04-024	458–53–110 458–53–141	AMD AMD–P	8712029 8709022
434-09-090	NEW-E	87-02-067	446-60-020	AMD	87-05-012	458-53-141	AMD	87-12-029
434-09-090	NEW-P	87-02-068	44660080	AMD-C	87-04-024	458-53-160	AMD-P	87-09-022
434-09-090	NEW	87-06-009	44660080	AMD	87–05–012	458-53-160	AMD D	87-12-029
434-55-010 434-55-010	AMD–P AMD–E	87-14-028 87-16-011	446-70-010 446-70-010	NEW-P NEW	87–06–007 87–09–049	458–53–163 458–53–163	AMD–P AMD	87-09-022 87-12-029
434–55–015	AMD-P	87-14-028	446-70-020	NEW-P	87-06-007	458-61-030	AMD	87-03-036

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-61-030	AMD-P	87-09-034	478-116-290	AMD	87-16-037	480-100-051	AMD-E	87-03-060
458-61-030	AMD	87-12-016	478-116-350	AMD-P	87-10-057	480-100-071	AMD-W	87-03-057
458-61-050	AMD	87-03-036	478-116-350	AMD	87-16-037	480-100-071	AMD-P RESCIND	87–03–058 87–03–059
458-61-080 458-61-150	AMD AMD	87–03–036 87–03–036	478-116-370 478-116-370	AMD–P AMD	87–10–057 87–16–037	480–100–071 480–100–071	AMD-E	87–03–039 87–03–060
458-61-210	AMD	87–03–036 87–03–036	478-116-370	AMD-P	87–10–057	480-100-071	AMD-W	87-03-057
458-61-335	NEW	87-03-036	478-116-390	AMD	87-16-037	480-100-072	AMD-P	87-03-058
458-61-490	AMD	87-03-036	478-116-450	AMD-P	87-10-057	480-100-072	RESCIND	87-03-059
458-61-555	AMD-P	87-09-034	478-116-450	AMD	87–16–037	480-100-072	AMD-E	87-03-060
458-61-555	AMD	87-12-016	478-116-520	AMD-P	87–10–057	480-100-251	NEW-P	87-06-031
458-61-570 460-46A-040	AMD AMD	87-03-036 87-15-084	478-116-520 478-116-582	AMD AMD–P	87-16-037 87-10-057	480-100-251 480-120-027	NEW NEW-C	87-11-045 87-04-011
460-64A-010	AMD	87-03-052	478-116-582	AMD	87-16-037	480-120-027	NEW-P	87-05-013
46064A020	AMD	87-03-052	478-116-584	AMD-P	87-10-057	480-122-010	NEW-P	87-16-073
460-70-005	NEW	87-02-044	478-116-584	AMD	87-16-037	480-122-010	NEW-E	87-16-074
460-70-010	NEW	87-02-044	478-116-588	AMD-P	87–10–057	480-122-020	NEW-P	87-16-073
460-70-015 460-70-020	NEW NEW	87–02–044 87–02–044	478-116-588 478-116-590	AMD AMD–P	87-16-037 87-10-057	480-122-020 480-122-030	NEW-E NEW-P	87-16-074 87-16-073
460-70-025	NEW	87-02-044 87-02-044	478-116-590	AMD-F	87–16–037 87–16–037	480-122-030	NEW-E	87–16–073 87–16–074
460-70-030	NEW	87-02-044	478-116-600	AMD-P	87-10-057	480-122-040	NEW-P	87-16-073
460-70-035	NEW	87-02-044	478-116-600	AMD	87-16-037	480-122-040	NEW-E	87-16-074
460-70-040	NEW	87-02-044	478-116-601	AMD-P	87-10-057	480-122-050	NEW-P	87-16-073
460-70-045	NEW	87-02-044	478-116-601 478-138-050	AMD	87-16-037	480-122-050	NEW-E NEW-P	87-16-074 87-16-073
460-70-050 460-70-060	NEW NEW	87–02–044 87–02–044	478-138-050	AMD–P AMD	87-11-052 87-16-038	480-122-060 480-122-060	NEW-P	87-16-073 87-16-074
463-42-075	AMD	87-05-017	480-12-010	AMD-P	87–16–039	480-122-070	NEW-P	87-16-073
463-42-455	AMD	87-05-017	480-12-020	AMD-P	87-16-039	480-122-070	NEW-E	87~16-074
463-42-465	AMD	87-05-017	480-12-025	AMD-P	87-16-039	480-122-080	NEW-P	87-16-073
463-42-515	AMD NEW	87–05–017 87–05–017	480-12-030 480-12-031	AMD–P AMD–P	87-16-039 87-16-039	480-122-080 480-122-909	NEW-E NEW-P	87-16-074 87-16-073
463–42–655 463–42–665	NEW	87–05–017 87–05–017	480-12-045	AMD-P	87–16–039 87–16–039	480-122-909	NEW-E	87–16–073 87–16–074
463-42-675	NEW	87-05-017	480-12-070	AMD-P	87-16-039	490-800-100	AMD-P	87-10-056
463-54-080	NEW	87-05-017	480–12–100	AMD-P	87-16-039	490-800-100	AMD-E	87-12-008
468-38-120	AMD-E	87-15-069	480-12-110	AMD-P	87–16–039	490-800-100	AMD	87-14-007
468-38-120 468-58-080	AMD–P AMD–P	87-15-079 87-09-006	480–12–125 480–12–127	AMD–P AMD–P	87-16-039 87-16-039	490-800-130 490-800-130	AMD–P AMD–E	87-10-056 87-12-008
468-58-080	AMD-C	87-12-061	480-12-130	AMD-P	87-16-039	490-800-130	AMD-L	87-14-007
468-58-080	AMD	87-15-021	480-12-135	AMD-P	87-16-039	490-800-180	AMD-P	87-10-056
468-95-010	AMD	87-05-043	480-12-150	AMD-P	87-16-039	490-800-180	AMD-E	87-12-008
468-95-025 468-300-010	NEW-P AMD-P	87-16-054 87-06-052	480-12-175 480-12-200	REP-P AMD-P	87-16-039 87-16-039	490–800–180 490–800–250	AMD AMD–P	87-14-007 87-10-056
468-300-010	AMD-E	87-08-019	480-12-205	AMD-P	87–16–039	490-800-250	AMD-E	87-12-008
468-300-010	AMD-C	87-09-047	480-12-210	AMD	87-04-012	490-800-250	AMD	87-14-007
468-300-010	AMD-C	87-10-002	480-12-235	AMD-P	87-16-039	491-20-010	AMD-P	87-11-015
468-300-010	AMD AMD–P	87-12-005 87-06-052	480–12–250 480–12–260	AMD–P AMD–P	87-16-039 87-16-039	491–20–010 491–20–020	AMD AMD–P	87–16–013 87–11 <i>–</i> 015
468-300-020 468-300-020	AMD-P	87–06–032 87–09–047	480-12-295	AMD-P	87–16–039 87–16–039	491-20-020	AMD-P	87-16-013
468-300-020	AMD-C	87-10-002	480-12-321	AMD-P	87-16-039	491-20-030	AMD-P	87-11-015
468-300-020	AMD	87-12-005	480-80-041	NEW-C	87-04-011	491-20-030	AMD	87-16-013
468-300-030	REP-P	87-06-052	480-80-041	NEW-P	87-05-013	491-20-040	AMD-P	87-11-015
468-300-030 468-300-030	REP-C REP-C	87–09–047 87–10–002	480–80–050 480–80–050	AMD-C AMD-P	87–04–011 87–05–013	491-20-040 491-20-060	AMD AMD–P	87-16-013 87-11-015
468-300-030	REP	87-12-005	480-90-021	AMD-W	87-03-057	491-20-060	AMD	87-16-013
468-300-040	AMD-P	87-06-052	480-90-021	AMD–P	87-03-058	491-20-070	AMD-P	87-11-015
468-300-040	AMD-C	87-09-047	480-90-021	RESCIND		491-20-070	AMD	87-16-013
468-300-040 468-300-040	AMD–C AMD	87-10-002 87-12-005	480–90–021 480–90–051	AMD–E AMD–W	87–03–060 87–03–057	491-20-080 491-20-080	AMD–P AMD	87-11-015 87-16-013
468-300-040	AMD-P	87–12–003 87–06–052	480-90-051	AMD-W	87–03–057 87–03–058	491-20-090	AMD-P	87-11-015
468-300-070	AMD-C	87-09-047	480-90-051	RESCIND		491-20-090	AMD	87-16-013
468-300-070	AMD-C	87-10-002	480-90-051	AMD-E	87-03-060	504-17-090	AMD-P	87-08-035
468-300-070	AMD	87-12-005	480-90-071	AMD-W	87-03-057	504-17-090	AMD	87-12-014
468-300-210 468-300-700	NEW-P AMD-P	87-14-041 87-06-052	480–90–071 480–90–071	AMD-P RESCIND	87–03–058 87–03–059	504-24-015 504-24-015	NEW-P NEW	87-08-002 87-12-013
468-300-700	AMD-C	87-09-047	480-90-071	AMD-E	87-03-060	504-24-020	AMD-P	87-08-002
468-300-700	AMD-C	87-10-002	480-90-072	AMD-W	87-03-057	504-24-020	AMD	87-12-013
468-300-700	AMD	87-12-005	480-90-072	AMD-P	87-03-058	504-24-030	AMD-P	87-08-002
478-116-080 478-116-080	AMD-P AMD	87-10-057 87-16-037	480–90–072 480–90–072	RESCIND AMD-E	87–03–059 87–03–060	504-24-030 504-28-010	AMD AMD–P	87-12-013 87-08-002
478-116-240	AMD-P	87-10-057	480-90-191	NEW-C	87-06-030	504-28-010	AMD	87-12-013
478-116-240	AMD	87-16-037	480-90-191	NEW-P	87-08-053	504-28-020	AMD-P	87-08-002
478-116-250	AMD-P	87-10-057	480-100-021	AMD-W	87-03-057	504-28-020	AMD	87-12-013
478-116-250	AMD B	87-16-037	480-100-021	AMD-P	87–03–058 87–03–059	504-28-030	AMD-P	87–08–002 87–12–013
478-116-260 478-116-260	AMD-P AMD	87-10-057 87-16-037	480–100–021 480–100–021	RESCIND AMD-E	87–03–059 87–03–060	504-28-030 504-28-050	AMD AMD–P	87-12-013 87-08-002
478-116-270	AMD-P	87-10-057	480-100-051	AMD-W	87-03-057	504-28-050	AMD	87-12-013
478-116-270	AMD	87-16-037	480-100-051	AMD-P	87-03-058	504-28-060	AMD-P	87-08-002
478–116–290	AMD-P	87–10–057	480–100–051	RESCIND	87-03-059	504–28–060	AMD	87–12–013

WAC #		WSR #
504.00.010	414D D	07.09.003
504-32-010	AMD-P	87-08-002
504-32-010	AMD	87-12-013
504-32-020	REP-P	87-08-002
504-32-020	REP	87-12-013
504-32-060	AMD-P	87-08-002
504-32-060	AMD	87-12-013
504-34-010	AMD-P	87-08-002
504-34-010	AMD	87-12-013
504-34-030	AMD-P	87-08-002
504-34-030	AMD	87-12-013
504-34-040	AMD-P	87-08-002
504-34-040	AMD	87-12-013
504-34-050	AMD-P	87-08-002
504-34-050	AMD	87-12-013
504-34-070	AMD-P	87-08-002
504-34-070	AMD	87-12-013
504-34-080	AMD-P	87-08-002
504-34-080	AMD	87-12-013
504-34-090	AMD-P	87-08-002
504-34-090	AMD	87-12-013
504-34-100	AMD-P	87-08-002
504-34-100	AMD	87-12-013
504-34-110	AMD-P	87-08-002
504-34-110	AMD	87-12-013
504-34-120	AMD-P	87-08-002
504-34-120	AMD	87-12-013
508-60-008	NEW	87–05–034
516-12	AMD-C	87-13-009
516-12-400	AMD-P	8708011
51612400	AMD-C	87-11-012
516-12-470	AMD-P	87-08-011
516-12-470	AMD-C	87-11-012
516-15-010	NEW-P	87-15-090
516-15-010	NEW-E	8715091
516-15-020	NEW-P	87–15–090
516-15-020	NEW-E	87-15-091
516-15-030	NEW-P	87-15-090
51615030	NEW-E	87-15-091
516-15-040	NEW-P	87–15– 09 0
516-15-040	NEW-E	87-15-091
516-15-050	NEW-P	87-15-090
516-15-050	NEW-E	87-15-091

