

OCTOBER 21, 1987

OLYMPIA, WASHINGTON

ISSUE 87-20



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CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

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

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 October 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 HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1987 pursuant to RCW 63.14.130(1)(a) is twelve and one-quarter percent (12¼%).

WASHINGTON STATE REGISTER

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

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

1. ARRANGEMENT OF THE REGISTER

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

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

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

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and are 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 MATERIAL

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 material is new material;
 - (ii) ~~deleted material 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's office. 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's office 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's office 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.

1987 - 1988

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Action Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing/adoption on or after
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 22
87-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1988
88-01	Nov 25	Dec 9	Dec 23, 1987	Jan 6, 1988	Jan 26
88-02	Dec 9	Dec 23, 1987	Jan 6, 1988	Jan 20	Feb 9
88-03	Dec 23, 1987	Jan 6, 1988	Jan 20	Feb 3	Feb 23
88-04	Jan 6	Jan 20	Feb 3	Feb 17	Mar 8
88-05	Jan 20	Feb 3	Feb 17	Mar 2	Mar 22
88-06	Feb 3	Feb 17	Mar 2	Mar 16	Apr 5
88-07	Feb 24	Mar 9	Mar 23	Apr 6	Apr 26
88-08	Mar 9	Mar 23	Apr 6	Apr 20	May 10
88-09	Mar 23	Apr 6	Apr 20	May 4	May 24
88-10	Apr 6	Apr 20	May 4	May 18	Jun 7
88-11	Apr 20	May 4	May 18	Jun 1	Jun 21
88-12	May 4	May 18	Jun 1	Jun 15	Jul 5

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

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

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

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

The WASHINGTON STATE REGISTER (ISSN 0164-6389), is published twice each month by the Statute Law Committee, Office of Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was October 13, 1987. The 1987 annual subscription price is \$150 for 24 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504. The editor is Susan J. Brooks, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor. The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504. There are no known bondholders, mortgagees, or other security holders. The extent and nature of the circulation is as follows:

	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	800	800
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	61	64
Mail subscriptions	347	381
Total paid circulation	408	445
Free distribution by mail, carrier, or other means; samples, complimentary, and other free copies	214	225
Total distribution	622	670
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	178	130
Returns from news agents	0	0
Total	800	800

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

Susan J. Brooks
Editor

WSR 87-20-001
EMERGENCY RULES
DEPARTMENT OF LICENSING
 [Order PM 682—Filed September 24, 1987]

I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at the Highways-Licenses Building, 4th Floor, Olympia, Washington 98504, the annexed rules relating to new section WAC 308-127-155 and repealing WAC 308-127-150.

I, Theresa Anna Aragon, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the filing of these rules as emergency rules is necessary in order to assure that there are rules covering the collection of fees during the course of registration under the Timeshare Act (chapter 64.36 RCW). Recently enacted legislation, section 17, chapter 370, Laws of 1987, requires that the department set, by rule, a new schedule of registration fees, more in keeping with the expenditure of resources by the department in administering the chapter. This emergency rule is being filed also, as a proposed permanent rule.

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

This rule is promulgated pursuant to section 4, chapter 370, 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 September 24, 1987.

By Bob Van Schoorl
 Assistant Director
 Business and Professions

NEW SECTION

WAC 308-127-155 FEES. *The following fees shall be paid under the provisions of chapter 64.36 RCW:*

(1) Registration Application Fees.

(a) *Applicants for registration of a start-up timeshare offering shall pay a registration fee of \$750.00.*

(b) *Applicants filing for registration of a start-up timeshare offering which has or will have more than a single timeshare project in the program shall pay a registration fee of \$750.00 for the first project in the program and \$250.00 for each additional project in the program.*

(c) *Applicants filing for registration of a start-up timeshare offering of intervals in personal property shall pay a registration fee of \$500.00 for the first unit of personal property in the program and \$50.00 for each additional unit of personal property placed in the program up to and including ten units and \$35.00 for each unit of personal property after the tenth unit.*

(d) *Applicants filing for registration of businesses listing or brokering resale intervals shall pay a registration fee of \$250.00.*

(2) Interval Fees. *In addition to the registration fees, registrants shall pay the following fees for intervals in the registration:*

(a) *No fee for the first 52 intervals;*

(b) *\$1.00 for each interval fifty-three (53) through four hundred (400);*

(c) *\$.50 (fifty cents) for each interval four hundred and one (401) through one thousand (1,000);*

(d) *No fee for intervals beyond the one thousandth interval;*

(e) *No interval fee for resale offerings. Instead, registrants of resale offerings shall file listings for sale inventories with the department once every calendar month and registrants of resale offerings shall pay a fee of \$10.00 for each filing.*

(3) Renewal fees.

(a) *Registrants, whose programs consist of a single timeshare project and fifty two or fewer intervals, shall pay a renewal fee of \$150.00. The late renewal fee is \$350.00.*

(b) *Registrants, whose programs involve more than one timeshare project or include more than fifty two intervals, shall apply a renewal fee of \$350.00. The late renewal fee is \$550.00.*

(c) *Failure to renew within six months after the renewal date shall result in the termination of the registration and a new application for registration must be made, including payment of all fees for an original applicant.*

(4) Consolidation Fees. *A consolidation shall mean any adding of intervals, real estate or units of timeshared personal property to a program. Consolidations shall not be construed as amendments to the registration for purposes of determining fees under this rule.*

(a) *Registrants, whose registrations involve a single timeshare project shall pay a consolidation fee of \$150.00 for each grouping of fifty-two intervals or less being added to the program subsequent to initial registration.*

(b) *Registrants, whose registrations involve more than one timeshare project shall pay a consolidation fee of \$350.00 for each added timeshare project.*

(c) *Registrants, whose programs involve the timesharing of personal property, shall pay a consolidation fee of \$250.00 for each unit of personal property being added to the program.*

(5) Fees for Exemptions. *The granting of exemptions pursuant to RCW 64.36.020(4) shall be by an order from the director and shall issue only after the department has examined the petition for an exemption and any supporting documentation. The fee for petitioning for an exemption shall be \$150.00 for programs containing a single timeshare project and fifty-two or fewer intervals. For all other types of programs, the fee for petitioning for an exemption shall be \$250.00.*

(6) Fees for Impounds, Escrows, Trusts, and Depositories. For each impound, escrow, trust, or other arrangement requiring a depository for purposes of satisfying the provisions of RCW 64.36.130, the initial establishment fee shall be \$250.00 and the fee for each required periodic report shall be \$10.00.

(7) Fees for Advertising.

(a) For each individual advertisement filed with the department, there shall be a fee of \$25.00 paid at the time of the initial submission of the advertisement to the department. Should a registrant fail to submit a required filing of an advertisement or advertisements or fail to file the advertisement or advertisements in a timely manner, the \$25.00 fee for each advertisement shall be collected from the registrant, even if the advertisement or advertisements at issue are no longer in use or being disseminated.

(b) Registrants or applicants submitting an advertisement or advertisements involving no examination of project instruments and which are for the purpose of marketing surveys or feasibility studies shall pay a fee of \$75.00.

(8) Fees for Persons in the Business of Offering Commercial Promotional Programs.

(a) Applicants in the business of offering or selling commercial promotional programs as defined in RCW 64.36.010(3) shall pay a registration fee of \$300.00.

(b) All fees or funds of any description collected from persons in advance, in connection with delivery by the promisor of gifts, prizes, awards, or any other item of value shall be placed in a depository designated by the agency.

(c) A fee of \$250.00 shall be paid for the establishment of any impound, escrow, trust, depository, or other security device required under Section 13, chapter 370, Laws of 1987.

(9) Salespersons Fees. Applicants for registration as timeshare salespersons shall pay a registration fee of \$50.00 and a fee of \$25.00 for each renewal or transfer of the salesperson registration.

(10) Fees for Amending Registration and Public Offering Statement. For each amendment of registration or amendment of the public offering statement pursuant to WAC 308-127-040(2), a fee of \$10.00 shall be paid. A penalty fee of \$100.00 shall be assessed for failure to file an amendment within 20 days of the occurrence of a materially adverse change as defined in WAC 308-127-040(2).

(11) Inspection Fees. Applicants and registrants shall pay the cost of inspections conducted pursuant to Section 5, chapter 370, Laws of 1987. The inspection fees shall be paid prior to the granting of a registration, a renewal of registration or consolidation. The inspection fee shall be determined by the actual cost to the department for conducting of the inspection.

(12) All fees shall be paid to the order of the Treasurer, State of Washington.

REPEALER

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

WAC 308-127-150 APPLICATION OF FOUR DOLLARS PER INTERVAL FEE.

WSR 87-20-002 PROPOSED RULES LOTTERY COMMISSION

[Filed September 25, 1987]

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

Amd WAC 315-32-040 Prizes for Lotto.
Amd WAC 315-32-050 Ticket purchases.
Amd WAC 315-32-060 Drawings;

that the agency will at 10:00 a.m., Friday, October 16, 1987, in the Borders, Perrin and Norander Conference Room, 1115 First Avenue, Seattle, WA 98101, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 67.70.040.

The specific statute these rules are intended to implement is RCW 67.70.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 16, 1987.

This notice is connected to and continues the matter in Notice No. WSR 87-17-066 filed with the code reviser's office on August 19, 1987.

Dated: September 25, 1987

By: Evelyn Y. Sun
Director

WSR 87-20-003 NOTICE OF PUBLIC MEETINGS PUGET SOUND WATER QUALITY AUTHORITY

[Memorandum—September 25, 1987]

The 1987 Puget Sound water quality management plan directed that the Puget Sound Water Quality Authority form a Monitoring Management Committee to recommend and coordinate a comprehensive monitoring program for water quality in Puget Sound. The committee began meeting in October 1986 and has now prepared a draft of recommendations on monitoring.

To inform interested parties about the committee's recommendations, the authority will hold a workshop for the public on:

Thursday, October 8
7:00-9:00 p.m.
Federal Way Public Library
848 South 320th
Federal Way

WSR 87-20-004
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-122—Filed September 25, 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 disabled anglers need equal opportunity to fish.

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 September 14, 1987.

By Judith Merchant
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-56-11500A ANGLING—USE OF POWER OPERATED REELS. *Notwithstanding the provisions of WAC 220-56-115, effective immediately until further notice:*

(1) *It is lawful, while angling for foodfish in saltwater from shore, piers, jetties, or docks, to use a power-operated reel attached to the pole and leave the pole in a pole holder while playing or landing the fish.*

(2) *It is lawful, while in possession of an a disability power reel permit, to use a power-operated sport-type reel while angling for foodfish from a vessel, and to leave the pole in a pole holder while playing or landing the fish. A disability power reel permit will be issued by the department's licensing division to any person who is physically handicapped to the extent the person is unable to engage in angling using a hand-operated reel. For purposes of this section, physically handicapped means an obvious permanent disability involving the loss or incapacity of one hand. The permit must be with the angler while the power operated reel is being used and must be presented to authorized officials of the department upon request.*

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 87-20-005
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-126—Filed September 25, 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 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 chinook salmon have cleared the lower river and harvestable coho salmon are available.

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

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

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

APPROVED AND ADOPTED September 25, 1987.

By Judith Merchant
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-57-22000B DUWAMISH RIVER. *Notwithstanding the provisions of WAC 220-57-220, effective immediately through November 30, 1987, Bag Limit A in those waters downstream from the 16th Avenue South Bridge, except that all chinook salmon greater than 24 inches in length must be released immediately.*

WSR 87-20-006
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-134—Filed September 25, 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 chinook salmon have cleared the area and harvestable coho salmon are available.

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

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

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

APPROVED AND ADOPTED September 25, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-40-02100A WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021, 220-40-022, and 220-40-024, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from the waters of Willapa Harbor except as provided for in this section:

(1) The following Willapa Harbor Salmon Management and Catch Reporting Areas are open during the times indicated:

(a) Those waters of Area 2G west of a line drawn true north-south through Willapa River Channel light 22 and those waters of Area 2M north of of a line from Paradise Point to Sunshine Point: Open continuously.

(b) Areas 2J and 2K: Open 6:00 p.m. Sunday to 6:00 p.m. Monday and 6:00 p.m. Wednesday to 6:00 p.m. Thursday of each week until further notice.

(2) Lawful gear is limited to gill nets no longer than 1,500 feet; 5 inch minimum to 6-1/2 inch maximum mesh restriction.

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 220-40-02100Z WILLAPA HARBOR GILLNET SEASON. (87-132)

WSR 87-20-007

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-136—Filed September 25, 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 openings in Areas 6D, 7B, 8A, 10, 11, 12, 12A and 12C provide opportunity to harvest non-Indian allocation of coho. Openings in Area 7 consistent with Pacific Salmon Commission and state tribal fishery agreements. Openings in Area 7E provide opportunity to harvest chinook surplus to escapement needs. The extended opening of Areas 6D, 7B, and 7E necessary to prevent wastage. All other Puget Sound catch areas remain 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 September 25, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-813 PUGET SOUND ALL-CITY-ZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 9:00 AM, September 27, 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 7A – That portion of Area 7A west of a line from the low-water range marker in Boundary Bay to East Point light on Saturna Island is under control of Pacific Salmon Commission. The remainder of Area 7A is closed to all commercial fishing.

*Area 6D (excluding those waters within 1,000 feet of each mouth of the Dungeness River at high tide) — Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish continuously until further notice. Those waters within 1,000 feet of each mouth of the Dungeness River at high tide are closed to all commercial fishing.

*Area 7 – Closed except reef nets may fish from 5:00 AM to 9:00 PM daily September 28 through September 30. Fishery exclusion zones applicable to Area 7 are noted in WAC 220-47-262.

Area 7B – Closed except gill nets using 5-inch minimum mesh may fish continuously until further notice, and purse seines may fish continuously until further notice. Fishery exclusion zones applicable to Area 7B commercial fisheries are described in WAC 220-47-307.

*Area 7E (excluding those waters north of a line projected true east from Tongue Point

and those waters within 500 feet of the hatchery pond) – Closed except gill nets using 7-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 27 through the morning of October 2, and purse seines may fish from 5:00 AM to 9:00 PM daily September 27 through October 1. Those waters north of a line projected true east from Tongue Point and those waters within 500 feet of the hatchery pond remain closed to all commercial fishing.

*Area 8A – (excluding those waters north of a line projected from Camano Head to the northern boundary of Area 8D) – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM September 28 to 9:00 AM September 29, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM September 28. Those waters north of a line projected from Camano Head to the northern boundary of Area 8D remain closed to all commercial fishing. Fishery exclusion zones applicable Area 8A commercial fisheries are described in WAC 220-47-307.

*Areas 10 and 11 – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM September 28 to 9:00 AM September 29, and purses seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM September 28.