	(Citations in bold type level	1 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ACCOUNTANCY, BOARD OF'		AGRICULTURE, DEPARTMENT OF—cont.	07.04.045
Continuing education	87-15-141	Hops assessment	87-04-045
CPA certificate/license		11	87-10-059
educational requirements	87-04-051	Horses	
renewal	87-15-141	brand inspection	87-13-058
Examinations	87-09-059	fee	87-16-044
	87-10-033	I	87-04-053
	87-15-072	Importation of animals	87–04–033 87–08–021
Experience	87-09-060	Milk product labeling	87–06–036
	87-10-034 87-15-140	Will k product labeling	87-09-032
Fees	*		87-09-033
Quality assurance review program	87–03–040 87–15–141		87-10-048
Reports	67-13-141		87-12-026
ACUPUNCTURE		Motor fuel meters, credit or cash price	87-07-019
(See LICENSING, DEPARTMENT OF)		Motor raci meters, erealt or east price	87-10-042
ADMINISTRATIVE HEARINGS, OFFICE OF		Noxious weed control board	
Teleconference hearings	87-09-038		87-01-114
refecomerence nearings	87–13–036		87-05-016
	0. 10 000		87-16-030
AGRICULTURE, DEPARTMENT OF	07 11 010	penalties	87-16-030
Alfalfa, Kittitas County restriction	87-11-018	Nursery fees and assessments	87-13-062
Animal diagnostic testing laboratory fees	87-08-057	,	87-16-014
	87-11-004	Potato assessment	87-12-018
	87-13-032		87-12-019
	87-15-107	Rapeseed	
Apple ermine moth quarantine	87–04–027	certification	87-13-063
Bees	87-05-053		87-14-011
apiary inspection fees	87–05–053 87–05–053	districts	87-13-051
board representation	87–05–053 87–05–053		87-15-011
colony strength	87–03–053 87–08–058		87-16-071
Brand inspection	87-08-061	production	87-13-051
	87-12-037		87-15-011
	87-12-038	weed in seeds	87-13-063
Brucellosis	87-04-052		87-14-011
Brucenosis	87-08-020	Seed inspection charge	87-08-063
Caneberry certification	87-09-085		87-12-006
Caneberry certification	87-13-016	Seed potato certification	87-15-070
	87-13-064	Seed potato limited generation program	87-13-017
	87-14-012	Strawberry certification	87-09-085 87-13-016
Clover, Kittitas County restriction	87-11-018		87-13-064
Commission merchants, etc.			87-14-012
fees	87-14-050	Tukanantasia	87-04-052
Commodity inspection standards	87–05–036	Tuberculosis	07-04 032
	87–08–030	AIR POLLUTION	
Custom meat facilities	87–15–106	(See ECOLOGY, DEPARTMENT OF)	
Dairy processing plants		APPRENTICESHIP AND TRAINING COUNCIL	
substandard products	87-02-025	(See LABOR AND INDUSTRIES,	
•	87-02-026	DEPARTMENT OF)	
	87-05-028	·	
	87-08-038	ARCHAEOLOGY AND HISTORIC PRESERVATION,	
Desiccants and defoliants	87-11-055	OFFICE OF (See COMMUNITY DEVELOPMENT,	
	87-15-001	DEPARTMENT OF)	
Dinoseb, use of on dry peas, chickpeas,	97 00 001	·	
and lentils	87-09-001 87-09-054	ARCHITECTS, BOARD OF REGISTRATION FOR	
<u>_</u>	87-12-045	(See LICENSING, DEPARTMENT OF)	
Eggs	87-16-075	ARTS COMMISSION	
P .425	87-10-073	Artist fellowship	87-11-001
Fertilizer	87-16-015	Art in public places	87-11-001
definitions	87-16-015	Artists-in-residence	87-11-001
labelling	87-13-061	Community development	87-11-001
minerals and limes	87-16-015	Cultural enrichment	87-11-001
Forest reproduction material	87-12-006	Governor's arts award	87-11-001
	0, 12 000	Institutional support	87-11-001
Grain certification	87-15-029	Partnership program	87-11-001
cermication	87-15-030	State-wide services	87-11-001
fees	87-01-032	ASIAN AMERICAN AFFAIRS, COMMISSION ON	
1003	87-01-103		87-01-075
Herbicides		Meetings	87-04-001
restricted use	87-04-060		0. 04 001
1001110100 000	87-05-006	ATTORNEY GENERAL OPINIONS	07 10 01:
	87-08-072	Art removal in legislature	87-10-011
	87-09-015	Child care by school districts	87–02–048
	87-14-073	Community college salary increase	07 07 001
	87-14-074	authority limited via budget	87-07-001

ATTORNEY GENERAL OPINIONS—cont.		CENTRAL WASHINGTON UNIVERSITY	
Counties, noncharter, county commissioner		Trustee meeting	87-15-010
increase	87-08-027	5	
Fluoridation	87-03-037	CHIROPRACTIC DISCIPLINARY BOARD	07 01 007
Forest lands, county deeded	87-08-024	Acupuncturists	87-01-086
Higher education coordinating board	87-07-005	D'III'	87–05–064
LEOFF, proposed legislation impact	87-04-041	Billing	07.01.004
Long-term care ombudsman	87-02-021	extended office calls	87-01-086
Pharmacy board authority regarding	0. 02 02.	improper billing practices	87-01-086
drug samples	87-03-027	Cost of service, full disclosure	87-01-086
Platting and subdivisions	87-07-043	Intravaginal adjustment restricted	87-01-086
Polygraph exams, Grant County	87-10-055	CHIROPRACTIC EXAMINERS, BOARD OF	
Port district formation	87-10-007	Fees	87-07-046
Professional engineers and land	07-10-007		87-10-028
surveyors, board employees	87-01-090	ar . b.v. co.v. non	
surveyors, bourd employees	87-06-016	CLARK COLLEGE	
Real Estate Contract Forfeiture Act	87-07-004	(District 14)	
Transportation department, unfair	07 07 004	Meetings	87-01-098
competition, precast concrete	87-11-008	Parking and traffic	87-15-125
	07-11-000	Reduction in force	87-10-045
BANKING, DIVISION OF			87-16-036
(See GENERAL ADMINISTRATION,		CLEMENCY AND PARDONS BOARD	
DEPARTMENT OF)		Meetings	87-05-009
BEEF COMMISSION		Wilderlings	87-12-064
Assessment	87-01-013		07-12- 004
	07-01-013	COLLECTION AGENCIES	
BELLEVUE COMMUNITY COLLEGE		(See LICENSING, DEPARTMENT OF)	
(District 8)		COMMUNITY COLLEGE EDUCATION, BOARD FOR	
Meetings	87-01-082	Meetings	87-04-025
BUILDING CODE COUNCIL		U	87-04-023
	07 01 026	COMMUNITY DEVELOPMENT, DEPARTMENT OF	
Meetings	87-01-036	Archaeology and historic preservation,	
	8701061	office of	
BURNING		historic preservation grants	
(See NATURAL RESOURCES,		advisory committee	87-02-052
DEPARTMENT OF)		•	87-05-027
•		Bond cap allocation	87~15-002
CENTENNIAL COMMISSION	07 00 000	•	87-16-097
Executive committee membership	87-09-099		87-16-098
	87–09–100	Building code fee increase	87-14-049
Fundraising and solicitation		5	87-16-104
coordination	87-06-046		87-16-105
	87-09-101	Community services block grant	0, 10 100
	87–09–102	public hearing	87-16-091
CENTRALIA/SPSCC COLLEGES		Development loan fund board	
(District 12)		meetings	87-09-002
Centralia		Early childhood education and	07 07 002
code procedures	87-07-048	assistance program	87-01-083
· · · · · · · · · · · · · · · · · · ·	87-08-018	assistance program	87-04-007
	87-14-023	Emergency response commission	07 04 007
	87-14-023	meetings	87-13-033
emergency procedures	87-14-024 87-14-023	incernes	87-14-019
emergency procedures	87-14-023 87-14-024		87-14-019 87-16-042
students rights and responsibilities	87-07-048		87-16-042 87-16-043
students rights and responsionities	87-07-048 87-08-018	Fire marshal	07-10-045
	87-08-018 87-14-023		97 02 024
		oil tanks, used and above ground	87-02-024
cummary cuspension sules	87-14-024 87 07 048		87-03-053
summary suspension rules	87-07-048	Food hamba	87-06-044
	87-08-018	Food banks	87-15-033
	87-14-023	Low-income home energy	07 15 15-
Mantings	87-14-024	assistance program	87-15-127
Meetings	87-07-030	Nursing homes	87-14-075
	87-11-032	Shelters	87-15-034
90900	87-14-014	Weatherization assistance hearing	87-03-051
SPSCC	07 07 031	Winter utility moratorium program	87-03-035
code procedures	87-07-031		87-03-043
	87-08-017		87-10-019
and a data of the second	87-13-026		87-10-020
student rights and responsibilities	87-07-031	COMMUNITY ECONOMIC REVITALI-	
	87-08-017	ZATION BOARD	
	87-13-026	(See TRADE AND ECONOMIC	
summary suspension rules	87-07-031	DEVELOPMENT, DEPARTMENT OF)	
•	87-08-017	•	
	87-13-026	CONSERVATION COMMISSION	0.00
		Meetings	87–09–048

CONVENTION AND TRADE CENTER		EASTERN WASHINGTON UNIVERSITY—cont.	
Meetings	87-01-091	Student constitution	87-12-022
	87-03-050		87-16-041
	87-07-044	Student publication	87-12-022 87-16-041
	87-09-061 87-11-024		07-10-041
	87-11-024	ECOLOGY, DEPARTMENT OF Air, ambient standards, fluorides	87-15-121
CORRECTIONS DEDICTMENT OF		Air, ambient standards, nuorides Air, ambient standards, particulates	87-15-119
CORRECTIONS, DEPARTMENT OF Financial responsibility for persons		Air, ambient standards, sulfur dioxides	87-15-120
in city/county jails	87-11-010	Air contaminant sources	87-15-115
•,	87-14-045	Air, particle fallout	87-15-124
Reimbursable impacts/criminal	87-11-049	Air pollution sources Air, recordkeeping, reporting	87-15-114 87-15-122
justice costs	87-14-044	Air, sensitive areas	87-15-117
Reimbursement of one-time cost		Air, thermal power plants, aluminum,	
impacts, new locations	87-06-045	chemical wood pulp mills	87-15-123
CORRECTIONS STANDARDS BOARD		Aquifer protection	8715057
Crowding	87-01-113	Dangerous waste management facilities siting	87-02-004
Definitions	87–03–028	g	87-03-014
Impact review committee	87-03-028	Dangerous waste generation and	
membership changed	87-03-029	management	8709078
Maximum capacities	87-01-112	Financial aid requirements	87-14-029 87-15-118
•	87-05-040	Flood control assistance account program	87-02-043
	87-10-061	• 1002 • 001110: =2001111111 Fr0	87-03-044
	87–13–014		87-04-022
COUNTY ROAD ADMINISTRATION BOARD	87-08-022	Flood control zones	87-05-034
Annual certification	87-08-022 87-11-014	Forest practices water quality	87-10-060
RATA fund allocation	87-08-022	Ground water	0. 10 000
N	87-11-014	advisory committees	
Response by county	87-08-022	Vashon	87-14-022
	87-11-014	management areas	87-12-071 87-15-137
CRIMINAL JUSTICE TRAINING COMMISSION	07.15.004	financing programs	87-16-018
Basic adult services academy curriculum	87-15-094 87-15-094	Redmond-Bear Creek Valley	87-12-070
Basic corrections academy Basic corrections officers academy	67-13-07-	Motor vehicle emission control system	87-15-116
curriculum	87-15-094	Motor vehicle emission inspection Municipal wastewater treatment contract	87-02-051
Basic corrections training	87-15-094	grants	87-10-044
Basic juvenile services academy	97 15 004	Noise	87-02-059
curriculum Basic law enforcement training	8715094 8715093		87-06-056
Corrections supervisory training	87-15-095	Nonpoint source pollution	87–15–057
Executive management corrections		Radioactive wastes low-level radioactive waste	
training	87-15-095	disposal site	87-05-032
Executive management curriculum Juvenile security workers academy	87–15–095	site use permits	87-11-028
curriculum	87-15-094		87-11-029
Meetings	87-04-021	Sewers	87–14–078
Middle management corrections training	87-15-095	combined overflows	87-02-050
Supervision curriculum	87–15–095		87-04-014
DEFERRED COMPENSATION, COMMITTEE FOR	05 12 05(87-04-020
Cessation of deferral, waiting period	87-13-076 87-13-076	Shellfish projects Shoreline management/development/	87–15–057
Investments, change of Mode	87-13-076	enforcement	87-09-080
PERS 2, catch-up	87-13-076		87-16-101
Suspension in deferrals	87–13–076	master program	87-16-101
Transfer between 457 plans	87–13–076	permits	87-16-101
DENTAL DISCIPLINARY BOARD		Shoreline master programs Grays Harbor	87-13-075
(See LICENSING, DEPARTMENT OF)		Long Beach	87-15-087
EASTERN WASHINGTON UNIVERSITY		Mercer Island	87-12-069
Bookstore	87-12-022	Okanogan County	87-06-025
Conduct code	87-16-041 87-16-040		87-11-042 87-16-102
Delegation of authority	87-12 - 022	Olympia	87-15-102 87-15-088
•	87-16-041	Puyallup	87-02-003
Equal opportunity and affirmative action	87-12 - 022		87-08-001
Logislative linisons	87-16-041 87-12 - 022	San Juan County	87–09–081 87–15–066
Legislative liaisons	87-16-041	Seattle	87-15-066 87-05-015
Off-campus living	87-12-022	South	87-13-074
•	87-16-041	Snohomish County	87-05-015
Placement services	87-12-022 87-16-041	Snoqualmie	87-01-060
	0/-IV-V4I	Tacoma	87-16-103