*Area 12 (excluding those waters east of a line projected from Lone Rock to the navigational light off Big Beef Creek thence southerly to the tip of the outermost northern headland of Little Beef Creek) – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 28 through the morning of September 30, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM daily September 28 and September 29. Those waters east of a line projected from Lone Rock to the navigational light off Big Beef Creek thence southerly to the tip of the outermost northern headland of Little Beef Creek are closed to all commercial fishing.

*Area 12A (excluding those waters north of a line projected true east from Broad Spit) – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 28 through the morning of September 30, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM daily September 28 and September 29. Those waters north of a line projected true east from Broad Spit are closed to all commercial fishing. Fishery exclusion zones applicable to Area 12A commercial fishing are described in WAC 220-47-307.

*Area 12C (excluding those waters south of a line projected from the Cushman Powerhouse to the public boat ramp at Union, and those waters within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and the Hoodsport Marina Dock) – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 28 through the morning of September 30, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM daily September 28 and September 29. Those waters south of a line projected from the Cushman Powerhouse to the public boat ramp at Union and those waters within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and the Hoodsport Marina Dock are closed to all commercial fishing.

Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 8, 8D, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12B, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all fresh-water areas – Closed.

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 9:00 AM September 27, 1987.

WAC 220-47-812 Puget Sound Commercial Salmon Fishing Restrictions Order No. 87-133

WSR 87-20-008
PROPOSED RULES
DEPARTMENT OF ECOLOGY
[Filed September 28, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Ecology intends to adopt, amend, or repeal rules concerning discharge standards and effluent limitations for domestic wastewater facilities (i.e., sewage treatment plants).

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 3, 1987.

The authority under which these rules are proposed is RCW 90.48.035 and 90.48.260.

The specific statute these rules are intended to implement is RCW 90.48.010 and 90.48.260.

This notice is connected to and continues the matter in Notice No. WSR 87-13-068 filed with the code reviser's office on June 17, 1987.

Dated: September 28, 1987

By: Phillip C. Johnson
Deputy Director, Programs

WSR 87-20-009
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
 [Filed September 28, 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 Compensatory time—Liquidation, amending WAC 356-14-260;

that the agency will at 10:00 a.m., Thursday, November 12, 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 November 10, 1987.

Dated: September 25, 1987
 By: Leonard Nord
 Secretary

STATEMENT OF PURPOSE

Amending WAC 356-14-260 Compensatory time—Liquidation, prescribes the manner by which employees shall use their accrued compensatory time. The rule requires that compensatory leave be used (1) as soon as possible after accrual and (2) before vacation leave is used.

Statutory Authority: RCW 41.06.150(8).

Summary: The proposal would delete the requirements that (1) compensatory leave be used as soon as possible after accrual and (2) that agencies ensure that compensatory leave is taken before vacation leave.

Reasons: The proposal would allow management to develop policies/collective bargaining agreements governing compensatory time that respond to the specific needs of their agencies.

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

Agency or Organization Submitting Proposal: Department of Transportation and Local 17, IFPTE.

Comments: None.

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

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

WAC 356-14-260 COMPENSATORY TIME—LIQUIDATION. Compensatory time off shall be scheduled (~~as soon as possible after accrual and~~) with due regard for the employee's needs, insofar as this can be accomplished without detracting from sound and orderly administration. Agencies may require that accumulated compensatory time ((~~shall~~)) be liquidated before vacation leave is granted except in those instances where this procedure would result in loss of accumulated vacation leave.

WSR 87-20-010
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-135—Filed September 28, 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 this regulation is adopted at the recommendation of the Pacific Fishery Management Council for conservation of bottomfish stocks while allowing harvest of available resources.

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 September 25, 1987.

By Judith Merchant
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-44-05000H COASTAL BOTTOM-FISH CATCH LIMITS. Notwithstanding the provisions of WAC 220-44-050, effective October 2, 1987, until further notice it is unlawful to possess, transport through the waters of the state, or land in any Washington State port bottomfish taken for commercial purposes from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated:

(1) *Widow Rockfish (Sebastes entomelas) – One vessel trip per week in excess of 3,000 not to exceed 30,000 pounds. No limit on the number of landings of less than 3,000 pounds.*

(2) *Shortbelly rockfish (Sebastes jordani) and Idiot Rockfish (Sebastes spp.) – no maximum poundage per vessel trip, no minimum size.*

(3) *Pacific ocean perch (Sebastes alutus) – No restrictions on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if Pacific Ocean perch represent 20 per cent or less of total weight of fish on board. Under no circumstances may a vessel land more than 5,000 pounds of Pacific Ocean perch in any one vessel trip.*

(4) *All other species of rockfish (Sebastes spp.) – 25,000 pounds of all other species combined per vessel trip per calendar week, defined as Sunday through the*

following Saturday, of which no more than 7,500 pounds may be yellowtail rockfish (*Sebastes flavidus*) except that a fisherman having made a 1987 declaration of intent, may make either one landing of no more than 50,000 pounds of all other species combined per vessel trip biweekly, defined as Sunday through the second Saturday following of which no more than 15,000 pounds may be yellowtail rockfish or two landings of not more than 12,500 pounds of all other species in any one calendar week of which no more than 3,750 pounds in any one landing may be yellowtail rockfish. All previous declaration forms have expired and it is unlawful for any vessel to make other than one vessel trip per week unless a new declaration form has been completed as provided for in this subsection. The 1987 declaration of intent to make other than one vessel trip per week must be mailed or delivered to the Department of Fisheries, 115 General Administration Building Olympia, Wa., 98504, and must be received prior to the beginning of such fishing. The declaration of intent must contain the name and address of the fishermen, the name and registration number of the vessel, the date on which such fishing for other species of rockfish will commence and must be signed and dated by the fisherman. The fisherman may return to the one vessel trip per calendar week fishing by filing a declaration of intent to stop fishing other than once weekly on other species of rockfish with the department in the above manner. The declaration to stop such fishing for other species of rockfish and begin one vessel trip per calendar week fishing must be received prior to the beginning of the week in which the one vessel trip per calendar week fishing will resume. It is unlawful for any vessel to make other than one landing in excess of 3,000 pounds of other rockfish species in any calendar week, if no declaration to land other species of rockfish twice weekly has been made. The date of first landing will determine the beginning of biweekly periodicity. Biweekly periodicity will restart after any landing that occurs more than four calendar weeks after the immediate prior landing. A calendar week is defined as Wednesday through the following Tuesday.

(5) Sablefish – Trawl vessel trip limit of 6,000 pounds or 20 percent of the total weight of fish on board, whichever is greater. Minimum size 22 inches in length, unless dressed in which case minimum size 15 1/2 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail, except that an incidental catch less than the minimum size of 5,000 pounds for trawl gear or 1,500 pounds for fixed gear is allowed.

(6) It is unlawful during unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species a species or category of bottomfish having a vessel trip limit.

(7) For purposes of this section, a vessel trip is defined as having occurred upon the initiation of transfer of catch from the fishing vessel, and all fish aboard the vessel are considered part of the vessel trip limit at the initiation of transfer of catch.

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 October 2, 1987:

WAC 220-44-05000G COASTAL BOTTOMFISH CATCH LIMITS (87-79)

WSR 87-20-011

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-138—Filed September 28, 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 salmon are available.

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

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

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

APPROVED AND ADOPTED September 28, 1987.

By Joseph R. Blum
Director

NEW SECTION

WAC 220-40-02100B WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of RCW 220-40-021, 220-40-022, and 220-40-024, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from the waters of Willapa Harbor except as provided for in this section:

(1) The following Willapa Harbor Salmon Management and Catch Reporting Areas are open during the times indicated:

Area 2G, those waters of Area 2H downstream from Willapa River Channel Marker 35, and Area 2M – Open 6:00 p.m. September 28, 1987, until further notice.

Areas 2J and 2K: Open 6:00 p.m. Sunday to 6:00 p.m. Monday and 6:00 p.m. Wednesday to 6:00 p.m. Thursday of each week until further notice.

Those waters of the Naselle River from the Highway 101 Bridge to the mouth of Roaring Creek Slough – Open 6:00 p.m. October 1 to 6:00 p.m. October 14, 1987.

(2) Lawful gear is limited to gill nets no longer than 1,500 feet, 5 inch minimum to 6-1/2 inch maximum mesh restriction.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100A WILLAPA HARBOR
GILLNET SEASON. (87-134)

WSR 87-20-012
EMERGENCY RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)
[Order 332—Filed September 28, 1987]

Be it resolved by the State Wildlife Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to:

New	WAC 232-28-61613	Amendment to 1987-88 Washington game fish regulations—Green (Duwamish) River.
Rep	WAC 232-28-61605	Amendment to 1987-88 Washington game fish regulations—Green (Duwamish) River.

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 regulation was requested by the Washington Department of Fisheries to assist in the conservation of a depressed run of chinook salmon.

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

This rule is promulgated pursuant to RCW 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 September 28, 1987.

By Jerry Neal
by authority of
Dr. James M. Walton
Chairman, Wildlife Commission

NEW SECTION

WAC 232-28-61613 AMENDMENT TO 1987-88 WASHINGTON GAME FISH REGULATIONS—GREEN (DUWAMISH) RIVER. Notwithstanding the provisions of WAC 232-28-616, effective at 12:01 a.m. on September 29, 1987 through 11:59 p.m. on October 31, 1987, the Green (Duwamish) River from its mouth

to 400 feet below the City of Tacoma Headworks Dam is closed to the taking of game fish from one hour after official sunset to one hour before official sunrise.

In addition, in the above referenced area during the above referenced time period, it is unlawful to fish with more than one single hook on sinking artificial lures, or with leads, weights or sinkers less than 12" above or below the lure or bait.

REPEALER

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

WAC 232-28-61605 AMENDMENT TO 1987-88 WASHINGTON GAME FISH REGULATIONS—GREEN (DUWAMISH) RIVER

WSR 87-20-013
ADOPTED RULES
LIQUOR CONTROL BOARD

[Order 229, Resolution No. 238—Filed September 29, 1987]

Be it resolved by the Washington State Liquor Control Board, acting at the Offices of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to:

Amd	WAC 314-20-050	Beer wholesalers—Importers—Brewers—Records—Preservation.
Amd	WAC 314-24-150	Wine records—Preservation.

This action is taken pursuant to Notice No. WSR 87-17-062 filed with the code reviser on August 19, 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 September 29, 1987.

By Robert D. Hannah
Member of the Board

AMENDATORY SECTION (Amending Rule 44, filed 6/13/63)

WAC 314-20-050 BEER WHOLESALERS—IMPORTERS—BREWERS—RECORDS—PRESERVATION. (1) Beer wholesalers must keep beer accounts separate and independent from other accounts and ~~((must keep a perpetual inventory by brands, types and package sizes of beer, such inventory to be reconciled with a physical inventory at the end of each month, and))~~ maintain proper records in a form approved by the board, showing all transactions in beer, and must in case of beer exported or beer sold, transferred or shipped to

another wholesaler, preserve all bills of lading or other evidence of shipment for a period of two years after such exportation, and must in the case of sales to retailers preserve all sales slips and keep the same on file in the office of the wholesaler for at least two years after each sale.

(2) Each brewery, beer wholesaler, and beer importer may maintain microfilm records containing reproductions (including microfiche) of any record, document, or report if first approved by the board. Request for approval shall be directed to the financial division of the Washington state liquor control board and must include the following information:

- (a) Records proposed to be reproduced.
- (b) Reproduction process.
- (c) Manner of preserving the reproduction.
- (d) Facilities provided for examining or viewing such reproduction.

If the request is approved, the licensee shall provide for the examining, viewing, and reproduction of such records the same as if they were the original records.

(3) If the brewery, beer wholesaler, or beer importer keeps records within an automated data processing (ADP) system, the system must include a method for producing legible records that will provide the same information required of that type of record within this section. The ADP system is acceptable if it complies with the following guidelines:

(a) Provides an audit trail so that details (invoices and vouchers) underlying the summary accounting data may be identified and made available upon request.

(b) Provides the opportunity to trace any transaction back to the original source or forward to a final total. If printouts of transactions are not made when they are processed, the system must have the ability to reconstruct these transactions.

(c) Has available a full description of the ADP portion of the accounting system. This should show the applications being performed, the procedures employed in each application, and the controls used to ensure accurate and reliable processing.

(4) The provisions contained in subsections (2) and (3) of this section do not eliminate the requirement to maintain source documents, but they do allow the source documents to be maintained in some other location.

AMENDATORY SECTION (Amending Order 5, filed 8/7/69, effective 9/8/69)

WAC 314-24-150 WINE RECORDS—PRESERVATION. (1) Every domestic winery, wine wholesaler, and wine importer shall keep wine accounts separate from other accounts, ~~((and keep a perpetual inventory by brand and type of wine, such inventory to be reconciled with a physical inventory at the end of each month;))~~ and maintain proper records in a form approved by the board showing all transactions in wine.

(2) Every domestic winery, wine wholesaler, and wine importer, shall, in the case of sales of wine within the

state, keep and preserve all invoices, bills of lading, sales slips, and other evidence of sale, in the office of the domestic winery, wine wholesaler or wine importer for at least two years after each sale.

(3) Every domestic winery, wine wholesaler, and wine importer, shall, in the case of wine exported from the state, keep and preserve all bills of lading and other evidence of shipment in the office of the domestic winery, wine wholesaler, or wine importer for at least two years after each shipment.

(4) In the case of sales, transfers or shipments of wine between a domestic winery and a wine wholesaler, or between two domestic wineries, or between two wine wholesalers, or between a wine importer and a wine wholesaler, both the shipping and receiving licensees, as the case may be, shall keep and preserve all invoices, bills of lading, sales slips, and other evidence of sale, transfer or shipment in their respective offices for at least two years after each sale, transfer or shipment.

(5) Each winery, wine wholesaler, and wine importer may maintain microfilm records containing reproductions (including microfiche) of any record, document, or report if first approved by the board. Request for approval shall be directed to the financial division of the Washington state liquor control board and must include the following information:

- (a) Records proposed to be reproduced.
- (b) Reproduction process.
- (c) Manner of preserving the reproduction.
- (d) Facilities provided for examining or viewing such reproduction.

If the request is approved, the licensee shall provide for the examining, viewing, and reproduction of such records the same as if they were the original records.

(6) If the winery, wine wholesaler, or wine importer keeps records within an automated data processing (ADP) system, the system must include a method for producing legible records that will provide the same information required of that type of record within this section. The ADP system is acceptable if it complies with the following guidelines:

(a) Provides an audit trail so that details (invoices and vouchers) underlying the summary accounting data may be identified and made available upon request.

(b) Provides the opportunity to trace any transaction back to the original source or forward to a final total. If printouts of transactions are not made when they are processed, the system must have the ability to reconstruct these transactions.

(c) Has available a full description of the ADP portion of the accounting system. This should show the applications being performed, the procedures employed in each application, and the controls used to ensure accurate and reliable processing.

(7) The provisions contained in subsections (5) and (6) of this section do not eliminate the requirement to maintain source documents, but they do allow the source documents to be maintained in some other location.

WSR 87-20-014

ADOPTED RULES

LIQUOR CONTROL BOARD

[Order 228, Resolution No. 237—Filed September 29, 1987]

Be it resolved by the Washington State Liquor Control Board, acting at the Offices of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Service limited to license and order—Removal of liquor in open containers—Room service—Price list, WAC 314-16-040.

This action is taken pursuant to Notice No. WSR 87-17-023 filed with the code reviser on August 13, 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 September 29, 1987.

By Robert D. Hannah
Member of the Board

AMENDATORY SECTION (Amending Order 179, Resolution No. 188, filed 3/11/86)

WAC 314-16-040 SERVICE LIMITED TO LICENSE AND ORDER—REMOVAL OF LIQUOR IN OPEN CONTAINERS—ROOM SERVICE—PRICE LIST. (1) No retail licensee shall possess or allow any person to consume or possess any liquor other than that permitted by his license in or on the licensed premises, or on any public premises adjacent thereto which are under his control except under authority of a banquet permit; however, a restaurant licensee holding a class C or H license may, with or without a corkage fee, allow patrons to bring wine into the premises for consumption with a meal.

(2) Beer and/or wine only licensees may keep spirituous liquor on the premises for use in the manufacture of confection or food products provided that prior written permission of the board is obtained, all confection or food products manufactured contain one percent or less of alcohol by weight, and customers are made aware that such confection or food products contain liquor and the alcohol content is one percent or less of the weight of the product.

(3) No retail licensee or employee thereof shall permit the removal of any liquor in an open container from the licensed premises except that liquor brought on a licensed premises under authority of a banquet permit shall be recorked, recapped or resealed in its original container and shall be removed at the termination of such banquet permit function. Further, wine may be removed as authorized by RCW 66.24.340 and 66.24.400.

(4) No holder of a Class H license shall be permitted to hold any other class of retail license covering the premises so licensed. Upon the granting of a Class H license, all other classes of retail licenses which may be held by such new Class H licensee at that time at the premises to be so licensed must be surrendered to the board for cancellation.

(5) Hotel room service is included in on-premises licenses.

(6) No licensee shall sell or serve any spirituous liquor, beer, or wine other than ordered, or substitute a nonalcoholic beverage when an alcoholic beverage has been ordered. A Class H licensee shall display prices for all liquor either by posting a price list or by using menus listing such prices, or by both.

(7) No holder of a Class C license shall advertise for sale, nor sell, any mixed drink under the name of "Old Fashioned," "Whiskey Sour," "Singapore Sling," "Martini," "Manhattan," nor any other name which, by long and general usage, has become associated in the public mind as being the name of a mixed drink made from spirituous liquor, unless the name of such drink is prefaced by the word "wine," such as Wine Old Fashioned. The holder of a Class C license may advertise for sale, mix, compound or sell upon order, mixed drinks made from one or more wines under a name which does not conflict with this section.

WSR 87-20-015

EMERGENCY RULES

DEPARTMENT OF GENERAL ADMINISTRATION
(Division of Savings and Loan Associations)

[Order 87-1—Filed September 29, 1987]

I, Betty Reed, supervisor of the Division of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington, the annexed rules relating to savings and loans, adding new sections WAC 419-60-010 through 419-60-030, establishing procedures for application by foreign savings and loans to establish de novo branches in Washington state.

I, Betty Reed, Supervisor, Division of Savings and Loan Associations, 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 new sections WAC 419-60-010 through 419-60-030 are necessary to implement the requirements of RCW 33.32.060 that sets forth the principle that no foreign savings and loan association shall be permitted to do business in this state on more favorable terms than Washington associations are permitted in the state in which the foreign association is organized. Further, RCW 33.32.030 provides that foreign associations shall conduct business in accordance with the requirements of the supervisor. Changes in various statutes in other states now allow de novo branching by Washington associations across certain state lines

through an application process. In anticipation of immediate branching efforts by foreign associations, the supervisor finds that lack of rules outlining application procedures and requisite reimbursement for required investigations would leave the Division of Savings and Loan Associations without adequate funding to perform its statutorily mandated duties of regulating activities of foreign savings and loans.

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 supervisor of the Division of Savings and Loan Associations, Department of General Administration, as authorized in RCW 33.04.025.

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 September 29, 1987.

By Betty Reed
Supervisor

NEW SECTION

WAC 419-60-010 APPLICATION PROCEDURES. RCW 33.32.030 provides for regulatory authority by the supervisor over the activities of foreign associations within the state of Washington, and requires that such associations conduct their business in accordance with the appropriate statutes and under the requirements set forth by the supervisor in various rules. In order to conduct the business of a savings and loan in Washington, a foreign association must formally apply for the approval of the supervisor. Procedures for application are as follows:

(1) The application must be filed with the supervisor at the offices of the Division of Savings and Loan, Room 217C, General Administration Building, Olympia, Washington 98504.

(2) The application shall be filed in duplicate and shall be accompanied by a filing fee of five thousand dollars. In the event the actual costs of investigating the application exceed this amount, such difference between the fee and the actual costs shall be paid by the applicant. For the purposes of this section, actual costs shall include but not be limited to travel and per diem expense paid to division personnel in connection with the investigation.

NEW SECTION

WAC 419-60-020 INFORMATION TO BE INCLUDED IN THE APPLICATION. An application shall include at least the following information:

(1) Name, address, and telephone number of the applicant.

(2) Name, address, and telephone number of the person to be contacted concerning the application.

(3) A summary of the applicant's history, which should include as a minimum the date and place of incorporation, the date and nature of any mergers or acquisitions, and certified current copies of the applicant's articles of incorporation and bylaws.

(4) A description of the applicant's business and corporate structure, including a listing of all branches or similar offices, and each majority owned subsidiary, and the nature and extent of the business activities of each.

(5) A business plan describing the applicant's proposed business activities in this state.

(6) A copy of the independent auditor's report for the applicant's most recent fiscal year and comparative financial statements for the prior fiscal year.

(7) The name, address, professional experience, and financial statement of the chief executive officer and principal operating officers.

(8) The name, address, and principal occupation of each director of applicant, and completed biographical and financial statements on each.

(9) A copy of the last two examination reports prepared by the applicable Federal Home Loan Bank, the last two state examination reports, any correspondence from the relevant regulator to the board of directors discussing each report, and the board's responses thereto.

(10) A statement as to the presence or absence of any supervisory agreement or regulatory order that may be in effect or may have been in effect in the last five years, and, if so, a copy of each such order or agreement.

(11) An opinion from the applicant's state regulatory agency which describes the conditions under which Washington associations may conduct business in such state.

(12) A statement of total shares outstanding and total number of stockholders if the applicant is a stock association. Additionally, provide a breakdown of stock ownership by officers and directors and any other entities owning five percent or more of the association's stock.

(13) A copy of the association's bond and its riders/attachments.

(14) Any additional information that may be required by the supervisor or deemed appropriate by the applicant.

NEW SECTION

WAC 419-60-030 APPROVAL TO CONDUCT THE BUSINESS OF AN ASSOCIATION IN WASHINGTON. The information required by WAC 419-06-020 must demonstrate to the satisfaction of the supervisor:

(1) That the applicant, the directors of the applicant, and the chief officers of the applicant are each of good character and sound financial standing.

(2) That the financial history and condition of the applicant are satisfactory.

(3) That the applicant's plan to conduct the business of an association in Washington affords a reasonable promise of success.

(4) That the state in which the home office of the applicant is located permits Washington associations to conduct the business of an association in such state in

substantially the same manner as the applicant proposes in this state.

WSR 87-20-016
NOTICE OF PUBLIC MEETINGS
HEALTH CARE FACILITIES AUTHORITY
 [Memorandum—September 29, 1987]

NOTICE OF PUBLIC HEARING FOR ISSUANCE OF
WASHINGTON HEALTH CARE FACILITIES AUTHORITY
REVENUE BONDS

The Washington Health Care Facilities Authority (the "authority") will hold a public hearing on October 16, 1987, at 10:00 a.m. at the Washington Health Care Facilities Authority's Offices at 504 East 14th, Suite 130, Olympia, Washington, for the purpose of considering and possibly approving a resolution of the authority, authorizing the issuance of authority revenue bonds in an original principal amount not exceeding \$30,000,000 (the "bonds"), the proceeds of which will be loaned to Swedish Hospital Medical Center, Seattle, for the purpose of refunding certain existing debt of the hospital incurred with respect to its hospital facilities located on its main campus at 747 Summit Avenue, Seattle, Washington, funding the initial deposit to the reserve account for the bonds, and paying certain costs of issuing bonds.

WSR 87-20-017
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-139—Filed September 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 Columbia River Compact 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 September 28, 1987.

By Joseph R. Blum
 Director

NEW SECTION

WAC 220-32-05100U COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-051 and WAC 220-32-052, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G or 1H, except:

(a) that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish from:

Noon September 28, to Noon October 3, 1987.

Noon October 5, to Noon October 10, 1987.

(2) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:

(a) Hood River is those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between approximately 0.8 miles downriver from the west bank at the end of the breakwall at the west end of the port of Hood River to 1/2 mile upriver from the east bank.

(b) Herman Creek is those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.

(c) Deschutes River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(d) Umatilla River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(e) Big White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(f) Wind River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(g) Klickitat River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(h) Little White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to three-quarters mile downstream from the western shoreline.

(i) Spring Creek is those waters of the Columbia River inside of a 50 foot radius at the Spring Creek Hatchery fishway.

(3) Notwithstanding the provisions of WAC 220-22-010, during the open periods in subsection (1):

(a) Area 1F (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 mile rapids.

(b) Area 1G shall include those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.

(c) Area 1H shall include those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-05100T COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE (87-130)

WSR 87-20-018

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-144—Filed September 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 Area 13C closed to prevent additional overharvest and attempt to insure escapement.

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 September 29, 1987.

By Joseph R. Blum
Director

NEW SECTION

WAC 220-28-700 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS Effective immediately September 29, 1987, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Area in accordance with the following restrictions:

*Area 13C - Effective until further notice, closed to all commercial fishing.

WSR 87-20-019

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order 87-12—Filed September 30, 1987]

I, Phillip C. Johnson, deputy director of the Washington Department of Ecology, do promulgate and adopt at Ecology Headquarters, Lacey, Washington, the annexed rules relating to general regulations for air pollution sources, chapter 173-400 WAC.

This action is taken pursuant to Notice No. WSR 87-15-114 filed with the code reviser on July 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 under the general rule-making authority of the Washington Department of Ecology as authorized in chapter 70.94 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 September 8, 1987.

By Phillip C. Johnson
Deputy Director

NEW SECTION

WAC 173-400-105 RECORDS AND REPORTING. (1) The owner or operator of a stationary source listed in a source category of WAC 173-400-100 shall upon notification by the director, maintain records on the type and quantity of emissions from the source and other information deemed necessary by the director to determine whether the source is in compliance with applicable emission limitations and control measures.

(2) The information recorded pursuant to subsection (1) of this section shall be reported to the department as directed.

(3) When the director determines that recordkeeping and reporting of emission data from any stationary source not listed in WAC 173-400-100 is needed for the investigation or control of air pollution or otherwise necessary to effectuate the purposes of the Washington Clean Air Act (chapter 70.94 RCW), the director shall notify the owner or operator of the source. This notification shall constitute an order to maintain records and

submit reports on emissions as set forth in subsections (1) and (2) of this section.

WSR 87-20-020
ADOPTED RULES
DEPARTMENT OF ECOLOGY
(Air Pollution)

[Order 87-22—Filed September 30, 1987]

I, Phillip C. Johnson, deputy director of the Washington Department of Ecology, do promulgate and adopt at Ecology Headquarters, Lacey, Washington, the annexed rules relating to chapter 173-474 WAC, ambient air quality standards for sulfur oxides; and repealing chapter 18-56 WAC.

This action is taken pursuant to Notice No. WSR 87-15-120 filed with the code reviser on July 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 under the general rule-making authority of the Washington Department of Ecology as authorized in chapter 70.94 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 September 8, 1987.

By Phillip C. Johnson
 Deputy Director

Chapter 173-474 WAC
**AMBIENT AIR QUALITY STANDARDS FOR
 SULFUR OXIDES**

WAC

173-474-010	Purpose.
173-474-015	Objective.
173-474-020	Applicability.
173-474-030	Definitions.
173-474-100	Air quality standards.
173-474-150	Measurement method.
173-474-160	Data reporting.

NEW SECTION

WAC 173-474-010 **PURPOSE.** This chapter promulgated under RCW 70.94.305 and 70.94.331 establishes maximum acceptable levels for sulfur dioxide as a measure of the sulfur oxide concentration in the ambient air.

NEW SECTION

WAC 173-474-015 **OBJECTIVE.** In recognition of the need to continue improvement of the quality of the air resource, the department intends to work toward the achievement of the following objective: The sulfur oxide concentration measured as sulfur dioxide at a primary

air mass station, primary ground level monitoring station, or special station shall not be greater than three-tenths per million (0.3 ppm) average for five minutes.

NEW SECTION

WAC 173-474-020 **APPLICABILITY.** The provisions of this chapter apply to all areas of the state of Washington.

NEW SECTION

WAC 173-474-030 **DEFINITIONS.** Unless a different meaning is clearly required by context, words and phrases used in this chapter shall have the following meanings; general terms common with other chapters of Title 173 WAC as defined in chapter 173-403 WAC, and terms specific to standards for sulfur oxide as follows:

"Period" means any interval of the specified time.

NEW SECTION

WAC 173-474-100 **AIR QUALITY STANDARDS.** Sulfur oxide in the ambient air, measured as sulfur dioxide shall not exceed the following values:

(1) Four-tenths parts per million (0.4 PPM) by volume average for a one-hour period more than once per one-year period.

(2) Twenty-five one-hundredths parts per million (0.25 PPM) by volume average for a one-hour period more than twice in a consecutive seven-day period.

(3) One-tenth parts per million (0.1 PPM) by volume average for a one-day period more than once per one-year period.

(4) Two one-hundredths parts per million (0.02 PPM) by volume average for a one-year period.

NEW SECTION

WAC 173-474-150 **MEASUREMENT METHOD.** For determining compliance with this regulation, sulfur oxides shall be measured by methods approved by, and on file with, the department. Other methods equivalent in sensitivity, accuracy, reproducibility, and selectivity to the approved methods may be used after approval by the department.