ECOLOGY DEPARTMENT OF cont		EMPLOYMENT SECURITY DEPARTMENT—cont.	
ECOLOGY, DEPARTMENT OF—cont. Thurston County	87-15-088	Claims	
Tumwater	87-15-088	continued claims	87-08-049
Whatcom County	87-08-059	Continuou Ciamb	87-12-021
· · · · · · · · · · · · · · · · · · ·	87-13-018	Conditional payment	87-08-049
Sole-source aquifer protection	87-15-057		87-12-021
Solid waste incineration	87-03-045	Holiday or vacation pay, failure	
	87-04-019	to provide details	87-12-021
	87-04-037	Ineligibility, certification	8712021
	87-04-038	Notice and opportunity to be heard	87-08-049
	87–05–035		87-12-021
	87–07–041	Overpayments	87–01–026
State/EPA agreement Waste handling	87–08–050	Registration, reports and claims Reopening claim, failure to report	87-12-021
minimum functional standards	87-02-035	in person	87-12-021
	87-05-054	Reports and contributions	
	87–08–060	penalties	87-16-052
	87-11-038	Return to work, certification	87-12-021
	87-11-039	Separation from employment, failure to	
	87-13-067	provide details	87-12-021
	87–14–060	Tax appeals	
***	87-15-049	effective date, 1987	87-15-026
Wastewater discharge standards	87-13-068	Tips as wages	87-01-026
Water quality standards	87-13-069	Work search requirements	87-12-021
Watershed planning	87–15–057	ENERGY FACILITY SITE EVALUATION COUNCIL	
EDMONDS COMMUNITY COLLEGE		Explanation of entire certification	
(District 23)		process	87-01-065
Meetings	87–01–049	General	
	87–04–009	assurances	87-01-042
	87-05-019		87-01-115
	87–07–018		87–05–017
	87–09–062	conditions	87–01–065
	87–09–063	Physical environment	
	87~11-030	description of measures taken to	
	87-13-002 87-15-032	protect vegetation, animal life,	07 01 042
	87-13-032	and aquatic life	87-01-042
EDUCATION, STATE BOARD OF			87–01–115 87–05–017
Definitions	87-05-052	impact	87-03-017 87-01-042
	87–09–039	impact	87-01-042
K-3 student teacher ratio	87-09-051		87-05-017
	87-12-043	safety where public access allowed	87-01-042
Meetings	87–06–017	surety where public access anowed	87-01-115
Professional certification	87-05-048		87-05-017
	87-05-049	Site preservation plan	87-01-042
	87-05-050	,, ,	87-01-115
	87-05-051		87-05-017
	87–09–010 87–09–011	Site restoration plan	87-01-042
	87–09–011 87–09–012	•	87-01-115
	87-09-012		87–05–017
	87-09-052	EQUIPMENT, COMMISSION ON	
	87-09-053	(See STATE PATROL)	•
	87-09-093	,	
	87-09-094	EVERETT COMMUNITY COLLEGE	
	87-12-039	(District 5)	07 10 000
	87-12-041	Facility use agreement	87-10-038
	87-12-042	Facility use policy	87-14-001 87-10-039
	87-13-044	racinty use poncy	87-14-002
Pupil discipline	87-05-047	Meetings	87-01-093
	87–09–040	•	07-01-073
School district organization	87–01–018	EVERGREEN STATE COLLEGE, THE	
	87-01-116	Parking regulations	87-10-054
m t transfer	87-04-059		87-13-029
Teachers, assignment within districts	87-09-092	Providence of Constitution	87-14-020
Haifann antau analifantina	87-12-040	President's advisory board	87–03–038
Uniform entry qualifications	87–01–017	FINANCIAL MANAGEMENT, OFFICE OF	
EMERGENCY RESPONSE COMMISSION		Moving expenses	87-02-006
(See COMMUNITY DEVELOPMENT,			87-06-012
DEPARTMENT OF)		Paydates	87-13-066
EMPLOYMENT SECURITY DEPARTMENT			87-16-060
Availability for work	87-12-021	FIRE DANGER	
Belltown service center	87-03-006	(See NATURAL RESOURCES,	
Benefit payment regulations	87-08-049	DEPARTMENT OF)	
	87-12-021	•	
1987 law effective date	87-15-026		

FIRE MARSHAL (See COMMUNITY DEVELOPMENT,		FISHERIES, DEPARTMENT OF—cont. Willapa Harbor	87-15-005
DEPARTMENT OF) FISHERIES, DEPARTMENT OF		shad	87-15-131 87-11-059
Agency procedures			87-14-008
hydraulic code	87-08-062		87-14-018 87-14-025
·	87-15-086		87-14-023 87-14-033
license transfer	87-02-033		87-14 - 033
Aquaculture disease control	87-04-071	shellfish	07 13 007
	87–08–033	crab	87-01-107
Commercial			87-05-038
bottomfish beam trawl and bottom trawl – seasons	87-04-003	harvest logs	87-12-063
beam trawl and otten trawl – seasons	87-04-003		87-15-022
coastal bottomfish catch limits	87-01-084	octopus	87-12-063
	87-09-030	•	87-15-022
	87-09-083	razor clams	87-08-047 87-12-063
	87-15-096	scallop	87-15-022
coastal sable fish	87-09-016	sea cucumber	07-13-022
cod, true cod closure	87-04-028	areas and seasons	87-04-004
dogfish	87-04-003	districts	87-02-013
drag seine Pacific cod set net	87-09-050 87-04-003		87-09-025
Pacific whiting	87-05-002	divers	87-12-063
raeme whiting	87-07-007		87-15-022
	87-08-010	sea urchins	87-08-034
pelagic trawl – seasons	87-04-003		87-12-063
Puget Sound whiting	87-04-003	shrimp	87-15-022
set bottomfish limits	87-04-070	closed area	87-11-022
	87-07-042	Hood Canal	87-11-031
license conditions	87-13-010	sturgeon	0, 11 001
registration display	87-13-010 87-09-055	Columbia River	87-05-037
sac-roe herring	87–10–004		87-14-008
	87-11-002		87-14-018
	87-13-028		87-14-025
salmon			87-14-033
Chehalis River	87-10-031		87-15-007
	87-12-004	gear, seasons	87-15-071 87-04-013
	87-12-062	thresher sharks	87-14-048
G 1 1' P'	87-13-035	111 051101 511a1 115	87-15-046
Columbia River	87-05-037	Personal use	
	87–06–037 87–14–005	halibut	87-07-006
	87-14-008		87-13-007
	87-14-018	salmon	
	87-14-025	1987-88 season	87-03-056
	87-14-033		87–08–005 87–08–006
	8715007	angling with more than 2 lines	87–08–000 87–08–048
gill net	87-15-059	bag limit codes	87-06-035
	87-15-131	-46 00-00	87-07-020
. Grays Harbor	87-15-062 87-15-130	Bogachiel River	87-15-061
	87–13–130 87–15–131	Calawah River	87-15-061
	87-16-051	Carr Inlet	87-15-013
Klickitat River	87-15-071	Columbia River	87-07-011
Nisqually River	87-03-008	Elliott Bay	87-15-058
Pacific Ocean	87-10-003	Entiat River	87–13–011 87–09–066
	87-11-006	Grays Harbor Icicle River	87–10–016
	87-11-023	Kalama River	87-08-048
	87-15-015	Klickitat River	87-09-014
	8715060		87-09-024
	87-15-097 87-16-017	Pacific Ocean	87-15-006
	87-16-017 87-16-049		8715014
Puget Sound	87-01-044		87-15-023
	87-01-045		87-15-047
	87-09-082		87-15-075
	87-12-086		87-16-005 87 16 050
	87-15-059		87-16-050 87-16-055
	87-16-006	Quillayute River	87-10-033 87-13-024
an auton	87-16-056	X-11101	87-15-061
purse seine	87-15-059 87-15-059	saltwater seasons and bag limits	87-11-021
reef net Samish River	87-15-059 87-03-008	_	87-14-003
Soleduck River	87–14–033	Skagit River	87-14-003
00,000,000	J JJJ		

FISHERIES, DEPARTMENT OF-cont.		GAMBLING COMMISSION—cont.	
Soleduck River	87-13-006	Licenses	
	87-13-024	application procedure	07 06 000
Washougal River	87-08-048	mandatory training required	87–06–008 87–09–043
White Salmon River	87–08–048 87–09–024		87–10–017
Wind River	87-09-024		87-15-050
Willia Kivel	87-13-011		87-15-053
shellfish		bingo game managers	87-06-008
clams			87–09–043
closed areas	87–08–048	card room employees	87–06–008
Guss Island, Garrison Bay	87–12–030	distributor's componentative	87–09–043 87–06–008
crab	87-08-048	distributor's representative	87–09–043
gear razor clams	87-06-034	issuance	87-15-050
razor ciano	87–08–047	10000	87-15-053
	87-08-048	updated documents	87-06-008
sanctuaries	87-08-048		87–09–043
shrimp		Monthly records	87–13–047
closed area	87-11-022	Prizes	97 11 011
Hood Canal limit	8711031 8708048	minimum percentage	8711011 8715051
sturgeon	87-08-048		87-15-052
unlawful acts	87-08-048	Prohibited practices	87-15-050
Subsistence		Punchboards/pull tabs	
Columbia River tributary	87-09-065	construction	87-11-011
	87-09-084		87-15-051
generally	87-13-010	_	87-15-052
777 1 1	87-14-032	flares	87-11-011
Klickitat River	87-15-071		87-11-017
sturgeon Wanapum Indians	87-15-071 87-11-033		87-15-051 87-15-052
•	87-11-033	operation	87-11-011
FOREST FIRE ADVISORY BOARD		operation.	87–13–047
(See NATURAL RESOURCES,		prizes	87-03-023
DEPARTMENT OF)		•	87-11-011
FOREST PRACTICES BOARD	07.40.010		87-13-047
Erosion prevention	87-10-018		87-15-051
Major revisions	87-15-063 87-10-018	restrictions	87–15–052 87–03–023
Major revisions	87-15-063	retention	87–11–011
Meetings	87-01-056	retention	87-13-047
	87-08-003	CAME (WILDLIEF DEDARTMENT OF)	7, 10 0
	87-15-064	GAME (WILDLIFE, DEPARTMENT OF) Agency procedures	
Riparian management zones	87-10-018	cooperative road management	87-12-077
	87–15–063	ocoporativo road managoment	87-13-050
FUNERAL DIRECTORS AND EMBALMERS			87-15-081
(See LICENSING, DEPARTMENT OF)		grazing	87-12-075
GAMBLING COMMISSION			87-15-080
Amusement games		hydraulic code	87-08-062
limited locations	87-11-011		87–08–070
Amusement parks	87-03-024	sale of wildlife progeny	87–15–085 87–14–083
	87-07-037	scientific permits	87-14-081
Diame.	87-07-038	wildlife rehabilitation permits	87-14-084
Bingo	87–03–024 87–07–037	Game fish seasons and catch limits	
	87-07-038	Bogachiel River	87-01-010
	87-09-041		87-01-078
	87-09-042	Calawah River	87-01-010
	87-13-045	Co has Disco	87-01-078
manager licensing	87-11-016	Carbon River Dickey River	87-02-046 87-01-010
	87–15–052	Dickey River	87–01–010 87–01–078
Bona fide charitable organizations	87–06–013	Green River	87-16-062
Card games hours limited	87-13-046	North Silver Lake	87-13-049
Charitable purposes	87–13–046 87–06–013	Puyallup River	87-02-046
Commercial stimulant	87-03-013	Quillayute River	87-01-010
	87-07-037	0	87-01-078
	87-07-038	Snohomish River	87-06-028
Fees	87-03-024	Snoqualmie River	87-06-028
	87-07-037	Solduc River	87-01-010 87-01-078
	87-07-038	Tucannon River	87–01–078 87–08–039
	87-15-050	Hunting	07-00-039
	87–15–053	contests	87-05-030
			87-09-026
		elk hunting unit 472	87-03-042

(3)		0. 10 maioria: in this issue,	
GAME (WILDLIFE, DEPARTMENT OF)—cont.		HEALTH, BOARD OF-cont.	
elk, special permits	87–08–067	Newborn metabolic screening	87-07-033
	87-12-034		87-07-040
hound hunter reports	87-08-068 87-12-073	Permits	87-11-040
1987 hunting seasons and bag limits	87-08-069	Phenylketonuria	87-16-087 87-07-033
1767 Hunting seasons and bag inints	87-14-031	i nenyiketonaria	87-07-040
1987 mountain goat, sheep, and moose	87-05-031		87-11-040
3 / 1 /	87-12-080	Recreational water contact facilities	87-12-088
1987 spring bear and turkey seasons	87-06-027	Schools	
	87–06–029	auditory and visual standards	87-16-086
1987 upland migratory game bird	87-12-076	HEALTH CARE FACILITIES AUTHORITY	
seasons and rules	87-14-082	Meetings	
dove, pigeon	87-15-083	bond issuance notice	87–09–091
1988, 1989, 1990 opening dates	0, 10 000	HEARING AIDS, COUNCIL ON	
for deer/elk	87-12-078	Examination appeal procedures	87-10-066
,	87-14-079		87-14-030
	87-14-080	HIGHER EDUCATION COORDINATING BOARD	
Trapping	07.00.044	Definition	
bobcat, lynx, river otter, tagging	87-08-066 87-12-072	care of students with extremely	
special seasons	87-12-072 87-12-034	high unmet needs	87-04-076
wild animal trapping	87-12-074	residency status	87-12-060
2	87-12-079	Displaced homemaker program	87-16-048 87-12-066
	87-15-082	Displaced nomemaker program	87-16-061
GENERAL ADMINISTRATION,		State need grant program	87-12-046
DEPARTMENT OF		6 b 6	87-16-046
Banking, division of		Work study	87-04-077
interstate acquisition laws	87-08-071		87-12-047
	87-10-047		87-16-047
	87-10-058	HIGHER EDUCATION FACILITIES AUTHORITY	
permissible investment securities	87-13-015 87-16-109	Bond counsel selection	87-01-035
real estate investment/community	67-10-109	Bond issuance resolution	87-01-035
reinvestment	87-02-010	Investment banking firms selection	87-01-035
Credit guidelines, lending and extension	0. 02 010	HIGHER EDUCATION IN SPOKANE,	
of credit	87-16-108	JOINT CENTER FOR	
Land bank	87-10-046	Meetings	87–01–080
	8713030	HIGHER EDUCATION PERSONNEL BOARD	
GOVERNOR, OFFICE OF THE		Affirmative action	87-02-036
AIDS task force	87-15-089		87-06-053
Charitable contributions program	87–13–052		8710049 8714006
Disability issues and employment,	97 07 011		87-16-045
governor's committee	8706011 8715040	Appointment	07-10-043
Drugs, alliance against drugs	87-06-040	temporary	87-02-036
Emergencies		Arbitration	87-16-093
rains and flooding	8701024	Availability	87–06–053
terminating an emergency	87-05-033		87-10-050
Historic properties, state use of	87–09–072		87-12-081 87-16-045
Job Training and Partnership Act,	07 15 020	Bargaining unit	87-10-045 87-12-084
transfer Mt. St. Helens emergency ended	87-15-038 87-10-006	Darganning unit	87-12-085
Private activity bond state ceiling	87-10-000		87-16-045
volume cap	87-02-047	Bereavement leave	87-14-051
· oranic sup	87-06-041	Child care emergency leave	87-10-052
Special 1987 legislative session	8710005		87-10-053
Special 1987 legislative session,		College of the contribution	87-14-051
August 10	87-16-063	Collective bargaining Comparable worth adjustment indicator	87-16-093 87-14-052
Vocational education commission, sunset	87-15-037	Comparable worth adjustment indicator	87-14-032 87-16-092
Vocational education council	87-15-039	Compensation plans	87-04-056
GRAIN		Confidential duties	87-12-085
(See AGRICULTURE, DEPARTMENT OF)		Declaratory rulings	87-12-084
GREEN RIVER COMMUNITY COLLEGE			87-16-045
(District 10)	05.01.11.	Director Directifications	87-16-093
Meetings	87-01-106	Disability leave	87-16-094 87 16 095
	87-09-003 87-09-004		87-16-095 87-16-096
	87-10-032	Dismissal/separation, grounds for	87 –10–056 87–04–057
TIPLITAL POLICE OF	U/ 10 -032	Election standards and procedures	87-12-085
HEALTH, BOARD OF	97 07 020	Emergency leave	87-10-052
Communicable and other diseases	87-07-039 87-11-047		8710053
Fees	87-16-087	Production remains at the August 200 of	87-14-051
	-	Exclusive representation decertification	87-02-036
		Exemptions	87–02–036

HIGHER EDUCATION PERSONNEL BOARD—cont.		HOSPITAL COMMISSION	
Hearings		Patient discharge information	87-01-053
burden of proof	87-02-036	- 	87-04-008
hearing examiners	87-16-094		87-05-007
Holidays	87-02-036		87-08-037
Immediate dismissal	87-04-057	Public records	87-13-073
Layoff	87-02-036	D . () 1	87-16-012
Leave	87-10-052	Rate/budget methodology	87–16–076
	87-10-053	HUMAN RIGHTS COMMISSION	
	87-16-093 87-16-094	Meetings	87-01-062
	87-16-095		87-01-105
	87-16-096		87-04-043 87-06-038
Leave without pay	87-14-051		87–06–038 87–08–041
• •	87-16-094		87–10–063
Military training leave	87-16-093		87-12-065
Movement	05 14 003		87-14-040
interinstitutional and intersystem Parental leave	87-16-093 87-16-094		87-15-126
rarental leave	87-16-094 87-16-095	INDETERMINATE SENTENCE REVIEW BOARD	
	87-16-096	Policies and procedures	87-14-013
Periodic increment pay	87-04-056	INDIANS	
Totalogio incromoni pur	87-10-051	Salmon	
	87-14-051	Chehalis River	87-10-031
Personnel files	87–04–055		87-12-004
	87-08-056		87-12-062
Preseparation or predisciplinary notice	87-02-054		87-13-035
	87–04–057 87–06–054	Columbia River	87-14-008
Records	87–06–054 87–02–036		87-14-025
Resignation, withdrawals	87–02–050 87–08–054		87-14-033
Resignation, withdrawais	87-08-055	Dugat Saund	87-15-007 87-01-044
•	87-12-082	Puget Sound Subsistence	8/-01-044
	87-12-083	Columbia River tributaries	87-09-065
	87-16-045	Columbia (Civo) Circulation	87-09-084
Salary, promotion	87-14-052	generally	87-13-010
a .	87-16-092	•	87-14-032
Salary range	87-14-052 87-16-092	Wanapum Indians	87-11-033
Salary, reallocation	87-14-052	Wind River	87–13–011
Salary, reallocation	87-16-092	INSURANCE COMMISSIONER	
Sick leave	87-10-053	Accidental death or injury	87-06-039
	87-14-051	Alcoholism treatment	87-15-142
Special pay	87-04-056	Annuity, mortality tables	87–02–066
Standard range	87-14-052	Brokers' fee	87-05-046
Trial service reversion	87-02-036	Disability insurance	87-06-039 87-11-057
Unfair labor practices Vacation leave	87-16-093 87-10-052	Discrimination prohibited	87-06-039
vacation leave	87-10-032 87-14-051	Health insurance access regulations	0. 00 00)
Withdrawal of WSR 86-24-075	87-02-055	board	87-15-109
		duties of administrator	87-15-109
HIGHLINE COMMUNITY COLLEGE		forms	87-15-109
(District 9) Meetings	87-01-047	organizational meeting	87-15-109
Machines	87-15-036	pool membership meeting	87-15-108
HICTORIC PRECERVATION: A DVICORY		Health questions to be clear Insurer to make independent decision	87–06–039
HISTORIC PRESERVATION, ADVISORY COUNCIL ON		on reinsurance	87-06-039
Rehabilitation, special tax valuation	87-03-039	Life insurance and annuities	87-09-098
* *	0, 05 05,		87-14-015
HORSE RACING COMMISSION	97 16 020	Life reinsurance	87-06-049
Bleeder rules Fees	87–15–020		87–09–056
personnel	87-15-019	Long-term care coverage	87-11-056
Medication	87-15-020		87-11-057
Rules of horse racing	87-08-029		87-15-027 87-15-028
	87-09-031	Misrepresentation of policy provisions	87–15–028 87–06–039
	87-09-076	Motor vehicles	07-00-037
	87-09-077	prompt, fair, and equitable	
	87-15-019	settlement	87-06-039
Caraiman miles	87-15-020 87-15-020	unfair practices	87-06-039
Specimen rules Stewards	87–15–020	Premiums, separation and accounting	87-03-055
punishment authority	87-15-019	Property and casualty insurance	
Veterinarian report	87-15-020	special liability insurance reports	87-02-017
Weighing out	87-15-019		87-02-065 87-05-011
	_	Pure endowment contracts, mortality	87–05–011
•		tables	87-02-066
		Smokers/nonsmokers, mortality tables	87-02-066
		• • • • • • • • • • • • • • • • • • • •	

INSURANCE COMMISSIONER—cont.		LABOR AND INDUSTRIES, DEPARTMENT OF	
Unfair claims settlement practices	87-06-039	—cont.	
Unfair practices	87-06-039	Safety and health inspections	
Cinal process	87 –09 –071	recordkeeping	87–03–011
INTEREST RATES		Self-insurance	:
(See inside front cover)		posting of security by local governments	87-05-008
INVESTMENT BOARD		Supplemental pension fund	87-02-028
Meetings	87-01-104	Supplemental pension rema	87-04-006
•		Transporting fuel powered vehicles	87-11-060
ISSAQUAH Ground water advisory committee		Vocational rehabilitation	
operating rules and procedures	87-08-036	billing codes	87-05-057
JUDICIAL CONDUCT, COMMISSION ON		disputes	87-10-072 87-05-058
Rules rewritten in light of SJR 136	87-04-058	disputes	87-12-031
•		interns, counselors, etc.	87-05-059
KING COUNTY Ground water advisory committee		·	8710073
operating rules and procedures	87-08-036	performance criteria	87–05–060
LABOR AND INDUSTRIES, DEPARTMENT OF		t4attataataa	87–10–070 87–05–056
Agricultural safety standard	87-02-056	provider solicitation request for proposal	87–03–036 87–10–071
Agricultural salety standard	87-05-023		07 10 071
	87-09-079	LIBRARY	87-16-100
Apprenticeship and training council		Certification Certification board	8/-10-100
objective wage	87–01–046	meetings	87-08-040
Asbestos	07.05.055	Continuing education council	87-16-099
encapsulation	87-05-055	Library commission	0, 10 0,,
removal	87–05–055 87–02–037	western library computer	
Attorney fees Building construction industry	87-16-082	network service	87-01-019
Civil penalties	87-07-023		87-11-041
Civil peliantes	87-07-024	Meetings	87-04-031
	87-12-003		87-05-020
Commercial coaches			87-11-009 87-11-041
portable classrooms			87-11-041
tempered air	87–15–031	Performance evaluation of state	07 13 003
Construction work safety	87-05-055	librarian	87-04-030
standards	87–03–033 87–07–021	Rules and regulations, staff briefing,	
Contractor compliance infractions	87-07-003	hearing	87-04-072
Driving safety standards	87-02-002	Service grant programs	87–04–066
Electrical installations, safety		Mark Physics American	87–07–029
standards	87-06-047	Western library network meetings	87-01-094
	87-07-021	meetings	87-04-044
	87-10-030 87-14-077	•	87-11-041
Elevators, etc. Experience rating	87-14-077		87-16-001
building construction industry	87-16-082	LICENSING, DEPARTMENT OF	
General occupational health standards	87-05-055	Acupuncturists	87-01-087
Gallora - Gallo	87-10-008	· · · · · · · · · · · · · · · · · · ·	87-02-007
General safety and health			87-03-013
accident prevention tags	87-02-058		87–06–050
	87-07-022	Aircraft	07 12 002
construction work, electrical code	87-07-021 87-13-008	registration indicia	87-13-083 87-16-058
ethylene oxide	87–13–008 87–02–058	Architects, board of registration for	0/-10-056
Medical aid rules and maximum	0, 02 000	corporations or joint stock	
fee schedules	87-02-027	associations	87-14-016
	87-02-034	definitions	87-14-016
	87-02-042	identification of registrant	87–14–016
	87-02-057	work experience defined	87–14–016
	87-03-004	Collection agencies	07 07 025
	87–03–005 87–08–004	license records	87–07–025 87–11–064
	87–08–004 87–08–044	notice to credit reporting bureau	87–11–00 4 87–07–025
	87-11-050	notice to credit reporting oureau	87-11-064
	87-11-051	rate of interest, disclosure	87-07-025
	87-12-044		87-11-064
	87-16-004	sale of agency	8707025
	87-16-007	• •	87-11-064
Motor vehicles		Commodity broker – dealers	87–02–044
recreational vehicles	87-15-017	Cosmetology/barber/manicurist	
transporting fuel powered vehicles Retrospective rating plans and	01-13-011	advisory board passing grades on examination	87-01-006
group insurance plans	87-07-017	passing grades on examination	87-01-006 87-01-007
group insurance plans	87-12-033	Cosmetology school	0, 01 007
Risk classifications	87-07-047	licensure	87-16-019
	87-12-032	surety bond	87-16-019