NEW SECTION

WAC 173-474-160 **DATA REPORTING.** (1) Air authorities sampling for sulfur oxides shall notify the department of all violations of these standards. The notification shall be submitted quarterly. Summaries shall provide the following information:

(a) Location of sampler.

(b) Time period (hours, days, and year).

(c) Actual concentrations recorded that exceeded the standard.

(2) The department will give quarterly notice to an air authority of infractions of the standards within its jurisdiction. This notice will include:

(a) Location.

(b) Time period and dates.

(c) Concentrations recorded.

REPEALER

THE FOLLOWING SECTIONS OF THE WASHINGTON ADMINISTRATIVE CODE ARE HEREBY REPEALED:

18-56-010 PREAMBLE
 18-56-020 DEFINITIONS
 18-56-030 AIR QUALITY STANDARDS
 18-56-040 AIR QUALITY OBJECTIVE
 18-56-050 METHOD OF MEASUREMENT
 18-56-060 DATA REPORTING
 18-56-990 APPENDIX I - SAMPLING AND ANALYSIS FOR SULFUR DIOXIDE IN AMBIENT AIR

WSR 87-20-021
EMERGENCY RULES

DEPARTMENT OF NATURAL RESOURCES

[Order 524—Filed September 30, 1987]

I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the extension of restrictions on outdoor rule burns and the use of burning barrels on lands protected by the Department of Natural Resources in some counties of the state.

I, Brian J. Boyle, 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 continued dry weather has prolonged the high fire danger in Eastern Washington and in portions of Puget Sound. These restrictions are necessary to prevent a wildfire from occurring whereby life and property would be threatened.

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

This rule is promulgated pursuant to RCW 76.04.015 and 76.04.315 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 September 30, 1987.

By Brian J. Boyle
 Commissioner of Public Lands

NEW SECTION

WAC 332-26-101h OUTDOOR BURNING RESTRICTIONS. *Effective immediately, Wednesday, September 30, 1987, through midnight, Thursday, October 15, 1987, privileges to have an outdoor fire without a written burning permit, as allowed by WAC 332-24-201 and described in WAC 332-24-211, on lands protected by the department in King, Pierce, Kitsap, Mason, Chelan, Kitittas, Yakima, Klickitat, Garfield,*

Asotin, Columbia, Walla Walla, Okanogan, Ferry, Stevens, Pend Oreille, Spokane and Lincoln counties are suspended.

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

NEW SECTION

WAC 332-26-102h BURNING BARREL RESTRICTIONS. *Effective immediately, Wednesday, September 30, 1987, through midnight, Thursday, October 15, 1987, privileges to burn in a burning barrel, as allowed by WAC 332-24-201 and described in WAC 332-26-225, on lands protected by the department in King, Pierce, Kitsap, Mason, Chelan, Kitittas, Yakima, Klickitat, Garfield, Asotin, Columbia, Walla Walla, Okanogan, Ferry, Stevens, Pend Oreille, Spokane and Lincoln counties are suspended.*

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 sections of the Washington Administrative Code are suspended:

- 1) WAC 332-26-101g *Outdoor Burning Restrictions.*
- 2) WAC 332-26-102g *Burning Barrel Restrictions.*

WSR 87-20-022**ADOPTED RULES**

DEPARTMENT OF GENERAL ADMINISTRATION
(Division of Banking)

[Order 69—Filed September 30, 1987]

I, Thomas H. Oldfield, supervisor of the Division of Banking, Department of General Administration, do promulgate and adopt at Olympia, Washington, the annexed rules regarding legal lending limits and extension of credit guidelines, adding new sections to chapter 50-12 WAC.

This action is taken pursuant to Notice No. WSR 87-16-108 filed with the code reviser on August 5, 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 30.04.111 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 September 30, 1987.

By Thomas H. Oldfield
 Supervisor

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) 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 be subject to any limitations based on capital and surplus. However, if the total of such loans and extensions of credit, together with loans made under general limitations pursuant to WAC 50-12-040 exceed forty-five percent, the division of banking will review the credits as a possible concentration, with regard to both risk diversification within the bank's asset structure and diversification or other risk in the marketable collateral securing the loan. 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" exists 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 presumed 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 (i) are 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.

(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 qualify 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) Any sale of bank property, resulting in an unpaid purchase price exceeding the bank's lending limit must be approved in advance of the sale by the board of directors, including the terms of payment of such unpaid purchase price, 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.

(8) Discount of installment consumer paper.

(a) Loans and extensions of credit arising from the discount of negotiable or nonnegotiable installment consumer paper which carries a full recourse endorsement or unconditional guarantee by the person transferring the paper shall be subject under this section to a maximum limitation equal to twenty per centum of capital and surplus.

(b) If the bank's files or the knowledge of its officers of the financial condition of each maker of such consumer paper is reasonably adequate, and an officer of the bank designated for that purpose by the board of directors of the bank certifies in writing that the bank is relying primarily upon the responsibility of each maker for payment of such loans or extensions of credit and not upon any full or partial recourse endorsement or guarantee by the transferor, the limitations of this section as to the loans or extensions of credit of each such maker shall be the sole applicable loan limitations.

(c) This exception allows a bank to discount negotiable or nonnegotiable installment consumer paper of one person in an amount equal to twenty per centum of its capital and surplus if the paper carries a full recourse endorsement or unconditional guarantee by the seller transferring such paper. The unconditional guarantee may be in the form of a repurchase agreement or a separate guarantee agreement. A condition reasonably within the power of the bank to perform, such as the repossession of collateral, will not be considered to make conditional an otherwise unconditional agreement.

(d) For purposes of this subsection, "consumer" means the user of any products, commodities, goods, or services, whether leased or purchased, and does not include any person who purchases products or commodities for the purpose of resale or for fabrication into goods for sale.

(e) For purposes of this subsection, "consumer paper" includes paper relating to automobiles, mobile homes, residences, office equipment, household items, tuition fees, insurance premium fees, and similar consumer items. Also included is paper covering the lease (where the bank is not the owner or lessor) or purchase of equipment for use in manufacturing, farming, construction, or excavation.

(f) Under certain circumstances, installment consumer paper which otherwise meets the requirements of this exception will be considered a loan or extension of credit to the maker of the paper rather than the seller of the paper. Specifically, where (i) through the bank's files it has been determined that the financial condition of each maker is reasonably adequate to repay the loan or extension of credit, and (ii) an officer designated by the bank's chairman or chief executive officer pursuant to authorization by the board of directors certifies in writing that the bank is relying primarily upon the maker to repay the loan or extension of credit, the loan or extension of credit is subject only to the lending limits of the maker of the paper. Where paper is purchased in substantial quantities, the records, evaluation, and certification may be in such form as is appropriate for the class and quantity of paper involved.

(g) If a loan under this section is in default and the dealer or seller of the loan has contractually committed to repurchase the paper, then the loan will be aggregated with the dealer or seller's other outstanding debt for lending limit purposes and will be subject to the twenty per centum limitation.

(h) If loan payments are received and/or controlled by the dealer or seller of the paper and remitted to the bank, then those loans will be aggregated with the dealer or seller's other outstanding debt for lending limit purposes and will be subject to the twenty per centum limitation.

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 April 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 87-20-023

ADOPTED RULES

HIGHER EDUCATION PERSONNEL BOARD

[Order 162—Filed September 30, 1987]

Be it resolved by the Higher Education Personnel Board, acting at the Spokane Community College District Office, Spokane, Washington, that it does adopt the annexed rules relating to:

Amd	WAC 251-18-347	Permanent classified employee interinstitutional and intersystem movement.
Amd	WAC 251-14-100	Mediation—Collective bargaining impasse—Grievance disputes.

Amd WAC 251-14-110 Arbitration—Collective bargaining impasse—Grievance disputes.

This action is taken pursuant to Notice No. WSR 87-16-093 filed with the code reviser on August 5, 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 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 September 30, 1987.

By John A. Spitz
Director

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 (~~(to positions at other institutions/related boards or state agencies)~~) from one to another institution/related board or from classified employment governed by chapter 41.06 RCW to classified employment governed by chapter 28B.16 RCW will:

~~((1))~~ (a) Have the responsibility for communicating their desires in writing to potential receiving institutions/related boards (~~(or the department of personnel)~~).

~~((2))~~ (b) Be required to pass the examination for the class administered by the receiving institution/related board (~~(or department of personnel)~~).

~~((3))~~ (c) Have their names placed on the appropriate eligible list as provided in WAC 251-18-180 (~~(or corresponding department of personnel register)~~).

~~((4))~~ (d) Be certified to employing official(s) as provided in WAC 251-18-240 (~~(or corresponding department of personnel rule)~~).

~~((5))~~ (e) 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.

~~((6))~~ (f) Be unable to bump if laid off during such trial service period even though layoff seniority will move with employee to the new position.

~~((7))~~ (g) Retain vacation and sick leave balances. Vacation leave accrual rates shall be determined by appropriate higher education personnel board (~~(or department of personnel rules)~~).

~~((8))~~ (h) 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 RCW 28B.16.100 who desire to promote, transfer, laterally move or voluntarily demote to classified employment governed by chapter 4.06 RCW should consult with the department of personnel to determine the rules applicable to such intersystem movement.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-14-100 MEDIATION—COLLECTIVE BARGAINING 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 institution/related board's written response or lack thereof 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 BARGAINING 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, demotions, suspensions, reductions and dismissals, and the decision of the board shall be final and binding.

WSR 87-20-024

ADOPTED RULES

HIGHER EDUCATION PERSONNEL BOARD

[Order 160—Filed September 30, 1987]

Be it resolved by the Higher Education Personnel Board, acting at the Spokane Community College District Office, Spokane, Washington, that it does adopt the annexed rules relating to:

New WAC 251-01-072 Comparable worth adjustment indicator.
New WAC 251-01-382 Salary range.

New WAC 251-01-392 Standard range.
 Amd WAC 251-08-110 Salary—Promotion.
 Amd WAC 251-08-112 Salary—Reallocation.

This action is taken pursuant to Notice No. WSR 87-16-092 filed with the code reviser on August 5, 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 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 September 30, 1987.
 By John A. Spitz
 Director

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.

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.

WSR 87-20-025

ADOPTED RULES

HIGHER EDUCATION PERSONNEL BOARD

[Order 161—Filed September 30, 1987]

Be it resolved by the Higher Education Personnel Board, acting at the Spokane Community College District Office, Spokane, Washington, that it does adopt the annexed rules relating to:

- New WAC 251-22-167 Disability leave.
- New WAC 251-22-195 Parental leave.
- New WAC 251-12-076 Appeals from denial of parental leave requests.
- Amd WAC 251-12-085 Hearing examiners.
- Amd WAC 251-22-200 Leave of absence without pay.
- Amd WAC 251-22-170 Military training leave.

This action is taken pursuant to Notice Nos. WSR 87-16-093, 87-16-094 and 87-16-095 filed with the code reviser on August 5, 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 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 September 30, 1987.

By John A. Spitz
Director

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. Except as described in subsection (3) of this section, 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 four 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 prekindergarten age adoptive child.

(2) The employee shall submit a written request for parental leave 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 a 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 and must immediately follow disability leave if taken. Except as described in subsection (4) of this section, 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 four 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 per month of the accrued paid leave identified in subsection (3) of this section for up to four 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.

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 forty-eight hours of the hearing, with a written decision to follow within thirty 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) The board may appoint one or more hearing examiners to preside over, conduct and make recommended decisions in all cases of employee appeals to the board. The hearing examiner shall conduct hearings in the same manner and shall have the same authority as the presiding board member at hearings before the board.

(2) With the exclusion of WAC 251-12-076, within thirty calendar days of the 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) Within thirty calendar days of service of the recommended decision, any party adversely affected may file written exceptions with the board.

(4) If no written exceptions are filed, the hearing examiner's recommended decision will become final forty calendar days after service of the recommended decision unless within that period the board issues a notice to each of the parties that a hearing will be scheduled for reconsideration of the hearing examiner's recommended decision.

(5) When exceptions are filed, such written statements shall include in detail the specific items of the hearing examiner's recommended decision to which exception is taken. A hearing on the exceptions will be scheduled before the board at which time all parties may present written and/or oral argument on the basis of the transcript and exhibits. Following the hearing on the exceptions the board may affirm, reverse, or modify the recommended findings of fact, conclusions of law and/or decision of the hearing examiner.

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.

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))~~ Disability leave;
- (c) Educational leave;
- (d) Leave for government service in the public interest;
- (e) Parental leave;
- (f) Child care emergencies;
- ~~((f))~~ (g) To accommodate annual work schedules of employees occupying cyclic year positions as specified in WAC ~~((251-18-381))~~ 251-19-130.

(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.

WSR 87-20-026

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order DE 87-28—Filed September 30, 1987]

I, Phillip C. Johnson, deputy director of programs, Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to:

Amd WAC 173-19-420 Thurston County.
Amd WAC 173-19-4203 Olympia, city of.
Amd WAC 173-19-4205 Tumwater, city of.

This action is taken pursuant to Notice No. WSR 87-15-088 filed with the code reviser on July 21, 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 90.58.120 and [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 September 29, 1987.

By Phillip C. Johnson
Deputy Director, Programs

AMENDATORY SECTION (Amending Order DE 84-30, filed 9/14/84)

WAC 173-19-420 THURSTON COUNTY. Thurston County master program approved May 21, 1976. Revision approved August 27, 1976. Revision approved August 7, 1979. Revision approved September 23, 1981. Revision approved March 4, 1982. Revision approved August 30, 1984. Revision approved September 29, 1987.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order DE 84-30, filed 9/14/84)

WAC 173-19-4203 OLYMPIA, CITY OF. City of Olympia master program approved May 21, 1976. Revision approved March 29, 1984. Revision approved April 30, 1984. Revision approved August 30, 1984. Revision approved September 29, 1987.

AMENDATORY SECTION (Amending Order DE 84-30, filed 9/14/84)

WAC 173-19-4205 TUMWATER, CITY OF. City of Tumwater master program approved May 21, 1976. Revision approved August 30, 1984. Revision approved September 29, 1987.

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 87-20-027

WITHDRAWAL OF PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed September 30, 1987]

Notice is hereby given that the Department of Ecology will not take further action under WSR 87-15-087 to amend WAC 173-19-3302, city of Long Beach.

This notice is given pursuant to WAC 1-12-033. The Department of Ecology may, at a later date, file a new notice of intent to amend the program.

Phillip C. Johnson
Deputy Director, Programs

WSR 87-20-028

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-137—Filed September 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 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 harvestable numbers of salmon are available.

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

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

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

APPROVED AND ADOPTED September 29, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-57-14000F CHEHALIS RIVER. Notwithstanding the provisions of WAC 220-57-140, effective immediately until further notice in those waters downstream from the Fuller Bridge: Bag Limit A, except that chinook salmon greater than 28 inches in length must be released.

NEW SECTION

WAC 220-57-23000C ELK RIVER. Notwithstanding the provisions of WAC 220-57-230, effective immediately until November 30, 1987, in those waters downstream from the confluence of the west and middle forks to the Highway 105 Bridge: Bag Limit A, except that chinook salmon greater than 28 inches in length 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.

NEW SECTION

WAC 220-57-28500H HUMPTULIPS RIVER. Notwithstanding the provisions of WAC 220-57-285, in those waters of the Humptulips River downstream from the Highway 101 Bridge to the mouth of Jessie Slough, effective:

(1) *October 1 to November 15, 1987, Bag Limit A, except that the following restrictions apply to chinook salmon greater than 28 inches in length:*

(a) *For chinook salmon greater than 28 inches in length, the season limit is 2 fish, and the daily bag limit is 1 fish.*

(b) *In order to retain a chinook greater than 28 inches in length, the angler must possess a validated punchcard. For purposes of this section, "validation" means an authorization placed upon the salmon punchcard in ink by personnel or agents of the department. It is unlawful for an angler to have more than one salmon punchcard validated or to possess more than one validated punchcard.*

(c) *Upon retaining a chinook greater than 28 inches in length, the angler shall remove from the punch card one punch and shall enter in ink in the corresponding spaces the place and date of catch, and mark the catch type box with the letter "T".*

(2) *Effective November 16, 1987, until further notice, Bag Limit A, except that chinook salmon greater than 28 inches in length must be released.*

WSR 87-20-029

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-140—Filed September 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 this regulation provides for a sea urchin fishery on harvestable stocks, and is necessary until permanent regulations take effect.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that 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 September 29, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-52-07300D SEA URCHINS. Notwithstanding the provisions of WAC 220-52-073 and 220-52-074, effective immediately it is unlawful to fish for or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) *Season: Red sea urchins only may be harvested beginning October 1, 1987 until further notice.*

(2) *Sizes (shell diameter exclusive of the spines) and Areas:*

(a) *Urchins between 4.0 and 5.25 inches may be taken for Marine Fish-Shellfish Management and Catch Reporting Areas 23B, 25A and 22A outside of the following closed areas:*

(i) *All waters of Area 22A lying north of a line projected east-west one quarter mile north of Lime Kiln Light on San Juan Island and west of a line projected true north from Limestone Point on San Juan Island outside of the following closed waters.*

(ii) *Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light.*

(iii) *San Juan Channel and Upright Channel within the following lines: north of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island; south of a line projected from Flat Point on Lopez Island true west to Shaw Island; south of a line from Neck Point on Shaw Island to Steep Point on Orcas Island; south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island.*

(b) *Urchins between 3.25 and 4.5 inches may be taken from Marine Fish-Shellfish Management and Catch Reporting Areas 59A, 59B, and those waters of Area 29 west of a line projected true north from the mouth of Rasmussen Creek (3.1 miles south east of Sail Rock).*

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.

WSR 87-20-030**EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 87-141—Filed September 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 additional fishing opportunity exists for thresher shark.

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 September 29, 1987.

By Joseph R. Blum
Director

NEW SECTION

WAC 220-44-09000C PELAGIC SHARK—LANDING REQUIREMENTS. Effective immediately until further notice, it is unlawful to land in any Washington state port thresher sharks taken for commercial purposes with gill net gear except as provided for in this section:

(1) *A valid 1987 Washington Thresher Shark Gillnet Fishery Permit must be in possession of any fisherman making a landing.*

(2) *All conditions of the permit must be met.*

(3) *The open fishing period is immediately until October 31, 1987, and it is unlawful to land thresher sharks taken outside the open fishing period.*

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 220-44-09000B PELAGIC SHARK—LANDING REQUIREMENTS. (87-74)

WSR 87-20-031**EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 87-142—Filed September 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 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 will provide for an orderly fishery at the entrance to the Elwha tribal hatchery, and prevent inadvertent snagging of returning salmon.

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

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

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

APPROVED AND ADOPTED September 29, 1987.

By Joseph R. Blum
Director

NEW SECTION

WAC 220-57-24000D ELWHA RIVER. *Notwithstanding the provisions of WAC 220-57-240, effective October 1, 1987 until further notice it is unlawful to fish for or possess salmon taken for personal use from those waters of the Elwha River between those markers approximately fifty yards upstream and downstream from the hatchery outfall or from the slough connecting the hatchery outfall to the main stem of the Elwha River.*

WSR 87-20-032

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-143—Filed September 30, 1987]

I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to subsistence and 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 the harvestable allocation of troll caught salmon has 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 September 29, 1987.

By Joseph R. Blum
Director

NEW SECTION

WAC 220-28-01000B EMERGENCY REGULATIONS—TROLL CLOSURE *Effective immediately through 11:59 p.m. October 31, 1987, it is unlawful for*

treaty Indian fishermen to fish for or possess salmon taken for commercial and subsistence purposes with troll fishing gear from Puget Sound Salmon Management and Catch Reporting Area 4B or coastal waters.

WSR 87-20-033

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-145—Filed September 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 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 harvestable salmon are available, and protection restrictions have allowed desired escapement.

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 September 30, 1987.

By Joseph R. Blum
Director

NEW SECTION

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

(1) *Effective October 1, 1987 until further notice it is unlawful to fish for or possess salmon taken for personal use in Puget Sound waters west of the mouth of the Sekiu River, Pacific Ocean waters, and Washington waters west of the Buoy 10 line.*

(2) *Effective immediately until November 30, 1987, Bag Limit A in those waters of Grays Harbor east of a line from the outermost tip of the north jetty to the outermost tip of the south jetty, except that chinook salmon greater than 28 inches in length must be released immediately.*

REPEALER

The following section of the Washington Administrative Code is repealed effective October 1, 1987:

WAC 220-56-19000V SALTWATER SEASONS AND BAG LIMITS. (87-125)

WSR 87-20-034
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-146—Filed September 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 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 harvestable salmon are available.

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

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

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

APPROVED AND ADOPTED September 30, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-40-02100C WILLAPA HARBOR GILLNET SEASON. *Notwithstanding the provisions of WAC 220-40-021, 220-40-022, and 220-40-024, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from the waters of Willapa Harbor except as provided for in this section:*

(1) *The following Willapa Harbor Salmon Management and Catch Reporting Areas are open during the times indicated:*

(a) *Areas 2G, 2H, and Area 2M – Open 6:00 p.m. September 30, 1987 until further notice.*

Areas 2J and 2K: Open 6:00 p.m. Sunday to 6:00 p.m. Monday and 6:00 p.m. Wednesday to 6:00 p.m. Thursday of each week until further notice.

Those waters of the Naselle River from the Highway 101 Bridge to the mouth of Roaring Creek Slough – Open 6:00 p.m. October 1 to 6:00 p.m. October 14, 1987.

(2) *Lawful gear is limited to gill nets no longer than 1,500 feet; 5 inch minimum to 6-1/2 inch maximum mesh restriction.*

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100B WILLAPA HARBOR GILLNET SEASON. (87-138)

WSR 87-20-035
ADOPTED RULES
PERSONNEL APPEALS BOARD
 [Order 87-1—Filed September 30, 1987]

Be it resolved by the Personnel Appeals Board, acting at 2828 Capitol Boulevard, Olympia, WA, that it does adopt the annexed rules relating to 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.

This action is taken pursuant to Notice No. WSR 87-16-078 filed with the code reviser on August 5, 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 41.64 RCW which directs that the Personnel Appeals Board has authority to implement the provisions of chapter 41.64 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 September 30, 1987.

By K. W. Elfbrandt
Executive Secretary

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, with notification to all affected parties, to provide such information. The appellant must provide the missing information to the executive secretary within fifteen (15) 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.

NEW SECTION

WAC 358-30-015 MOTION FOR MORE DEFINITE STATEMENT. (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 87-20-036

ADOPTED RULES

DEPARTMENT OF GENERAL ADMINISTRATION (Division of Banking)

[Order 70—Filed September 30, 1987]

I, Thomas H. Oldfield, supervisor of the Division of Banking, Department of General Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the amendment of WAC 50-12-110 to further expand description of permissible investment securities by state-chartered banks.

This action is taken pursuant to Notice No. WSR 87-16-109 filed with the code reviser on August 5, 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 30.08.140 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 September 30, 1987.

By Thomas H. Oldfield
Supervisor

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 instrumentality 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;

(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 one of the four highest rating grades by Standard and Poor's, Moodys, or equivalent rating service. Unrated securities must be investment grade and be of equivalent quality to the four highest rating grades and where the investment characteristics are distinctly or predominately not speculative.

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) If a bank holds at any time Type II or III 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, they are to be charged down to market value or a specific reserve is to be established within ninety days.

(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 of 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—INVESTMENT 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 acquisition 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."

WSR 87-20-037

NOTICE OF PUBLIC MEETINGS COMMUNITY COLLEGE DISTRICT TWELVE

[Memorandum—September 29, 1987]

A special study session scheduled by the board of trustees for Community College District Twelve will be held October 27, 1987, in the Boardroom at South Puget Sound Community College beginning at 4:00 p.m.

WSR 87-20-038

NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Memorandum—September 29, 1987]

The board of trustees of Whatcom Community College, District Number Twenty-One, will hold its regular meeting at the following time and place: October 13, 1987, Tuesday, 2:00 p.m., in the Board Room, Cordata Facility, 237 West Kellogg Road, Bellingham, WA 98226.

WSR 87-20-039

NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum—September 30, 1987]

Please print the following correction to the notice which was sent on September 21 for inclusion in the October 7 Register: The main topic of discussion for the October meeting will be affirmative action in state government. In the memo of September 21, the October meeting was inadvertently referred to as the September meeting.

WSR 87-20-040

ADOPTED RULES DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Order 62, Resolution No. 307—Filed October 1, 1987]

Be it resolved by the Washington State Transportation Commission, acting at the Thunderbird Motor Inn, 1225 North Wenatchee Avenue, Wenatchee, WA 98801, that it does adopt the annexed rules relating to the transportation of mobile homes, WAC 468-38-120.

This action is taken pursuant to Notice No. WSR 87-15-079 filed with the code reviser on July 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 46.44.090 which directs that the Washington State Transportation Commission has authority to implement the provisions of chapter 46.44 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 September 17, 1987.

By Leo B. Sweeney
Chairman

AMENDATORY SECTION (Amending Order 58, Resolution No. 286, filed 10/21/86)

WAC 468-38-120 OVERSIZE MOBILE HOME TRANSPORT REGULATIONS. (1) The purpose of this section is to supplement the provisions of chapter 468-38 WAC as they relate to the movement of mobile homes. Where conflicts with other sections of this chapter occur, the following rules apply.

(2) Definitions:

(a) "Mobile home" means all trailers of the semitrailer type with hitch ball coupler designed as structures for human habitation which may have been subsequently adapted to other uses, which are capable of being towed upon the public highways and are more than thirty-six feet in length and more than eight and one-half feet in width.

(b) "Modular homes and sectional buildings" means any factory-built housing designed for human habitation which does not contain a permanent frame and must be mounted on a permanent foundation. Modular homes or sectional buildings with their own attached running gear which can be towed are considered to be mobile homes for purposes of this regulation. Modular homes or sectional buildings moved on legally registered trailers are subject to the provisions of chapter 46.44 RCW and the provisions of this chapter of the Washington Administrative Code regulating the movement of overlegal loads.

(c) Oversize permits may be issued to transporters, dealers or owners who shall assume full responsibility while operating under a permit. Operators of tow vehicles and others assisting in the transport must function as agents or employees of the permittee.

(d) A "unit" is a complete or irreducible part of an oversize mobile home (~~(, together with its tow vehicle)~~).

(3) Oversize limits: The following regulations apply to mobile homes of semi-trailer design whose width exceeds eight and one-half feet but does not exceed fourteen feet and whose length exceeds thirty-six feet but ~~((in combination with a tow vehicle))~~ does not exceed ~~((eighty-five))~~ seventy-five feet including tongue: PROVIDED, That a fourteen foot wide unit may have an eight inch eave on one side: AND PROVIDED FURTHER, That the mobile home shall be transported with this eave on the right side in the direction of traffic.

(4) Oversize mobile home permits may be issued as follows:

(a) Annual permits may be issued only to permittees who are qualified as dealers or manufacturers as provided in chapter 46.70 RCW or to transporters licensed as provided in chapter 46.76 RCW.

Annual permits shall apply only to transport of mobile homes fourteen feet or less in height, above level ground, while being transported.

(b) Monthly permits may be issued to dealers, manufacturers, and transporters under the same conditions as annual permits except that fourteen foot height limitations may be waived.

(c) Single trip permits may be issued to dealers, transporters and owners for a specific combination of tow vehicle and mobile home to travel from a point of origin to a prescribed destination.

(5) The permittee must have insurance in effect while operating under the permit in the minimum amounts of one hundred thousand dollars - three hundred thousand dollars public liability and fifty thousand dollars property damage. Pilot car operators shall meet the insurance requirements of RCW 46.44.180.

(6) If an accident occurs while transporting a mobile home under permit, the permittee shall immediately notify the nearest state patrol office if the damage is greater than two hundred and fifty dollars to the mobile home or greater than one hundred dollars to other vehicles or structures. Permission to continue the movement must be obtained from the state patrol.

(7) Dealers selling twelve to fourteen foot wide mobile homes must advise the prospective purchaser in writing that not all state highways are approved for the transport of twelve to fourteen foot wide mobile homes.

(8) Permits issued in accordance with the Uniform Mobile and Modular Home Transportation Regulations of WASHTO will be subject to those regulations and will be honored by the state of Washington if issued by other states.

(9) Mobile homes:

(a) Overall dimensions shall not exceed those stated in the permit except for minor protrusions not to exceed two inches, such as door and window hardware. Eaves will be included in the measurement of maximum width. All dimensions shall be reduced to the practical minimum. Mobile homes having a single eave overhang along their length will be transported to allow for safe passing distances.

(b) The complete system of the mobile home, including running gear assembly, shall comply with the rules and regulations adopted by the United States Department of Housing and Urban Development (24 CFR 280 (1976) and as thereafter amended). Tires shall comply with applicable Federal Motor Carrier Safety Regulations, Title 49, chapter 111. Those mobile homes not certified as qualifying to the minimum H.U.D. specifications shall have brakes on at least two axles and on four wheels. Units of sixty feet or more in length shall have at least three full axles, except that twelve-foot wide mobile homes manufactured prior to November 1, 1970, may be moved with a minimum of two axles. The brakes shall be under the control of the driver from the cab of the towing vehicle, and shall be adequate to control the mobile home and its load. They shall be so designed and connected that they shall automatically apply in case of accidental breakaway from the towing vehicle. A wet-cell or approved battery with a full charged rating of

twelve volts will be installed in the mobile home to actuate electric brakes in the event of a breakaway. The minimum track width between two wheels on the same axle shall be eight feet. Track width shall be measured from the outer edges of the road bearing tread of tires on a single axle. Tires shall have no signs of separation or excessive aging and shall be inflated to the maximum recommended tire pressure and have tread depth no less than 3/32nd inch in any part of tire contacting the road. Recapped or retreaded tires are not allowed. Minimum combined load rating of mobile home tires must be in excess of their in-transit load. Axles and wheels must be properly aligned to minimize wear and overheating of tires.