LICENSING, DEPARTMENT OF—cont. Counselors, etc. 87–13–053 licenses	87-04-067 87-12-023 87-12-024 87-15-139 87-15-139 87-16-022 87-16-022 87-16-022 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103
Debenture 87-03-052 Dental disciplinary board \$87-07-045 Secondary representation \$87-09-095 Secondary representation \$87-09-096 Secondary resident defined \$87-09-096 Secondary resident defined \$87-09-096 Secondary resident defined \$87-09-096 Secondary resident defined \$87-09-096 Secondary S	87-12-024 87-15-139 87-16-022 87-16-022 87-16-022 87-16-022 87-16-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103
Dental disciplinary board S7-07-045 S7-09-095 Surrender of plates S7-09-096 R7-11-026 S7-09-096 R7-11-026 S7-09-096 R7-11-026 S7-09-096 R7-11-026 S7-09-097 S7-09-097 S7-11-061 S7-09-097 S7-11-061 S7-09-097 S7-11-061 S7-09-097 S7-11-061 S7-09-097 S7-11-061 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7-11-063 S7-09-097 S7	87-15-139 87-01-028 87-15-139 87-16-022 87-14-087 87-16-022 87-01-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-03 87-15-03 87-02-008
Specialty representation	87-01-028 87-15-139 87-16-022 87-16-022 87-16-022 87-01-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-03 87-15-03
87-09-095 87-09-096 87-09-096 87-10-26 Dental examiners, board of exams content 87-06-051 87-09-097 review 87-06-051 87-09-097 Dispensing opticians exam appeal 87-15-018 Employment agencies Escrow officer and agent fees Fees 87-13-056 Fees 87-04-049 87-07-046 87-07-046 87-07-046 87-13-057 Router additions 87-14-088 Funeral directors and embalmers annual statement licenses display 87-18-018 87	87-15-139 87-16-022 87-16-022 87-16-022 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103
S7-09-096 R87-11-026 Persident defined	87-15-139 87-16-022 87-16-022 87-16-022 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103
Dental examiners, board of exams	87-16-022 87-14-087 87-16-022 87-01-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-03
Dental examiners, board of exams content 87-06-051 87-09-097 review 87-06-051 87-09-097 nonresident students Nursing, board of conduct standards licensing exam appeal 87-13-042 exam appeal 87-15-018 Employment agencies 87-11-061 Escrow officer and agent fees 87-03-031 Fees 87-04-049 87-07-046 87-07-046 87-13-057 87-04-049 87-13-057 87-14-088 of examiners for definitions annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts 87-01-063 subjects executive secretary	87-14-087 87-16-022 87-16-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103
exams content 87-06-051 87-09-097 review 87-06-051 87-09-097 Ronnesident students Nursing, board of conduct standards licensing exam appeal 87-13-042 87-15-018 Employment agencies 87-11-061 Escrow officer and agent fees 87-03-031 Fees 87-04-049 87-04-049 87-07-046 87-13-057 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 87-08-051 87-08-051 87-08-051 87-08-051 87-10-063 87-10-063 87-10-063 87-10-063 87-10-063 87-10-063 87-10-063 87-11-063 establishment licensure 87-08-051 87-11-063 subjects executive secretary	87-16-022 87-01-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
review 87-09-097 nonresident students review 87-06-051 Nursing, board of conduct standards licensing exam appeal 87-13-042 exam 87-15-018 application Employment agencies 87-11-061 failures Escrow officer and agent fees 87-13-056 refresher courses Fees 87-03-031 reporting of nursing errors 87-04-049 schools of nursing 87-07-046 faculty 87-13-057 Nursing home administrators, board of examiners for definitions examinations licenses application licenses application establishment licensure 87-08-051 approval establishment licensure 87-08-051 preexamination subjects prearrangement contracts	87-01-029 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
review 87-06-051 87-09-097 Conduct standards licensing exam appeal 87-13-042 87-15-018 Employment agencies Escrow officer and agent fees Fees 87-03-031 87-04-049 87-07-046 87-07-046 87-13-057 Funeral directors and embalmers annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts Nursing, board of conduct standards licensing exam application failures refresher courses re	87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
Dispensing opticians exam appeal 87-09-097 87-13-042 87-15-018 Employment agencies Escrow officer and agent fees Fees 87-03-031 87-04-049 87-07-046 87-13-057 Nursing home administrators, board of examiners for definitions annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts 87-08-051 supplication failures refresher courses reporting of nursing errors schools of nursing faculty Nursing home administrators, board of examiners for definitions examinations application approval disqualification preexamination subjects executive secretary	87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
Dispensing opticians exam appeal 87-13-042 87-15-018 87-15-018 Employment agencies 87-11-061 Escrow officer and agent fees 87-03-031 Fees 87-04-049 87-07-046 87-07-046 87-13-057 Nursing home administrators, board 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts 87-11-063 prearrangement contracts	87-15-103 87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
exam appeal 87-13-042 exam 87-15-018 application Employment agencies 87-11-061 failures Escrow officer and agent fees 87-13-056 refresher courses Fees 87-03-031 reporting of nursing errors 87-04-049 schools of nursing 87-07-046 faculty 87-13-057 Nursing home administrators, board 87-14-088 of examiners for definitions annual statement 87-15-105 examinations licenses application display 87-08-051 approval 87-11-063 disqualification establishment licensure 87-08-051 preexamination 87-11-063 subjects prearrangement contracts	87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
Employment agencies 87–15–018 application Escrow officer and agent fees 87–13–056 refresher courses Fees 87–03–031 reporting of nursing errors 87–04–049 schools of nursing 87–07–046 faculty 87–13–057 Nursing home administrators, board of examiners for definitions annual statement 87–15–105 examinations licenses application display 87–08–051 approval establishment licensure 87–08–051 preexamination great rangement contracts 87–11–063 subjects prearrangement contracts	87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
Employment agencies Escrow officer and agent fees Escrow officer and agent fees Fees 87-03-031 87-04-049 87-07-046 87-13-057 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts 87-08-051	87-15-103 87-15-103 87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
Escrow officer and agent fees Fees 87-03-031 87-04-049 87-07-046 87-13-057 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 87-08-051 87-1063 87-08-051 87-1063	87-15-103 87-15-103 87-02-008 87-02-008 87-02-008
87-04-049 87-07-046 87-07-046 87-13-057 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 87-11-063 establishment licensure 87-08-051 87-11-063 87-11-063 subjects prearrangement contracts 87-08-051 87-11-063 subjects executive secretary	87-02-008 87-02-008 87-02-008 87-02-008
87-07-046 87-13-057 87-14-088 Funeral directors and embalmers annual statement licenses display 87-08-051 87-11-063 87-08-051	87-02-008 87-02-008 87-02-008
Funeral directors and embalmers annual statement display establishment licensure prearrangement contracts 87-13-057 87-14-088 of examines for definitions examinations application approval disqualification greexamination subjects executive secretary	87-02-008 87-02-008 87-02-008
Funeral directors and embalmers annual statement licenses display 87-08-051 establishment licensure 87-08-051 prearrangement contracts 87-11-063 87-08-051 gy application disqualification preexamination subjects executive secretary	87-02-008 87-02-008
Funeral directors and embalmers annual statement licenses display 87-08-051 87-11-063 establishment licensure 87-08-051 87-08-051 preexramination approval disqualification preexamination preexamination subjects prearrangement contracts executive secretary	87-02-008 87-02-008
annual statement 87-15-105 examinations application application display 87-08-051 approval 87-11-063 disqualification establishment licensure 87-08-051 preexamination subjects prearrangement contracts executive secretary	87-02-008 87-02-008
licenses application display 87-08-051 approval 87-11-063 disqualification establishment licensure 87-08-051 preexamination 87-11-063 subjects prearrangement contracts executive secretary	87-02-008
display 87-08-051 approval 87-11-063 disqualification establishment licensure 87-08-051 preexamination 87-11-063 subjects prearrangement contracts executive secretary	87-02-008
establishment licensure 87-08-051 preexamination 87-11-063 subjects prearrangement contracts executive secretary	
87-11-063 subjects prearrangement contracts executive secretary	87-02-008
prearrangement contracts executive secretary	87-02-008
	87-02-008
registration 87-13-103 preceptors, administrator-in-training	87–02–008
Landscape architect licenses and fees 87-10-024 program	87-02-008
87-10-025 Occupational therapy practice, board of	87-02-008
87-10-026 consulting capacity	87-05-062
87-10-027	87-09-044
Liens definitions	87-05-062
agriculture 87-13-055	87–09–044
87-16-021 educational programs	87-05-062
87-16-057 87-16-059 fees	87-09-044
87-16-059 fees crop 87-13-055 license renewal date	87-04-015 87-04-015
87-16-021 occupational therapy aide, persons	07-04-015
87-16-057 exempt from the definition	87-01-088
87-16-059	87-05-062
fees 87–13–055	87-09-044
87-16-021 supervised fieldwork experience	87-01-088
87-16-057 Off-road and nonhighway vehicles	87-03-041
87-16-059 Optometry, board of shiftsh 87-13-055 contact lens prescription	97 01 000
fish 87-13-055 contact lens prescription 87-16-021 examinations	87–01–099
87-16-057 appeal procedures	87-09-074
87–16–059 grading	87-01-111
forms 87-13-055	87-02-060
87–16–021	87-09-046
87-16-057 results	87-01-111
87-16-059	87-02-060
processor and preparer 87-13-055 subjects	87-09-046
87-16-021 improper professional relationship 87-16-057 with physicians	87-09-075
87-16-059 Osteopathic medicine and surgery,	87-09-073
Medical examiners, board of board of	
meetings 87-01-077 health care service contractors and	
87-07-010 disability insurance carriers	87-14-017
87-12-010 impaired physician program	87–16–107
physician's assistants 87-13-054 licenses	
Motor vehicles reinstatement	87-04-048
certificates	87-13-004 87-04-048
	87-11-062
duplicates 87-01-030 mandatory reporting issuance 87-04-069	
issuance 87-04-069	87-13-004
	87-13-004 87-04-048
issuance 87-04-069 dishonored checks 87-13-041	
issuance 87-04-069 dishonored checks 87-13-041 87-14-085 physician's assistants	87-04-048