(c) The open side of half sections of mobile homes shall be covered in such a way as to prevent billowing of the covering material.

(d) Furnishings or loose objects within the mobile home shall be secured in positions to achieve proper weight and balance.

(10) Tow vehicles:

(a) Tow vehicles shall comply with the following minimum requirements:

Mobile Home Width to be Towed	Drive Tire Width	Axle Tire Rating	Gross Curb Weight	(1) Rear Weight	Rear Axle Rating
Over 8 1/2' to 10'	7.00"	6 ply	(2)	6,000#	(2)
Over 10' to 12'	8.00"	8 ply	35,000(3)	8,000#	15,000#
Over 12' to 14'	8.25"	10 ply	35,000#	9,000#	15,000#

(1) Includes fuel and accessories prior to hook-up with mobile home.

(2) Not required.

(3) May be waived for older vehicles.

(b) Conventional or cab-forward configuration shall have a minimum wheelbase of one hundred twenty inches. Cab-over engine tow vehicles shall have a minimum wheelbase of eighty-nine inches. Tow vehicles shall have a minimum 4-speed transmission. Power shall be sufficient to meet the requirements listed.

(c) Electrical brake controls, wiring and connections to mobile home brake systems will be capable of producing rated voltage and amperage at the mobile home brake magnets in accordance with the mobile home brake manufacturer's specifications.

(11) Signs and flags: In addition to the requirements of WAC 468-38-190, the OVERSIZE LOAD sign will be attached horizontally on the rear of the trailer home with the bottom edge between five and seven feet above the road surface. Sign material shall be impervious to moisture, clean and mounted with adequate supporting anchorage to provide legibility at all times.

(12) Lights: In addition to provisions of WAC 468-38-170, six-inch diameter flashing amber lights with a minimum of thirty-five candle power shall be mounted on the upper outer edges of the rear of the trailing unit. They shall be operated with a flashing cycle of sixty to one hundred twenty times per minute during transit. Wiring and connections shall be in good working order.

(13) Travel speeds for mobile homes shall be as set forth in WAC 468-38-340.

(14) Mobile homes traveling in rural areas shall maintain adequate spacing of at least one-half mile between any two mobile home units. All units shall maintain a minimum distance of from four hundred to five hundred feet behind any truck, truck-tractor or trailer which could impair the visibility of an overtaking vehicle.

(15) The mobile home unit shall be operated in the right lane except when passing. On two-lane highways, units shall not pass other vehicles except when required to pass a vehicle being operated at a speed so slow as to hinder the safe flow of traffic.

(16)(a) A decal issued by the county treasurer shall be displayed on any mobile or modular home being transported on public highways in this state. The decal is not required if one of the following conditions is met:

(i) When a mobile home is to enter the state;

(ii) When a mobile home is being moved from the manufacturer or distributor to a retail sales outlet;

(iii) When a mobile home is being moved from the manufacturer or distributor to a purchaser's designated location; or

(iv) When a mobile home is being moved between retail sales outlets.

(b) The county treasurer's decal shall be displayed on the rear of the mobile home while in transport. It shall be issued at the same time as the tax certificate for mobile home movement. If the tax certification is for a double-wide mobile home, two mobile home movement decals shall be issued.

(c) The decal shall meet the following requirements:

(i) It shall be at least eight and one-half inches square.

(ii) It shall be printed on Appleton Radiant Florescent Bristol (weight .010) or paper of comparable quality.

(iii) It shall be of fluorescent orange color.

(iv) It shall show the make, model and serial number of the mobile home, the date issued, the name of the transporter, the transporter's WUTC permit number if required, the department of transportation special motor vehicle permit number, and the name of the county issuing the decal.

(v) It shall display in readily legible script the expiration date of the decal, which shall be not more than fifteen days after the date the decal is issued.

(d) Mobile home movement decals may not be transferred.

WSR 87-20-041

ADOPTED RULES

DEPARTMENT OF TRANSPORTATION

(Transportation Commission)

[Order 63, Resolution No. 308—Filed October 1, 1987]

Be it resolved by the Washington State Transportation Commission, acting at the Thunderbird Motor Inn, 1225 North Wenatchee Avenue, Wenatchee, WA 98801, that it does adopt the annexed rules relating to a new WAC section to establish a tariff for transporting hazardous materials on the Washington state ferries.

This action is taken pursuant to Notice Nos. WSR 87-14-041 and 87-18-010 filed with the code reviser on June 30, 1987, and August 24, 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 47.56.030 and 47.60.326 which directs that the Washington State Transportation Commission has authority to implement the provisions of RCW 47.56.030 and 47.60.326.

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 September 17, 1987.
By Leo B. Sweeney
Chairman

NEW SECTION

WAC 468-300-210 TRANSPORTING HAZARDOUS MATERIALS ON WASHINGTON STATE FERRIES. (1) "Hazardous materials" mean any materials which are prohibited by 49 CFR § 172.101 from being carried on a regularly scheduled, passenger-carrying vessel sailing. An example is a fully loaded gasoline truck.

(2) The operations superintendent of Washington state ferries (WSF) or his designee may approve the transport of hazardous materials when a vessel and vessel crew are available.

(3) Fares for WSF transport of hazardous materials shall be equal to the round-trip cost, adjusted quarterly, of fuel, deck, and engine labor (including overtime and minimum crew callouts, where applicable), supplies, and maintenance. If more than one carrier of hazardous materials is on a particular trip, the fare for that trip may be divided among the carriers involved.

**WSR 87-20-042
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 2544—Filed October 1, 1987]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-54-740 Income—Deductions.
Amd WAC 388-54-785 Issuance—Monthly allotments.

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 this amendment is necessary to update

the standard deduction, the shelter deduction, and the thrifty food plan amounts effective October 1, 1987.

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 Social and Health Services as authorized in RCW 74.04.050.

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 September 23, 1987.
By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2523, filed 8/17/87)

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

(1) A standard deduction of ~~((ninety-nine))~~ one hundred and two dollars per household per month.

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

(3) A dependent care deduction for households shall be the amount actually paid not to exceed one hundred sixty dollars. Payments for the care of a child or other dependent will be allowed when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

(4) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, and dependent care deductions. The shelter deduction shall not exceed one hundred ~~((forty-nine))~~ fifty-two dollars for those persons certified prior to October 1, 1987, for the life of the certification period and one hundred sixty-four dollars for those persons certified or recertified on or after October 1, 1987.

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

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

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

- (i) The household intends to return to the house,
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes; or

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

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

(d) Standardized utility amounts include utilities such as heating and cooling costs, cooking fuel, electricity not used to heat or cool the residence, water, garbage, sewage disposal, and telephone. Cooling costs are defined as central air conditioners or operation of a room air conditioner.

Persons in Household	Annualized Utility Standards
1	\$ 131
2	140
3	150
4	158
5	169
6	178
7	184
8	191
9	199
10 or more	209

(e) Households billed by their landlords for actual usage as determined through individual metering may qualify for the standard utility allowance.

(f) Households not incurring any separate utility charges for heating or cooling costs shall not be entitled to claim the standard utility allowance.

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

(i) The telephone standard for families incurring telephone costs, but not entitled to claim the standard utility allowance, is ten dollars.

(ii) The telephone allowance applies to households not entitled to claim the standard utility allowance, but which have telephone expenses.

(h) If a household requests and can verify the household's utility bills, the actual utility costs shall be used rather than the standard utility allowance.

(i) A household shall be allowed to switch between actual utility costs and the utility standard at each recertification action and one additional time during each twelve-month period following the initial certification action.

(j) Where the household shares a residence and utility costs with other individuals, the standard allowance shall be divided equally among the individuals contributing to meeting the utility costs. The household shall only be permitted to use the household's prorated share of the standard allowance.

(k) Households living in a public housing unit or other rental housing unit having central utility meters and charging the household only for excess utility costs shall not be permitted to use the standard utility allowance including a heating or cooling cost component. Payment of excess heating or cooling costs shall not qualify the

household for the standard utility allowance including a heating or cooling component.

(l) If in any month of the certification period actual out-of-pocket heating or cooling expenses exceed the prorated energy assistance vendor payment, the household is entitled to receive the standard utility allowance.

(m) If the prorated energy assistance vendor payment exceeds the heating or cooling expense for every month of the certification period, the household can count the entire expense billed by the provider toward actual utility costs regardless of the energy assistance vendor payment.

(n) Energy assistance vendor payments are prorated on a monthly basis over the entire heating or cooling season for which it is provided.

(5) Households containing an elderly or disabled member, as defined in WAC 388-54-665 (2)(b), shall be authorized an excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount exceeding fifty percent of the household's monthly income after all applicable deductions have been made.

(6) An individual who is elderly or disabled, as defined in WAC 388-54-665 (2)(b), shall be authorized a deduction for unreimbursable monthly medical expenses over thirty-five dollars.

(a) Allowable medical expenses are:

(i) The cost of maintaining an attendant, homemaker, home health aide, housekeeper, and/or child care service. These expenses, which could be claimed either as a medical or child care expense, must be considered as medical expenses;

(ii) The cost of medical insurance;

(iii) Medicare premiums related to coverage under Title XVIII of the Social Security Act;

(iv) Any cost-sharing on spend-down expenses incurred by Medicaid (medical only) recipients;

(v) Hospitalization or outpatient treatment, nursing care, and nursing home care including payments by the household for an individual who was a household member immediately prior to entering a hospital or licensed nursing home;

(vi) Prescription drugs and other over-the-counter medication (including insulin) when prescribed or approved by a licensed practitioner or other qualified health professional;

(vii) The cost of medical supplies, sick-room equipment (including rental), or other prescribed equipment;

(viii) Dentures, hearing aids, prosthetics, and eyeglasses prescribed by an optometrist or physician skilled in eye disease;

(ix) Securing and maintaining a seeing eye dog including the cost of dog food and veterinarian bills;

(x) Reasonable cost of transportation and lodging to obtain medical treatment or services.

(b) Nonallowable expenses are:

(i) The cost of health and hospital insurance which pays in lump-sum settlements or which continue mortgage or loan payments while the beneficiary is disabled; and

(ii) The cost of special diets.

AMENDATORY SECTION (Amending Order 2440, filed 11/10/86)

WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS. (1) Based upon a thirty-day month, the department shall issue to households making initial application a coupon allotment valued in direct proportion to the number of days remaining from the date of application to the end of the initial month of eligibility except no allotment shall be issued at less than ten dollars.

(2) The department shall determine the value of the allotment a household receives (taking into consideration the requirement within subsection (1) of this section to prorate the initial month's allotment) by multiplying the household's net monthly income by thirty percent, rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, and subtract the result from the thrifty food plan for the appropriate household size. If the computation results in an allotment of one dollar, three dollars, or five dollars, the amount shall be rounded up to two dollars, four dollars, or six dollars, respectively.

Household Size	Thrifty Food Plan Amounts
1	\$ ((8+)) 87
2	((+49)) 159
3	((214)) 228
4	((271)) 290
5	((322)) 344
6	((387)) 413
7	((428)) 457
8	((489)) 522
9	((550)) 587
10	((611)) 652
Each additional member	+ ((61)) 65

(3) All one- and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month where no household may receive a pro rata allotment of less than ten dollars.

**WSR 87-20-043
ADOPTED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Order R-277, Cause No. U-87-1102-R—Filed October 1, 1987]

In the matter of adopting chapter 480-122 WAC relating to the lifeline telephone assistance program.

This action is taken pursuant to Notice No. WSR 87-16-073 filed with the code reviser on August 4, 1987. The rule change hereinafter adopted shall take effect pursuant to RCW 34.04.040(2).

This rule-making proceeding is brought on pursuant to RCW 80.01.040 and is intended administratively to implement these statutes.

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).

Pursuant to Notice No. WSR 87-16-073 the above matter was scheduled for consideration at 9:00 a.m., Wednesday, September 16, 1987, and decision on September 23, 1987, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington, before Chairman Sharon L. Nelson and Commissioners Richard D. Casad and A. J. Pardini.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the commission in writing prior to September 4, 1987. Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments orally at 9:00 a.m., Wednesday, September 16, 1987, and September 23, 1987, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington.

At the September 23, 1987, meeting the commission considered the rule change proposal. Written comments were received from Senator Al Williams, Chairman, Senate Energy and Utilities Committee; Representative Dick Nelson, House Committee on Energy and Utilities; David Okimota, Director, Seattle Department of Human Resources; Ron Roseman, Attorney for Elder Citizens Coalition; Charles F. Adams, Office of Public Counsel of the Office of Attorney General; and Garlien Ave Ualo, Division of Income Assistance, Department of Social and Health Services. Oral comments were presented by Ron Roseman for the Elderly Citizens Coalition and Robert Manifold of the Public Counsel Division of the Office of Attorney General.

The rule change 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 by this reference made a part hereof. 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 customer; 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 rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after first being 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 28th day September, 1987.

Washington Utilities and Transportation Commission
 Sharon L. Nelson, Chairman
 Richard D. Casad, Commissioner
 A. J. Pardini, Commissioner

APPENDIX "A"

Chapter 480-122 WAC
 LIFELINE TELEPHONE ASSISTANCE PROGRAM

WAC

480-122-010	Definitions.
480-122-020	Lifeline service rate.
480-122-030	Connection fees.
480-122-040	Deposit waiver.
480-122-050	Other charges.
480-122-060	Surcharges.
480-122-070	Recovery of costs.
480-122-080	Accounting.
480-122-090	Administration.

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 persons 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 persons 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 persons. Eligible persons 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 480-122-090 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 87-20-044
EMERGENCY RULES
DEPARTMENT OF AGRICULTURE
[Order 1955—Filed October 1, 1987]

I, C. Alan Pettibone, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the fee for brand inspecting cattle, WAC 16-96-130.

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 brand inspection activities carried out by the department are essential to the orderly

marketing of livestock and are funded solely by dedicated funds. The fund balance in the brand fund has declined steadily for several months. The increase of brand inspection fees is necessary to ensure the stability of the fund through the current biennium.

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

This rule is promulgated pursuant to RCW 16.57.220 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 1, 1987.

By Michael V. Schwisow
Deputy Director
for C. Alan Pettibone
Director

AMENDATORY SECTION (Amending Order 1921, filed 6/1/87)

WAC 16-96-130 BRAND INSPECTION FEES. The fee for inspecting cattle and calves for brands, and/or any other method of identifying cattle and calves, shall be ~~((forty-five))~~ fifty cents per head, except at those public livestock markets in Oregon and Idaho, which are declared to be brand inspection points for Washington, where the fee shall be ~~((thirty))~~ thirty-five cents per head.

WSR 87-20-045
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
[Filed October 1, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Agriculture intends to adopt, amend, or repeal rules concerning the fee for brand inspecting cattle, WAC 16-96-130;

that the agency will at 1:00 p.m., Tuesday, November 17, 1987, in the Meeting Room of the Washington Cattlemen's Association, 1720 Canyon Road, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 25, 1987.

The authority under which these rules are proposed is chapter 16.57 RCW.

The specific statute these rules are intended to implement is RCW 16.57.220.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 17, 1987.

Dated: October 1, 1987
By: Mike Willis
Assistant Director

STATEMENT OF PURPOSE

Title: Relating to brand inspection of cattle.

Description of Purpose: Increase brand inspection fee for cattle.

Statutory Authority: Chapter 16.57 RCW.

Summary of Rule: The brand inspection fee for cattle in Washington will be increased from 45 cents to 50 cents per head. At the livestock markets in Oregon and Idaho where Washington inspectors are authorized to inspect Washington cattle, the fee will be increased from 30 cents to 35 cents.

Reasons Supporting Proposed Action: The increase is necessary to ensure funding of brand inspection activities.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mike Willis, Assistant Director, Washington State Department of Agriculture, Livestock Services Division, 406 General Administration Building, Olympia, WA 98504, (206) 753-5065.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Washington State Department of Agriculture, Livestock Services Division.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

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

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 1921, filed 6/1/87)

WAC 16-96-130 BRAND INSPECTION FEES. The fee for inspecting cattle and calves for brands, and/or any other method of identifying cattle and calves, shall be (~~forty-five~~) thirty-five cents per head, except at those public livestock markets in Oregon and Idaho, which are declared to be brand inspection points for Washington, where the fee shall be (~~thirty~~) thirty-five cents per head.

WSR 87-20-046

EMERGENCY RULES

ATTORNEY GENERAL'S OFFICE

[Order 87-1—Filed October 1, 1987]

I, Kenneth O. Eikenberry, Washington State Attorney General, do promulgate and adopt at Olympia, Washington, the annexed rules relating to arbitration fee, WAC 44-10-090, provisions for collection of a five dollar arbitration fee pursuant to section 9 of Senate Bill 5502, commonly known as the Lemon Law, signed into law on May 13, 1987.

I, Kenneth O. Eikenberry, 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 legislature, in enacting SB 5502, provided that the funding mechanism for the arbitration program would be collection of a five dollar arbitration fee from new motor vehicle transactions. Delay in implementation would result in a loss of revenue for the state and would be contrary to the public interest.

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

This rule is promulgated pursuant to section 6(7), SB 5502, which directs that the Attorney General has authority to implement the provisions of SB 5502, commonly known as the Lemon Law, signed into law May 13, 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 October 1, 1987.

By Kenneth O. Eikenberry
Attorney General

NEW SECTION

WAC 44-10-090 *ARBITRATION FEE.* (1) A five dollar arbitration fee shall be collected by the new motor vehicle dealer from the consumer at completion of the sale, except that such fee shall not be collected in the following instances:

(a) where the consumer is a business purchasing the new motor vehicle as part of a fleet of ten or more vehicles from the same new motor vehicle dealer at the same time for the direct use by the consumer in the consumer's business;

(b) where the new motor vehicle is a moped, a motorcycle or a truck with nineteen thousand pounds or more gross weight;

(c) where the sale is between a new motor vehicle dealer and another new motor vehicle dealer both of which have valid written service agreements with the same manufacturer.

(2) Upon collection of the arbitration fee by the new motor vehicle dealer, the arbitration fee shall be forwarded to the Department of Licensing with the assigned certificate of ownership and application for title.

(3) For purposes of this rule:

(a) "consumer" shall include any person, association, company, corporation or business entity.

(b) "fleet" shall not include ten or more vehicles purchased by a consumer who has executed a lease agreement as lessor or intends to solicit a lease agreement as lessor of any such vehicles.

(c) "lease agreement" shall not include a rental agreement executed in the normal course of of the consumer's business.

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 87-20-047

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-147—Filed October 1, 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 amounts of whiting are not available.

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

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

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

APPROVED AND ADOPTED October 1, 1987.

By Edward P. Manary
for Joseph R. Blum
Director

NEW SECTION

WAC 220-48-01700A PELAGIC TRAWL—CLOSURE. *Notwithstanding the provisions of WAC 220-48-017, effective immediately until further notice is it unlawful to fish for or possess bottomfish taken with pelagic trawl gear from Marine Fish-Shellfish Management and Catch Reporting Areas 26A or 24C.*

WSR 87-20-048
PROPOSED RULES
HOSPITAL COMMISSION
[Filed October 2, 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.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 22, 1987, at 3:00 p.m. at the West Coast Sea-Tac Hotel in the Seattle Room.

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.

This notice is connected to and continues the matter in Notice No. WSR 87-19-030 filed with the code reviser's office on September 11, 1987.

Dated: October 2, 1987
By: Maurice A. Click
Executive Director

WSR 87-20-049

PROPOSED RULES
DEPARTMENT OF AGRICULTURE

[Filed October 2, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning horticultural district boundaries, chapter 16-458 WAC;

that the agency will at 10:00 a.m., Thursday, November 12, 1987, in the Commodity Inspection Conference Room, 2728 B Westmoor Court S.W., Olympia, WA 98502, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 20, 1987.

The authority under which these rules are proposed is chapter 15.17 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 12, 1987.

Dated: October 2, 1987
By: J. Allen Stine
Assistant Director

STATEMENT OF PURPOSE

Title: Chapter 16-458 WAC, Horticultural district boundaries.

Description of Purpose: To combine District One with District Three.

Statutory Authority: Chapter 15.17 RCW.

Summary of Rules: This rule combines Districts One and Three. District One is a very small volume horticulture district requiring approximately 1.5 full-time equivalent employees. Consolidation of the two districts will increase efficiencies of inspection service, provide a greater degree of uniformity of inspection procedures, and eliminate duplication of bookkeeping and related records.

Agency Personnel to Contact: James R. Archer, Department of Agriculture, Commodity Inspection Division, 406 General Administration Building, AX-41, Olympia, Washington 98504, phone (206) 753-5054.

These rules are proposed by the Department of Agriculture.

Agency Comments: From a practical standpoint, management/supervision of District One has been provided for the past three years by the District Three office located in Moses Lake, Washington. Products under inspection are quite similar between the two districts. The small volume of production and limited number of personnel required in District One does not warrant continuation of a separate district. Action on this matter has been deferred until such time that a fee increase became necessary. District One has now depleted cash reserves making an increase in fees necessary in the immediate future. District One has not had a fee increase since January 1979, although fees in the other districts have all been increased as follows: District Two and Four in January 1985, and District Three in March 1986. The

primary purpose of combining the two districts include efficiencies and elimination of duplication of certain efforts by management. A fee increase will be necessary in District One even if consolidation does not occur. Consolidation of District One with District Three will effect a fee increase to District One by assumption of the existing District Three schedule.

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

Small Business Impact Statement: None.

AMENDATORY SECTION (Amending Order 1471, filed 7/2/76)

WAC 16-458-080 DISTRICT THREE. All counties located west of the Cascade Mountains, Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grant, Lincoln, Pend Oreille, Spokane, Stevens, Walla Walla and Whitman counties, and that portion of Benton County lying south and east of the Sellards Road, from its junction with Yakima County on the west thence east to the center line of Range 27E, thence north to the Columbia River; this excludes the Benton City, Kiona and Prosser areas.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-458-070 DISTRICT ONE.

WSR 87-20-050

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order DE 87-35—Filed October 2, 1987]

I, Phillip C. Johnson, deputy director of programs, Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to:

Amd WAC 173-18-280 Okanogan County.

Amd WAC 173-22-0648 Okanogan County.

This action is taken pursuant to Notice No. WSR 87-17-065 filed with the code reviser on August 19, 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 90.58.030, [90.58].120 and [90.58].300 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 September 29, 1987.

By Phillip C. Johnson
Deputy Director, Programs

AMENDATORY SECTION (Amending Order DE 77-15, filed 9/1/77)

WAC 173-18-280 OKANOGAN COUNTY.
Streams

<u>Stream Name</u>	<u>Quadrangle Name and Size</u>	<u>Legal Description</u>
(1) Beaver Creek	<u>Blue Buck Mt. 7 1/2 Twisp East 7 1/2</u>	From the confluence of Beaver Creek and unnamed creek (NE1/4 of NE1/4 Sec. 26, T34N, R22E) downstream to mouth at Methow River (Sec. 27, T33N, R22E).
(2) Bonaparte Creek	<u>Tonasket 15</u>	From the confluence of Bonaparte Creek and Bannan Creek (Sec. 32, T37N, R28E) downstream to mouth on Okanogan River near Tonasket (Sec. 16, T37N, R27E).
(3) Chewack* River	<u>Doe Mt.* 15 Winthrop 7 1/2</u>	From the Okanogan National Forest boundary (Sec. 2, T35N, R21E) downstream to mouth at Methow River (Sec. 2, T34N, R21E). The flow exceeds 200 cfs MAF at Okanogan N.F. boundary.
(4) Columbia River (cont.)*	<u>Grand Coulee Dam 15 Bridgeport 15 Brewster 15 Wells Dam 7 1/2 Azwell 7 1/2</u>	From the intersection of the Okanogan County line and the Colville Indian Reservation boundary (Sec. 18, T30N, R25E) downstream right bank only to Chelan County line (Sec. 31, T29N, R24E). The flow exceeds 200 cfs MAF at the Colville Indian Reservation boundary.
(5) <u>Early Winters Creek</u>	<u>Mazama 15</u>	<u>From the Okanogan National Forest boundary line (Sec. 23, T29N, R19E) downstream to mouth at Methow River (Sec. 27, same township).</u>
(6) Gold Creek	<u>Concrete AMS Methow 7 1/2</u>	From the confluence of Gold Creek and South Fork Gold Creek (Sec. 17, T31N, R22E) downstream to mouth at Methow River (Sec. 16, same township).
((6))		
(7) Methow River*	<u>Mazama 15* Brewster 15 Doe Mtn. 15 Thompson Ridge 15 7 1/2 Winthrop 7 1/2 Blue Buck Mtn. 7 1/2 Twisp East 7 1/2 Methow 7 1/2 Cooper Mtn. 7 1/2</u>	From the Okanogan National Forest boundary (Sec. 6, T36N, R19E) downstream to mouth at the Columbia River (Sec. 36, T30N, R23E) excluding all federal lands. The stream flow is 200 cfs MAF at confluence of Methow River and Lost River (Sec. 5, T37N, R19E).
((7))		
(8) Myers Creek	<u>Mt. Bonaparte 15</u>	From the confluence of Myers Creek and Mary Ann Creek (Sec. 28, T40N, R30E) downstream to the Canadian Border (Sec. 3, same township).

Stream Name	Quadrangle Name and Size	Legal Description
((#)) (9) Okanogan River*	Oroville* 15 Tonasket 15 Omak Lake 15 Okanogan 15 Bridgeport 15 Conconully 15	From the United States-Canadian Border crossing Osoyoos Lake (Sec. 4&5,T40N,R27E) downstream on both shores to Colville Indian Reservation (Sec.6,T34N,R27E) the west shore only to mouth at Columbia River (Sec.18,T30N,R25E), excluding all federal lands. This stream has over 200 cfs MAF and over 300 sq. miles of drainage area at United States-Canadian Border.
((#)) (10) Sanpoil River (W. Fk.)	Aeneas Valley 15 Aeneas 15	From the confluence of West Fork Sanpoil River and Frosty Creek (Sec. 12,T35N,R30E) to the Okanogan National Forest boundary (Sec.22,T35N, R31E).
((#)) (11) Similkameen River*	Loomis* 15 Oroville 15	From the Canadian Border (Sec.4,T40N,R25E) downstream to mouth at Okanogan River (Sec.9, T39N,R27E) excluding all federal lands. This stream has over 200 cfs MAF and over 300 sq. miles of drainage at Canadian Border.
((#)) (12) Sinlahekin River (Creek)	Conconully 15 Loomis 15	From the confluence on the Sarsapkin Creek and Sinlahekin Creek (Sec. 10,T37N,R25E) downstream to mouth at Palmer Lake (Sec.13,T39N,R25E).
((#)) (13) Toats Coulee Creek	Horseshoe Basin 15 Loomis 15	From the confluence of South and Middle Fork Toats Coulee Creek (Sec.35,T39N,R24E) downstream to mouth at Sinlahekin Creek (Sec. 35,T39N,R25E).
((#)) (14) Toroda Creek	Bodie Mt. 15	From the confluence of Beaver Creek and Toroda Creek (Sec.22,T39N,R31E) downstream to the Ferry County line (Sec.25, T40N,R31E) excluding federal lands.
((#)) (15) Twisp River*	Concrete AMS Winthrop* 7 1/2 Twisp West 7 1/2 Twisp East 7 1/2	From the Okanogan National Forest boundary (Sec.10,T33N,R21E) downstream to mouth at Methow River (Sec.8, T33N,R22E). The flow exceeds 200 cfs MAF at Okanogan N.F. boundary.

AMENDATORY SECTION (Amending Order 86-06, filed 5/23/86)

WAC 173-22-0648 OKANOGAN COUNTY. Okanogan County designation maps approved June 30, 1972. Revision approved August 28, 1973. Revision approved September 20, 1977. Revision approved September 29, 1987.

WSR 87-20-051
ADOPTED RULES
DEPARTMENT OF ECOLOGY
[Order DE 87-33—Filed October 2, 1987]

I, Phillip C. Johnson, deputy director of programs, Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to Okanogan County, amending WAC 173-19-320.

This action is taken pursuant to Notice No. WSR 87-19-084 filed with the code reviser on September 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 RCW 90.58.120 and [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 September 29, 1987.
By Phillip C. Johnson
Deputy Director, Programs

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 87-20-052
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF LICENSING
(Board of Medical Examiners)
[Memorandum—September 30, 1987]

The Board of Medical Examiners meeting scheduled for 9:00 a.m. on December 4, 1987, has been rescheduled for 9:00 a.m., November 6. The meeting location will be the Department of Licensing, 1300 Quince Street, First Floor Conference Room, Olympia, Washington 98504.