LICENSING, DEPARTMENT OF—cont.		LIQUOR CONTROL BOARD—cont.	
Physical therapy board		Licenses	87-12-027
disciplinary action	0.7 14 007	Class E	87-15-112
grounds	87-14-086		87-15-112
examination of applicants	87–05–061	Class H	87-02-011
	87–08–065	Class H	87-02-012
Podiatry board ethical standards	87-04-050	Class P	87-13-012
ethical standards	87-04-050 87-04-054	C1835 1	87-15-110
	87-09-045	temporary	87-13-060
examinations	87-04-050	tumpotary	87-16-002
meetings	87-04-002	transfer	87-13-060
purpose	87-04-050		87-16-002
scope of practice	87-04-050	Meetings	87-03-033
scope of practice	87-04-054	Nonliquor food items	87-11-043
	87-09-045	•	87–11–044
unlicensed acts	87-04-050		87–14–009
Practical nursing, board of		Pasteurized beer	87–11 – 019
programs			87–14–010
curriculum content	8710067	Prohibited practices	
survey visits	87–10–067	contracts, gifts, rebates	87-01-051
Psychology, examining board			87-04-018
education prerequisites	87-15-104	Records	87-03-025
Real estate	0.7 01 00.5	Political design	87–04–017 87–03–034
approval of classes	87-01-085	Rules review plan	87–12–027
corporate or partnership applicants	87-14-054	Samples	07-12-027
	87-16-020	Wine fortified wine	87-12-020
disclosure of agency representation	87-01-089	fortined wine	87-12-028
•	87–05–065 87–14–054		87-15-016
fees	87-14-034 87-16-020	labels	87-05-044
	87-10-020 87-14-054	180013	87-08-016
nonresident licenses	87-16-020	return by retailer	87-13-059
Real estate commission	0, 10 020	70,2 5, 70,0	87-16-003
meetings	87-02-032	suppliers	
Scrap haulers		price filings, contracts, and	
general procedures and requirements	87-01-005	memoranda	87-01-014
general procedures and requirements	87-16-053		87–13–013
Securities			87-15-111
exemptions		wholesalers	
maximum number of purchasers	87-15-084	bonds	87–13–013
Snowmobiles	87-03-041		87-15-111
Tow trucks	87-16-053	monthly reports	87-13-013
Vehicle dealers			87-15-111
license application	87-01-016	price posting	87–13–013
Vessel dealer registration	87-14-072	4	87-15-111 87-13-013
Watercraft registration	87-04-068	tax	87-15-111
	87–09–073		67-13-111
Wreckers	87-01-005	LOTTERY COMMISSION	.=
general procedures and requirements	87-16-053	Change of business structure	87-01-058
	07-10-033	Contested cases	87-01-057
LIQUOR CONTROL BOARD		Debts owed the state	87–01–057
Advertising by retail licensees		Description of central and field	87-01-057
beer, wine, or spirituous liquors	87-01-015	organization	87–01–057 87–01–057
	87-01-052	Indian tribes Instant game number 16 – Peoples Choice	87-01-037
	87–04–026	criteria	87-01-059
Beer	87-05-045	definitions	87-01-059
labels -	87–03–043 87–08–015	ticket validation	87-01-059
	87–12–027	Instant game number 17 – Doubling Dollars	
samples	87-15-112	criteria	87-01-059
	87–15–113	definitions	87-01-059
suppliers		ticket validation	87-01-059
price filings, contracts, and		Instant game number 18 - Washington Winners	
memoranda	87-01-014	criteria	87–01–059
Definitions		definitions	87-01-059
gallon	87-11-019	ticket validation	8 7– 01 <i>–</i> 059
6 •	87-14-010	Instant game number 19 - Three Cards Up	
pasteurized beer	87-11-019	criteria	87-01-059
•	87-14-010	definitions	87-01-059
Fortified wine	87-12-020	ticket validation	87–01–059
	87-12-028	Instant game number 20 - Silver Lining/	
Gallon	87-11-019	Silver Bells	87-01-057
	87-14-010	criteria	87–01–057 87–01–057
Importation	87-04-063 87-07-008	definitions ticket validation	87–01–057 87–01–057
	01-01-000	ticket vandation	0. 01 00,

TTERY COMMISSION—cont.		MEDICAL DISCIPLINARY BOARD	
Instant game number 23 - Three Cards Up		Appearance and practice	8710
criteria	87-01-059		87-14
definitions	87-01-059	Contested cases	87–10
ticket validation	87–01–059	General provisions	87-10
nstant game number 24 - Tic-Tac-Toe	05.01.115		87–14
criteria	87-01-117	Health care institutions other	
definitions	87-05-005	than hospitals	87-14
definitions	87-01-117	Hearings	87-10
ticket validation	87-05-005	Mandatory reporting	87-14
ticket validation	87-01-117	Meetings	87–01
notant game number 26 Tainle Handa	87–05–005	0 1 6	87-12
nstant game number 25 – Triple Header criteria	07 07 050	Service of process	87-10
Cincia	87-07-050	Unprofessional conduct	87–14
	87-07-052 87-10-043	MEDICAL EXAMINERS, BOARD OF	
	87-10-043 87-12-007	(See LICENSING, DEPARTMENT OF)	
definitions	87–12–007 87–07–050	MEETINGS	
deminions	87–07–050 87–07–052	Asian American affairs, commission on	87-01
	87–07–032 87–10–043	Asian American anans, commission on	87–01 87–04
ticket validation	87–10–043 87–07–050	Bellevue Community College	87–04 87–01
tieret validation	87–07–030 87–07–052	Building code council	87–01 87–01
	87–10–032 87–10–043	building code council	87–01 87–01
nstant game number 26 - Summer Doubler	07-10-043	Central Washington University	87–01 87–15
criteria	87-07-050	Clark College	87-13 87-01
on to the	87–10–043	Clemency and pardons board	87-05
definitions	87–10–0 4 3 87–07–050	cientency and pardons doard	87–03 87–12
	87-10-043	Community College District Twelve	87-07
ticket validation	87-07-050	community conego District 1 weive	87-11
	87-10-043		87-14
nstant game number 27 - Cash Harvest	0. 10 015	Community college education, board for	87–04
criteria	87-07-050	Community development, department of	87-15
	87-10-043	Community economic revitalization board	87-01
definitions	87-07-050		87–01
	87-10-043	Conservation commission	87–09
ticket validation	87-07-050	Convention and trade center	87–01
	87-10-043		87–03
nstant game number 28 - Stocking Stuffer			87-07
criteria	87-14-058		87-09
definitions	87-14-058		87-11
ticket validation	87-14-058		87-12
nstant game number 29 - Windfall		Criminal justice training commission	87-04
criteria	87-14-058	Development loan fund board	87-09
definitions	87-14-058	Ecology	87-08
ticket validation	87-14-058		8710
icenses			87-12
charges	87-07-051		87-12
	87-10-043		87-15
denial, suspension, or revocation	87-01-058	Edmonds Community College	87-01
fees	87-01-058		87-04
issuance eligibility	87-07-051		87-05
	87-10-043		87–07
fleeting schedule	87–01–025		87–09
	87–05–010		87–09
time and place of meetings	87–01–117		87-11
	87 –0 5– 00 5		87-13
official end of game	87-14-057		87-15
	87-14-058	Education, state board of	87–06
n-line games		Emergency response commission	87-13
credit criteria	87-01-058		87-14
	87-14-057		87-16
	87-14-058	r 0 6	87-16
rizes	0=	Everett Community College	87-01
general provisions	87-01-117	Family independence program	87-14
payment of	87-01-057	Forest fire advisory board	87-03
	87-14-057		87–08
	87-14-058	Forest practices board	87-01
roposed orders	87–01–057	Corres Direc Co. 15 C. 15	87-15
etailers	05	Green River Community College	87-01
authorization to sell tickets	87-14-057		87-09
	87-14-058		87–09
compensation	87-01-117	Harlet and 6, 2002	87-10
	87-05-005	Health care facilities authority	87–09
	87-14-057	Higher education in Spokane, joint center for	
		IOIDI CADIAT IOT	87–01-
	87-14-058		
	87-14-038	Highline Community College	87–01- 87–15-

MEETINGS—cont.		MEETINGS—cont.	
Human rights commission	87-01-062	University of Washington	87-02-009
Human rights commission	87-01-105	Urban arterial board	87-02-020
	87-04-043		87-02-049
	87-06-038		87-08-023
	87-08-041		87–10–040
	87-10-063		87-15-004
	87–12–065	Vocational education, commission for	87-01-008
	87-14-040		87-03-026
	87-15-126		87-12-001
Insurance commissioner	87-15-108	17 2 1 1 2 2	87-12-036
Investment board	87-01-104	Vocational education, council on	87-12-002 87-16-008
Librarian certification board	87-08-040	Volunteer firemen, board for	87-10-008 87-03-007
Liquor control board	87–03–033 87–01–025	Volunteer irremen, board for	87-09-023
Lottery commission	87–01–023 87–05–010		87-14-076
Medical disciplinary board	87–01–072	Walla Walla Community College	87-01-012
Medical disciplinary board	87-12-011	Washington State University	87-04-032
Medical examiners, board of	87-01-077	gg	87-10-009
Modical Chammers, Sourt S.	87-07-010	Western library network	87-01-094
	87-12-010	•	8704044
Mexican American affairs, commission on	87-04-034		87-11-041
	87-04-035		87-16-001
Natural heritage advisory council	87-02-005	Western Washington University	87-12-012
-	87–04–029	Whatcom Community College	87–01–048
Natural resources, board of	87-11-013		87–05–003
	87-13-001		87-06-018
	87-13-020		87-09-064
Oil and gas conservation committee	87-08-009		87-13-019
Olympic College	87–05–029		87~15–003 87–15–068
Outdoor recreation, interagency committee for	87-01-068		87-16-090
committee for	87–01–008 87–05–004		87-10-070
	87-12-009	MEXICAN AMERICAN AFFAIRS,	
Peninsula College	87-01-076	COMMISSION ON	07.04.004
Podiatry board	87-04-002	Meetings	87-04-034
Public disclosure commission	87-01-011		87–04–035
• • • • • • • • • • • • • • • • • • • •	87-04-033	MILITARY DEPARTMENT	
	87-11-020	SEPA	87–05–014
Public works board	87-01-027	MINORITY AND WOMEN'S BUSINESS	
	87-04-005	ENTERPRISES, OFFICE OF	
	87-05-024	Certification	87-16-065
	87–05–025	Definitions	87-15-143
	87-07-002	Factors re control	87-15-143
	87~10-001	Goals	87-13-037
	87–13–071		87-15-143
D 4 Count mater moditor authority	87-15-009 87-04-042	In general	87–15–143
Puget Sound water quality authority	87–04–042 87–09–005	Proof	87-15-143
	87-13-027	Size and length of time in business	87-16-066
Real estate commission	87-02-032	NATURAL RESOURCES, DEPARTMENT OF	
Seattle Community College District	87-01-022	Board meetings	87-11-013
Scattle Community Conogo District	87-08-012	•	87-13-001
	87-11-007		87-13-020
	87-15-098	County auditor fees	87–12–067
Seattle-King County department			87-12-068
of public health	87-08-036		87-15-048
•	87-14-022	Fire protection rules	87–03–022
Shoreline Community College	87-01-092		87-06-055
Skagit Valley College	87-01-069	0.11 0	87-11-005
	87-11-025	Clallam County	87-15-008 87-15-008
	87-12-035	Cowlitz County	87-15-008 8715-008
Spokane Community Colleges	87-01-034	Jefferson County	87-15-008 87-15-008
State library	87-04-030	King County Lewis County	87-15-008 87-15-008
	87-04-031	Lincoln County Lincoln County	87–15–008 87–15–012
	87–04–072 87–05–020	Skagit County	87-15-008
	87–05–020 87–11–009	Snohomish County	87-15-008
	87-11-009 87-11-041	Spokane County	87-15-012
	87–11–041 87–13–003	Stevens County	87-15-012
	87-16-001	Whatcom County	87-15-008
Tacoma Community College	87–10–001 87–01–067	Forest fire advisory board	
Traffic safety commission	87-02-001	meetings	87-03-012
	87-16-035	Milwaukee road corridor	
Transportation commission	87-06-015	public use	87–14–039
r			

		PARKS AND RECREATION COMMISSION—cont. Financing historic preservation	87-04-075
Mining			87-08-042
contracts	8715035		87-11-037
	87-15-100	Metal detectors in parks	87-04-073
	87-15-101	Metal detectors in parks	87-08-007
	87-15-102	Moorage fees	87-04-074
leases	87-15-035	Modage 1003	87-08-008
104303	87-15-100	Standard fees	87-04-074
	87-15-101	Standard rees	87-08-008
	87–15–101		07-00-000
rental rates	87-15-035	PENINSULA COLLEGE	
Tental lates	87–15–101	(District 1)	
royalty rates	87-15-035	Meetings	87-01-076
Toyalty Tates	87–15–101	PERSONNEL APPEALS BOARD	
Natural heritage advisory council	87-13-101	Filing motions	87-16-078
meetings	87-02-005	Rule violations	87-16-078
meetings	87–02–003 87–04–029		07-10-078
Recording fees	87-04-029 87-09-103	PERSONNEL BOARD/DEPARTMENT	
Timber sales	87-09-103	Affirmative action	87-02-038
deposits	07 00 043		87-02-045
deposits	87–08–043	Agency shop	87-16-072
NOXIOUS WEED CONTROL BOARD		Allocation	
(See AGRICULTURE, DEPARTMENT OF)		request for review	87-01-063
		•	87-06-020
NURSING HOME ADMINISTRATORS,		upward reallocation	87-15-092
BOARD OF EXAMINERS FOR		Applications	
(See LICENSING, DEPARTMENT OF)		disqualifications	87-15-128
NURSING HOMES		Appointments	
Accounting and reimbursement system	87-05-018	acting	87-01-064
,	87-09-058	6	87-03-010
Continuing care retirement community			87-06-022
applications	87-09-007	temporary	0, 00 022
Licensure	87-03-018	classified service	87-01-064
Ownership, change	87-03-018	upward reallocation	87-15-092
		veterans	87-02-039
OCCUPATIONAL THERAPY PRACTICE, BOARD OF		Assignment pay provisions	87-11-054
(See LICENSING, DEPARTMENT OF)		resolgiment pay provisions	87-14-059
OFF-ROAD VEHICLES			87-15-065
(See LICENSING, DEPARTMENT OF)		Background inquiries	87-02-029
•		Dackground inquiries	87-06-023
OLYMPIC COLLEGE			87-06-024
Meetings	87–05–029		87-08-014
OIL AND GAS CONSERVATION COMMITTEE		Bargaining unit, generally	87-04-036
Bond to be furnished		bargaining unit, generally	
bank letter of credit	87-06-010		87–07–035 87–10–036
Tank letter of viver	87-11-046		
	87-11-048		87-11-034
Meetings	87–08–009		87-13-038
_	0, 00 00)	Dave	87-15-044
OPTOMETRY, BOARD OF		Base range	87-11-054
(See LICENSING, DEPARTMENT OF)			87-14-059
OSTEOPATHIC MEDICINE AND SURGERY,		0	87-15-065
BOARD OF		Certification	0=
(See LICENSING, DEPARTMENT OF)		general	87-15-073
•		underfill	87-03-032
OUTDOOR BURNING		Compensation plan	87-12-025
(See NATURAL RESOURCES,			87-15-045
DEPARTMENT OF)		Declaration of purpose	87–02–045
OUTDOOR RECREATION, INTERAGENCY			87-06-032
COMMITTEE FOR		Demotion	87-12-015
Applications deadlines	87-05-026		87-16-070
Applications deadines		Discrimination	87-02-045
Maatinas	87-08-032		87-06-032
Meetings	87-01-068	DSHS employees, background inquiries	87-01-033
	87-05-004	Exemptions, exceptions	87-16-064
	87-12-009	Immigration control	87-10-041
PARKS AND RECREATION COMMISSION		- -	87-13-072
Advisory council on historic preservation	87-04-075	Mediation and arbitration requests	87-10-036
	87-08-042	,	87-15-044
	87-11-037	Military training leave	87-16-009
	87–11–037 87–04–074	Overtime provisions and compensation	87-04-040
Camping		Stortine provisions and compensation	87-04-040 87-07-036
Camping			01-01-030
. •	87–08–008 87–04–074		97 00 012
Campsite reservation	87-04-074		87-08-013
Campsite reservation	87–04–074 87–08–008		87-10-037
. •	87-04-074		

PERSONNEL BOARD/DEPARTMENT—cont.		PERSONNEL BOARD/DEPARTMENT—cont.	
Point range	87-11-054	Vacation leave disposition	87-02-045
Tomic range	87-14-059		87-06-021
	87-15-065		87-07-036
Project employment	87-01-064		87-09-036
	87-03-010		87-11-035
	87-06-022		87-13-039
Protests	87-01-033	Workday	87-03-009
	87-02-029		87-06-019
	87-06-023		87-07-036
	87-06-024	*** .	87-10-037
	87-10-035	Workweek	87–03–009
	87-13-040		87–06–019 87–07–036
Reduction in force	87-01-033		87–10–037
	87–02–029 87–06–023	Work period designations	87–15–074
	87–06–023 87–06–024		07 15 074
Desistans	67-00-024	PHARMACY, BOARD OF	
Registers name removal	87-10-041	Alfentanil	87–08–028
name removar	87-13-072	Applicants	87-15-138
Salaries, comparable worth	87-06-042	Definitions	87-15-138
Salaries, comparable worth	87-09-037	Drug therapy monitoring	87-15-138
Salary, increase on promotion	87-11-054	Examinations	87-15-138
Salary, increase on promotion	87-14-059	Fees	87–15–138
	87-15-065	Inspections	87-05-063
Salary range	87-11-054	The state of the second	87–08–031 87–05–063
Suitary rungs	87-14-059	Internship requirements	87-08-064
	87-15-065	Legend drug sample	07-00-004
Salary surveys	87-12-025	fees	87-15-138
Schedule change and compensation	87-04-040	Poison control	87-05-063
-	87-07-036	1 dison control	87-08-031
	87–10–037	Poison manufacturers	** ** ***
	87-15-129	fees	87-15-138
Seasonal career employment	87–02–045	Reciprocity	87-15-138
	87-06-021	Uniform Controlled Substances Act	
	87-07-036	federal regulations, update	87-07-049
	87-09-036		87-10-029
	87–11–035	PHYSICAL THERAPY BOARD	
Separations	8710041	(See LICENSING, DEPARTMENT OF)	
Immigration Reform and Control Act	87-13-072	•	
Sick leave credit	07-13-072	PILOTAGE COMMISSIONERS, BOARD OF	
purpose, accrual, conversion	87-01-073	Grays Harbor district	87-01-081
Standby compensation	87-06-042	pilotage rates Licensing of pilots	87-01-081
Standey Compensation	87-11-054	Puget Sound district	67-02-055
	87-14-059	pilotage rates	87-01-081
	87-15-065	Tariff proposals	87-16-083
Temporary appointment	87-03-010	• •	0, 10 000
Temporary employment	87-01-064	PODIATRY BOARD	
• • •	87–03–010	(See LICENSING, DEPARTMENT OF)	
	87–06–022	PRACTICAL NURSING, BOARD OF	
Transfer	87-11-054	(See LICENSING, DEPARTMENT OF)	
	87-12-015	PROFESSIONAL ENGINEERS AND LAND	
	87-14-059	SURVEYORS, BOARD OF	
	87-15-065	REGISTRATION FOR	
tt. C. i. lakas maastias ahaana	87-16-070 87 16 072	Branch registration	87-08-052
Unfair labor practice charge	87-16-072 87-04-036	2.2	87-13-005
answer to complaint	87–04–036 87–07–035	Examinations	
	87–07–033 87–10–036	applications	87-08-052
	87-11-034		87-13-005
	87-13-038	candidate criteria	87-08-052
	87-15-044		87-13-005
filing charge	87-04-036	engineer-in-training	87–08–052
ming and be	87-07-035		87-13-005
	87-10-036	review process	87-08-052
	87-11-034	D.	87–13–005
	87-13-038	Fees	87-07-046
	87-15-044	Meeting day	87–08–052 87–13–005
Union shop	87-10-036	Nonresidents	87–13–005 87–08–052
•	87-13-038	Nonresidents	87–08–032 87–13–005
	87-15-044	Professional standards	87–13–003 87–08–052
	87-16-072	1 (VICSSIOIIAI STAIIUAI US	87-13-005
Vacation leave allowance	87-11-053		G, 15-005

PUBLIC DISCLOSURE COMMISSION		REVENUE, DEPARTMENT OF—cont.	
Lobbyist employers report		Forest land and timber	87-02-022
forms	87-01-079		87-02-023
	87-05-001		87-10-062
Lobbyist registration			87-14-042
calendar quarters	87–05–041		87-14-043
•	87-08-025	Historic property	
forms	87-01-079	special valuation	87-01-041
Martin	87-05-001	**	87-05-022
Meetings	87-01-011	Hospitals	07.00.00
	87-04-033	medical care facilities	87-02-061
	87-11-020	property tox exemptions	87-05-042
PUBLIC INSTRUCTION		property tax exemptions Joint tenancy	8701039 8701004
(See SUPERINTENDENT OF		Levies	67-01-004
PUBLIC INSTRUCTION)		limitation of consolidated levy rate	8701021
PUBLIC WORKS BOARD		proration	87-01-021
Application evaluation	87-13-025	Manufacturer, tax credit, deferral	87-16-080
	87-13-043	manatastis, tax order, dererial	87-16-081
Meetings	87-01-027	Mobile homes, personal property study	87-12-029
-	87-04-005	Partnership, nonfamily	87-01-004
	87-05-024	Personal property audit selection	87-12-029
	87-05-025	Prescription drugs, orthotic devices,	
	87-07-002	etc.	87-02-061
	87-10-001		87-05-042
	87-13-071	Property tax annual ratio study	87-09-022
	87-15-009		87-12-029
PUGET SOUND WATER QUALITY AUTHORITY		Real estate excise tax	87-03-036
Meetings	87-04-042		87-09-034
	87-09-005		87-12-016
	87-13-027		87-16-080
DEAL ECTATE COMMISSION		air rights	87–12–016
REAL ESTATE COMMISSION		development rights	87-12-016
(See LICENSING, DEPARTMENT OF)		Refunds	87-16-023
REDMOND			87-16-024
Ground water advisory committee		Research, tax deferral	87-16-080
operating rules and procedures	87–08–036	C1	87-16-081
RETIREMENT SYSTEMS, DEPARTMENT OF		Special assessments, tax deferral	07.01.040
Actuarial tables	87-03-049	farm and agricultural land	87-01-040
	87-07-013	Use tax	87-07-009
	87-14-036	Warehouse businesses	87-01-050 87-02-061
	87-14-037	Wateriouse businesses	87–02–001 87–05–042
Judicial retirement	87-03-046		07-03-042
	87-07-014	RULES REVIEW COMMITTEE	
LEOFF	87-03-047	Medical care for inmates of jails	
	87-03-048	(WSR 87–09–007)	87-16-031
	87-07-015	SEATTLE	
	87–07–016	Ground water advisory committee	
Public employees		operating rules and procedures	87-08-036
back pay award	87-14-038	SEATTLE COMMUNITY COLLEGE DISTRICT	
determination and reporting	87-14-038	(District 6)	
first-in-first-out basis	87-14-038	Affirmative action	87-04-064
form and weight of evidence	87-14-038	Ann mative action	87–04–004 87–08–026
nonmoney maintenance compensation	87-14-038	Meetings	87-01-022
plan I compensation	87-14-038	Mootings	87-08-012
plan II compensation	87-14-038		87-11-007
presumption in absence of records	87-14-038 87-14-038		87-15-098
special recordkeeping, vehicles Service credit	87-14-038 87-14-035	CEODET A DAY OF CTLATO	0. 15 050
Service credit	87-14-033 87-16-016	SECRETARY OF STATE	
	87-16-016 87-16-077	Citizens commission for salaries of	02 02 07
Teachers part-time employees	87-16-016	elected officials	87-02-067
reactions part—time employees	87-16-016 87-16-077		87-02-068
Teachers' trustees	87-14-034	Limited partnership filings	87–06–009 87–14–028
	5, 14-03 4	connect parencismp mings	87-14-028 87-16-011
REVENUE, DEPARTMENT OF	07 01 001		0/-10-011
Assignments, purchasers	87-01-004	SECURITIES DIVISION	
Bailments	87-14-055 87-14-056	(See LICENSING, DEPARTMENT OF)	
Cigorettes	87-14-056	SHORELINE COMMUNITY COLLEGE	
Cigarettes Conveyance tax	87-16-080 87-16-080	(District 7)	
Food products	87-16-080 87-16-079	Meetings	87-01-092
r oou products	87-16-079 87-16-081	SHORELINE MASTER PROGRAMS	
	J. 10 001	(See ECOLOGY, DEPARTMENT OF)	
		(ory Derinative Or)	

SKAGIT VALLEY COLLEGE		SOCIAL AND HEALTH SERVICES,	
(District 4)		DEPARTMENT OF—cont.	87-12-017
Meetings	87–01–069	homeless meal providers	
	8711025		87-12-048
	87-12-035		87-15-054 87-01-009
SOCIAL AND HEALTH SERVICES,		household determination	87-02-030
DEPARTMENT OF			87–02–030 87–02–031
AFDC and general assistance			87–03–019
alcoholism and drug treatment	87-13-078		87-03-011
alcononsin and didg it darmons	87-14-027		87–03–054
consolidated emergency assistance			87-03-054
program, CEAP	87-10-064	migrants	87-04-010
p. 0g. u, 0 2	87-13-077	overpayments	87-07-032
consolidation of assistance units	87-10-010	SSI recipients	87-10-065
eligibility		students	87-03-019
common conditions	87-16-088	verification	87-06-033
computing and allocating income	87-16-067	vermeation	87-09-028
	87-16-068	Foster care	87-06-043
transfer of property	87-16-089	Poster care	87-09-027
net cash income		Health facility	
exempt earned income	87-01-096	certificate of need	87-13-081
emergent situations		certificate or fiood	87-16-084
additional requirements	87 – 01 <i>–</i> 071	Homeless meal providers	87-12-017
SSI program	87-01-102	Homeless mear providers	87-12-048
protective payees	87-13-078		87-15-054
standard utility allowance	87-09-090	Hospitals	.
•	87-12-051	certificate of need	87-06-048
	87-14-063	certificate of fieed	87-09-007
	8714067		87-10-023
unemployable	87–13–078		87-12-049
,	87–13–079		87-13-081
work incentive program	87–09–086	documents adopted by reference	
• •	8712058	Appendix B	87-01-070
Aging, agencies on aging, review	87–03–015	Appendix 5	87-04-061
Alcohol and drug treatment facilities	87–03–016	electrocardiography	87-03-030
	87-05-021	electroencephalography	87-03-030
	87-09-035	governing body and administration	87-03-020
	87-15-134	physical and occupational therapy	
	87-16-027	services	87-03-030
Alcoholism and drug treatment		services	87-03-030
and support	87-13-078	Juvenile parole revocation	87-04-023
••	87–13–080	Kitsap Physicians Service Sound	
	87–14–026	Care Plan	87-02-062
	87-15-134	34.7 1 · 2.1	87-03-003
	87-16-027		87-06-004
Citizenship and alienage	87-02-063	Labor camps	
	87-03-002	certificate of occupancy	87-13-082
	87–06–005	Licensing program fees	87–10–015
Consolidated emergency assistance program	87-10-064		87-14-065
	87–13–077		87-14-066
Disaster assistance, individual and	~ ~ ~ ~ ~ ~	Lifeline telephone assistance program	87-16-025
family grant program	87–09–020	,	87-16-028
	87-09-021	Medical assistance	
	87-12-053	eligibility	
Emergency medical services	05 1/ 005	effective date	87-16-026
program director	87-16-085		87-16-029
Family independence program	07 14 021	generally	87-16-026
executive committee meeting	87-14-021	•	87-16-029
Food stamps	97.06.003	medically needy income level	87–02–064
categorical eligibility	87-06-003	•	87–03–001
eligibility standards	87-11-058		87–06–006
	87-14-064		87-14-061
	87–14–070 87–14–071		87-14-068
t and and define	87-14-071 87-08-045	special categories	87-01-097
employment and training	87–08–045 87–08–046	emergency medical conditions	87-09-087
	87-15-055		87-12-054
	87–15–055 87–15–056	hospital impatient services	87-16-027
Professional and and	87–13–036 87–09–008		87-16-029
expedited applicants, policy	87–09–008 87–09–009	limited casualty program	
	87-09-009 87-09-029	medically indigent	87-04-062
		Medicaid qualifying trusts	87-07-012
	8712052 87 12 055		87-10-021
	87–12–055 87–03–019	•	87–10–022
financial aid	87–03–019 87–03–021	medical care services	
	01-03-041	generally	87-16-026
			87-16-029

		,	
SOCIAL AND HEALTH SERVICES,		STATE PATROL—cont.	
DEPARTMENT OF—cont. scope	87-16-026	Private carriers driver qualifications and hours of	
веоре	87-16-029	service	87-01-100
needy infants, children, and	-, 10 00,	5011160	87-01-101
pregnant women	87-14-062		87-02-040
	87-14-069		87-02-041
organ transplants	87-09-089 87-12-050		87-04-024
out-of-state provider billing	87-12-030	Special motor vehicles	87-05-012
limitations	87-09-057	defined	8715077
	87-12-056	Tow trucks	87~13-048
schedule of charges	87-15-132		87-16-033
Mental health	87–15–133	SUPERINTENDENT OF PUBLIC INSTRUCTION	
emergency component	87-15-135	Abbreviations	87-07-027
amergency component	87-15-136		87-10-012
evaluation and treatment		Administrative hearings	87-07-026
certification	87-15-135		87-07-028 87-10-013
innoticet composed	87-15-136	Basic education money, terms	07~10-013
inpatient component	87–15–135 87–15–136	and conditions	8715099
minors	07-13-130	Budget	
evaluation	87-15-135	review of 1st-class school	07.10.007
	87-15-136	district budgets	87–12–087 87–15–067
outpatient component	87–15–135	time schedule	87-12-087
provider fiscal administration	87–15–136		87-15-067
written schedule of fees	87-01-095	Fees	87-13-065
	87-06-026	F'	87-16-034
Nursing homes (See NURSING HOMES)		Finance nonresidence attendance	97 10 014
Prepaid health plans	87-02-015	Interfund loans	87–10–014 87–05–039
Private duty nursing services	87–06–001 87–02–016	RAP	87-04-047
Titrate duty hursing services	87–02–016 87–06–002		87-09-017
Radiation control	87-01-031	Described to	87–09–019
Radioactive waste site surveillance fee	87-03-017	Remediation assistance program distribution formula	07.04.046
SSI		distribution formula	87–04–046 87–09–017
certification periods	87-09-088		87-09-018
standards of assistance	87–12–057 87–01–102	SUPREME COURT	
SOUTH PUGET SOUND COMMUNITY COLLEGE	07-01-102	CAR 4	87-15-024
(See CENTRALIA/SPSCC COLLEGES)		CR 80(b)	87-09-068
SPOKANE COMMUNITY COLLEGES		CrRLJ	87-13-023
(District 17)		6.13 GR	87–15–041
Meetings	87-01-034	1	87-01-037
Reduction in force for		8.3	87-09-069
classified personnel	87-01-043	9(i)	87-01-037
Student conduct and procedures	87–06–014	11	87-15-042
of enforcement	87-13-070	12 JAR 9	87-13-031
or emoreoment	87-16-010	JCrR	87-13-022 87-13-023
STATE EMPLOYEES INSURANCE BOARD	_	10.05	87-11-027
Extended self-pay medical and		JISCR	87-15-043
dental coverage	87-04-016	JuCR	
	87-04-039	1.3 1.4	87-13-022 87-13-022
Extension of retiree dependents'	87–07–034	2.1	87-13-022 87-13-022
eligibility	87-11-003	2.2	87-13-022
onglosity	87-14-004	2.3	87-13-022
	87-15-025	3.3	87-13-022
Health maintenance organizations,		3.4 3.7	87-13-022
plan approval	87-14-004	3.9	87-13-022 87-13-022
STATE PATROL		3.11	87-13-022
Affirmative action	87-06-007	4.3	87-13-022
Brakes	87–09–049	5.2	87-13-022
bolt clamp and wedge type	87-15-078	5.3 5.4	87-13-022
Equipment, commission on	0. 15 0/0	5.5	87-13-022 87-13-022
authority change	87-13-034	5.6	87-13-022 87-13-022
diamina of alastassis a	87-16-032	5.7	87-13-022
display of electronic messages	87-01-020 87-04-065	6.4	87-13-022
	01-04-003	6.5 6.6	87-13-022
		7.3	87-13-022 87-13-022
		7.4	87-13-022 87-13-022

CURRENTE COURT		TRANSPORTATION COMMISSION/DEPARTMENT	
SUPREME COURT—cont.	87-13-022	—cont.	
7.5 7.6	87-13-022	Uniform traffic control devices	87-05-043
7.7	87-13-022		87-16-054
7.8	87-13-022	TREACHRER	
7.11	87-13-022	TREASURER	
7.12	87-13-022	Interest rates (see inside front cover)	
7.14	87-13-022	UNIVERSITY OF WASHINGTON	
9.1	87-13-022	Boat moorage fees	87-11-052
9.2	87-13-022		87-16-038
10.1	87-13-022	Meetings	87-02-009
10.3	87-13-022	Parking and traffic regulations	87–10–057
10.4	87-13-022		87-16-037
10.5	87-13-022	URBAN ARTERIAL BOARD	
10.6	87-13-022	Meetings	87-02-020
10.7	87-13-022	Meetings	87-02-049
10.8	87-13-022		87-08-023
10.9	87-13-022		87-10-040
11.2	87-13-022	•	87-15-004
Legal Foundation of Washington	87-13-021		
Limited practice	87-09-067	USURY	
MPR		Interest rates (see inside front cover)	
2.5	87-01-038	UTILITIES AND TRANSPORTATION COMMISSION	
6.1A	87–01–038	Budgets	87-01-001
	87-15-076	Common and contract carrier equipment	
6.2A	8715076	leasing	87-04-012
6.4A	87–15 –0 76	Electric utility least cost planning	87-01-108
6.5A	87–15–076	• •	87-06-031
RALJ			87-11-045
2.2(c)	87-13-022	Gas and electric companies	87-03-057
2.4(c)	87-13-022	·	87-03-058
2.6(a)	87-13-022		87-03-059
2.7	87-13-022		87-03-060
4.2(a)	87-13-022	Gas utility least cost planning	87-01-109
5.2(b)	87-13-022		87–06–030
6.2	87-13-022		87-08-053
6.3A	87-13-022	Insurance	87–01–003
7.2	87-13-022	Lifeline telephone assistance program	87-16-073
9	87-13-022		87-16-074
9.2	87-13-022	Motor carrier equipment leasing	87-01-002
9.2A	87-13-022	Motor freight carriers	87-16-039
9.3(c)	87-13-022	Telecommunications companies	
9.3(f)	87-13-022	price lists	87–04–011
10.2(a)	87-13-022		87–05–013
RAP 7.2(j)	87-13-022	VOCATIONAL EDUCATION, COMMISSION FOR	
RLD 9.1(a)	87-13-022	Meetings	87-01-008
RPC 3.6	87–09–070	iviovings	87-03-026
TACOMA COMMUNITY COLLEGE			87-12-001
(District 22)			87-12-036
Meetings	87-01-067	Private vocational schools	37-02-018
Student rights and responsibilities	87-01-066	•••	87-02-019
			87-12-008
TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF		Tuition recovery fund	87-10-056
			87-12-008
Community economic revitalization board	87-01-023		87-14-007
meetings	87-01-023	VOCATIONAL EDUCATION COUNCIL ON	
	07-01-074	VOCATIONAL EDUCATION, COUNCIL ON	87-12-002
TRAFFIC SAFETY COMMISSION		Meetings	87-12-002 87-16-008
Meetings	87-02-001		87-10-008
	87-16-035	VOLUNTEER FIREMEN, BOARD FOR	
TRANSPORTATION COMMISSION/DEPARTMENT		Meetings	87-03-007
Commission meetings	87-06-015	•	87-09-023
Crossroads and interchange ramps,	0. 00 0.0		87-14-076
access guides	87-09-006	Public records	87-11-015
access gaines	87-12-061		87-16-013
	87-15-021	WALLA WALLA COMMUNITY COLLEGE	
Ferries	·	(District 20)	
hazardous material transportation	87-14-041	Meetings	87-01-012
Ferry tolls revised	87-06-052	_	J. 01 01L
. 4113 10110 1011000	87-08-019	WASHINGTON STATE UNIVERSITY	
	87-09-047	ASWSU meetings	87-04-032
	87-10-002	Board of regents, meetings	87-10-009
	87-12-005	Facilities use	87-08-002
Mobile home transportation	87-15-069		87-12-013
	87-15-079	Housing regulations for undergraduates	87-08-002
Motorist information signs	87-01-054		87-12-013
Outdoor advertising control	87-01-055		
3			

WASHINGTON STATE UNIVERSITY—cont.	
Mall, use of	87-08-002
	87-12-013
Motorcycles, mopeds, etc.	87-08-035
•	87-12-014
Social policies and procedures	87-08-002
•	87-12-013
Student discipline	87-08-002
	87-12-013
Student organizations	87-08-002
•	8712013
WENATCHEE VALLEY COLLEGE	
(District 15)	
Bylaws and standing orders	87-16-069
WESTERN WASHINGTON UNIVERSITY	
Leasing of university property	
for business purposes	87-01-110
Meetings	
trustees	87-12-012
Parking fines	87-08-011
	87-11-012
	87-13-009
Skateboards	87-15-090
	87-15-091
WHATCOM COMMUNITY COLLEGE (District 21)	
Meetings	97 01 040
Meetings	87-01-048
	87-05-003
	87-06-018
	87-09-064
	87-13-019
	87-15-003
	87-15-068 87-16-090
	8/-10-090
WILDLIFE, DEPARTMENT OF	

(See GAME)

	1/	
	•	
•		
•		
	•	

WASHINGTON STATE REGISTER Subscriptions

То:	Subscriptio WASHING Code Revis Legislative Olympia, V	TON STATE REGISTER er's Office Building
STA agen	TE REGIST cies). Enclos	ER, at an annual rate of \$161.70, sales tax included (\$150 for state ed is my check or money order for \$ Please start my the January issue of 19
NAN	ME .	
ADI	DRESS	
		
TEL	EPHONE	

THE WASHINGTON STATE REGISTER, published pursuant to RCW 34.08.020, is distributed on the first and third Wednesdays of each month. The Register contains the full text of proposed, emergency, and permanently adopted rules of state agencies, executive orders of the governor, notices of public meetings of state agencies, rules of the state supreme court, summaries of attorney general opinions, and juvenile disposition standards which have been filed in the code reviser's office prior to the pertinent closing date for that issue of the Register. A cumulative table of existing sections of the Washington Administrative Code (WAC) affected by a particular agency action guides the user to the proper volume of the Register.

The code reviser's office has established an annual subscription price of \$150 for the Register, and single copies will cost \$7. Sales tax of 7.8% now applies to all sales other than to state agencies. State law requires payment in advance. To subscribe to the Register, please complete the order form above and forward it to the address indicated, accompanied by your check or money order in the amount of \$161.70 (\$150 for state agencies) payable to the code reviser's office.