WSR 87-20-053
EMERGENCY RULES
DEPARTMENT OF NATURAL RESOURCES
[Order 525—Filed October 2, 1987]

I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the extension of "closed to entry areas," regions of extra fire hazard.

I, Brian J. Boyle, 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 prolonged drying has necessitated to [the] extension of rules which establish "closed to entry areas." These rules preclude recreational access to areas of heavy slash concentrations. The continued high fire danger leaves these areas prone to wildfire and the restrictions are necessary to prevent a wildfire from occurring.

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

This rule is promulgated pursuant to RCW 76.04.015 and 76.04.305 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 1, 1987.

By Brian J. Boyle
Commissioner of Public Lands

NEW SECTION

WAC 332-26-010a **SOUTHWEST REGION CLOSURES.** Cowlitz County.

Cowlitz County: Township 8 North, Range 3 East: E1/2, E1/2W1/2, Section 4; all Section 12; S1/2 Section 14; SE1/4 Section 15; all Section 22; N1/2, SW1/4 Section 23; NW1/4 Section 26; all Section 27; SW1/4 Section 28; NE1/4 Section 33; NW1/4 Section 34. Township 8 North, Range 4 East: SW1/4 Section 4; all Section 5; all Section 6; all Section 7; all Section 8; all Section 9; W1/2 Section 10. Township 9 North, Range 3 East: E1/2 Section 36. Township 9 North, Range 4 East: S1/2 Section 31.

When, in the opinion of the Regional Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this notice by issuing a news release to the newspapers of general circulation in the area and to radio and television stations serving the area, specifying the date and time of the suspension, and by removing the posted notice of the hazardous area closure at the access points.

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

For protection of the above described areas against fire the following rule will be enforced:

Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

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

Effective from midnight, Thursday, October 1, 1987, to midnight, Thursday, October 15, 1987.

NEW SECTION

WAC 332-26-020a **OLYMPIC REGION CLOSURES.** Clallam, Jefferson and Grays Harbor Counties.

Clallam County: Township 30 North, Range 14 West: S1/2NW1/4, NE1/4, N1/2SW1/4, N1/2SE1/4, SE1/4SW1/4, SW1/4SE1/4 Section 24; NE1/4 E1/2NW1/4 Section 26; SE1/4SE1/4 Section 28; S1/2SW1/4, NW1/4SW1/4, SW1/4NW1/4, SE1/4 Section 29; W1/2SW1/4, SE1/4 Section 32; N1/2NW1/4, SW1/4 Section 33; NE1/4NE1/4 Section 34; SW1/4SE1/4 Section 35. Township 30 North, Range 13 West: N1/2SW1/4 east of 9000 road, W1/2NW1/4 west of 9000 road Section 13; W1/2NW1/4 Section 19; W1/2NW1/4, W1/2SW1/4, SE1/4 Section 22; S1/2NE1/4, SE1/4, E1/2SW1/4 Section 23; W1/2 west of 9000 road Section 24; N1/2NE1/4, SE1/4NE1/4, E1/2SW1/4, west of Lake Pleasant Road Section 26; E1/2NE1/4, S1/2NW1/4 Section 27; SE1/4NE1/4 Section 28; E1/2SE1/4 west of Conley Road Section 35; SE1/4SW1/4, W1/2SW1/4 east of Conley Road Section 36. Township 29 North, Range 15 West: E1/2SW1/4, Lot 3 Section 4; SW1/4SE1/4 Section 5; NE1/4, E1/2SW1/4 Section 8; SW1/4, S1/2NW1/4 Section 9; SW1/4, S1/2NW1/4 Section 12; E1/2SE1/4 Section 23; S1/2, SW1/4NW1/4 Section 24; N1/2NW1/4, SW1/4NW1/4 Section 25. Township 29 North, Range 14 West: W1/2SW1/4 Section 4; SW1/4 Section 12; NE1/4NW1/4, N1/2NE1/4 west of East Fork Dickey River Section 13; N1/2SE1/4, E1/2SW1/4 Section 21; S1/2SE1/4, S1/2SW1/4, NW1/4SW1/4, SW1/4NW1/4, N1/2NW1/4 Section 22; SE1/4SE1/4 east of county road Section 31. Township 28 North, Range 14 West: SE1/4NE1/4 north of Kilmer Road Section 19; W1/2NW1/4 north and west of Kilmer Road, E1/2SE1/4 Section 20; SW1/4SW1/4 Section 21. Township 28 North, Range 13 West: SE1/4SW1/4, N1/2SW1/4, SW1/4NW1/4 Section 21; SW1/4 Section 27; SE1/4SE1/4 Section 28.

Jefferson County: Township 27 North, Range 14 West: NW1/4, W1/2NE1/4 Section 2; all Section 3; all Section 4; E1/2NE1/4, E1/2SE1/4 Section 5; NE1/4SE1/4, E1/2NW1/4, E1/2SW1/4 Section 8; all Section 9; all Section 10; all except SE1/4SE1/4 Section 11; N1/2NW1/4, NW1/4NE1/4 Section 14; NW1/4, N1/2NE1/4, SW1/4NE1/4 Section 15; all except S1/2SW1/4 Section 16. Township 27 North, Range 13 West: NE1/4, N1/2SE1/4 Section 32; SW1/4NW1/4, W1/2NE1/4, E1/2SW1/4, W1/2SE1/4 Section 33; NW1/4, N1/2SW1/4, E1/2NE1/4 Section 34; NW1/4, N1/2SW1/4 Section 35. Township 27 North, Range 12 West: SW1/4, SE1/4 Section 29; NW1/4 Section 32. Township 27 North, Range 11 West: NW1/4, N1/2NE1/4, SW1/4NE1/4, NW1/4 SE1/4 Section 27. Township 26 North, Range 13 West: N1/2 Section 3; SW1/4SW1/4 Section 11; N1/2NW1/4, SW1/4NW1/4 Section 14; S1/2NE1/4, NE1/4NE1/4, E1/2NW1/4, NE1/4SW1/4 Section 15. Township 26 North, Range 12 West: N1/2SE1/4 north of SR 101 Section 7; NW1/4, SW1/4, W1/2NE1/4, W1/2SE1/4 Section 24; S1/2, NW1/4 Section 25;

S1/2SW1/4 south of 1714 road Section 27; S1/2SE1/4, S1/2SW1/4 south of 1715 road Section 28; NE1/4, NE1/4NW1/4 Section 34.

Grays Harbor County: Township 17 North, Range 10 West: NE1/4NE1/4, NW1/4NE1/4, S1/2NE1/4, portions north of Little Hoquiam River, NW1/4, NE1/4, SW1/4 north of Little Hoquiam River, Lots 1 & 2 Section 3; NW1/4NE1/4, S1/2NE1/4, N1/2NW1/4, S1/2NW1/4, N1/2SW1/4, NE1/4SE1/4, NW1/4NE1/4, Lots 3 & 4 Section 4; N1/2NE1/4, SW1/4NE1/4, SE1/4NE1/4, NE1/4NW1/4, SE1/4NW1/4, N1/2SE1/4 Section 5. Township 18 North, Range 10 West: E1/2 except the NE1/4NE1/4 Section 10; all Section 12; that portion west of East Fork Hoquiam River Section 13; all Section 14; NE1/4 except the NE1/4NE1/4, E1/2NE1/4, E1/2SW1/4, E1/2, S1/2SW1/4, SW1/4SE1/4 Section 15; that portion east of Polson Slough and that portion east of the Hoquiam River Section 22; all Section 23; that portion west of the East Fork Hoquiam River Section 24; that portion west of the East Fork Hoquiam River Section 25; all Section 26; that portion east of the Hoquiam River, SW1/4NW1/4, NE1/4SW1/4, NW1/4SW1/4, SW1/4SW1/4, SE1/4SW1/4 Section 27; SW1/4NE1/4, SE1/4NE1/4, NE1/4SE1/4, NW1/4SE1/4, SW1/4SE1/4, SE1/4SE1/4 Section 28; SE1/4SW1/4, NW1/4SE1/4, SW1/4SE1/4, SE1/4SE1/4 Section 32; NE1/4NE1/4, NW1/4NE1/4, SW1/4NE1/4, SE1/4NE1/4, NE1/4SE1/4, SE1/4SE1/4, NW1/4SE1/4, SW1/4SE1/4, E1/2SW1/4, E1/2NW1/4 Section 33; NW1/4NE1/4 that portion north of the Hoquiam River, NW1/4NE1/4, SW1/4NE1/4, NW1/4, SW1/4, NW1/4SE1/4, SW1/4SE1/4 Section 34; that portion north and east of the Hoquiam River, bordered by Panhandle Road and the East Fork Hoquiam River.

When, in the opinion of the Regional Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this notice by issuing a news release to the newspapers of general circulation in the area and to radio and television stations serving the area, specifying the date and time of the suspension, and by removing the posted notice of the hazardous area closure at the access points.

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

For protection of the above described areas against fire the following rule will be enforced:

Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

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

Effective from midnight, Thursday, October 1, 1987, to midnight, Thursday, October 15, 1987.

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.

NEW SECTION

WAC 332-26-040a CENTRAL REGION CLOSURES. Lewis County.

Lewis County: Township 11 North, Range 5 West: all except N1/2N1/2 Section 1; all Section 2; E1/2, part E1/2W1/2 lying east of Chehalis River, Section 3; part S1/2 lying south and east of West Fork Chehalis River, Section 8; S1/2, part NW1/4 lying south of West Fork Chehalis River, S1/2NE1/4 Section 9; all except part NW1/4 lying northwest of Chehalis River Section 10; part N1/2 lying north of Salmon Creek, part NW1/4SW1/4 Section 11; N1/2 Section 12; all Section 15; all Section 16; E1/2, part W1/2 lying east of West Fork Chehalis River Section 17. Township 12 North, Range 5 West: SW1/4, part SE1/4 lying south of Sand Creek Section 1; S1/2 Section 2; all Section 11; W1/2, W1/2E1/2, part N1/2N1/2NE1/4 Section 12; W1/2, W1/2E1/2 Section 13; E1/2, part W1/2 lying east of Big Creek Section 14; all except W1/2NW1/4NW1/4 Section 34; part S1/2NW1/4, SW1/4, part SE1/4 Section 35. Township 12 North, Range 6 East: all Section 1; W1/2, SE1/4, part W1/2NE1/4, part SE1/4NE1/4 Section 3; part NE1/4NE1/4 Section 10; part N1/2 Section 11. Township 13 North, Range 3 East: all Section 1; N1/2 Section 3; all Section 6; part E1/2 lying east of North Fork Tilton River Section 11; part N12 lying both north of North Fork Tilton River and North of Wallanding Creek Section 13. Township 14 North, Range 1 West: all Section 1; S1/2 Section 2; part E1/2, part NE1/4NW1/4 Section 3; NE1/4, NW1/4 except SW1/4NW1/4, SE1/4 except SW1/4SE1/4 Section 11; all Section 12; SW1/4 except NW1/4SW1/4, SW1/4SE1/4 Section 14; E1/2SE1/4 Section 15; NE1/4, NE1/4SE1/4 Section 20; all Section 21; all except SE1/4 Section 22; all except part SE1/4 Section 23; NW1/4 except SE1/4NW1/4, NW1/4SW1/4 Section 26; all Section 27. Township 14 North, Range 2 East: all Section 11; all Section 12; all Section 13; all Section 24. Township 14 North, Range 3 East: all Section 1; all Section 2; all except NW1/4 Section 3; S1/2 Section 4; all Section 5; all Section 6; all Section 7; all Section 8; all Section 9; all Section 10; all Section 11; all Section 12; all Section 13; all Section 14; all Section 15; all Section 16; all Section 17; all Section 18; all Section 19; all Section 20; all Section 21; all Section 22; all Section 23; all Section 25; all Section 27; N1/2 Section 29; all Section 33. Township 15 North, Range 3 East: part SW1/4 lying west of Deschutes River Section 25; S1/2 Section 26; all Section 35; part W1/2 lying west of Deschutes River Section 36.

When, in the opinion of the Regional Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this notice by issuing a news release to the newspapers of

general circulation in the area and to radio and television stations serving the area, specifying the date and time of the suspension, and by removing the posted notice of the hazardous area closure at the access points.

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

For protection of the above described areas against fire the following rule will be enforced:

Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

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

Effective from midnight, Thursday, October 1, 1987, to midnight, Thursday, October 15, 1987.

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 332-26-050a NORTHWEST REGION CLOSURES. Whatcom, Skagit, and Snohomish Counties.

Whatcom County: Township 41 North, Range 6 East: SE1/4, W1/2SW1/4 Section 33; S1/2 Section 34. Township 39 North, Range 7 East: SW1/4 Section 7. Township 39 North, Range 6 East: W1/2NW1/4 Section 12; NE1/4NE1/4 Section 13. Township 38 North, Range 6 East: SE1/4SW1/4 Section 34. Township 37 North, Range 6 East: E1/2NE1/4, SW1/4, Section 3; SE1/4NW1/4, N1/2SW1/4, N1/2S1/2SW1/4, SW1/4NW1/4SE1/4 Section 15; SW1/4NW1/4, S1/2 Section 21; W1/2 except NE1/4NW1/4 Section 27; SW1/4SW1/4, E1/2 Section 28; E1/2NW1/4, E1/2 Section 29; N1/2NE1/4, SE1/4NE1/4 Section 32; all Section 33; all Section 34; SW1/4 Section 35. Township 37 North, Range 5 East: W1/2SW1/4 Section 7. Township 37 North, Range 4 East: SE1/4 Section 12; NE1/4 Section 13; S1/2 Section 36. Township 37 North, Range 3 East: SE1/4 Section 2; NE1/4 Section 3; all Section 27; all Section 28; all Section 29.

Skagit County: Township 36 North, Range 8 East: SE1/4NW1/4, E1/2E1/2, S1/2SW1/4, NE1/4SdW1/4, W1/2SE1/4 Section 17; all Section 19; all Section 20. Township 36 North, Range 7 East: All of E1/2, W1/2SE1/4 Section 2; all except W1/2W1/2 Section 6; NE1/4 Section 7; SW1/4 Section 8; SE1/4SE1/4 Section 10; W1/2 Section 11; NW1/4 Section 14; NE1/4NE1/4 Section 15; N1/2NW1/4, W1/2NNE1/4, SE1/4NE1/4 Section 17. Township 36 North, Range 6 East: all Section 3; E1/2SW1/4, SE1/4 Section 4; E1/2NW1/4, NE1/4 Section 9; N1/2 Section 10; SE1/4 Section 24; N1/2NE1/4 Section 25. Township 36 North, Range 4 East: NE1/4 Section 1; SW1/4NE1/4, W1/2 Section 2; SE1/4, NE1/4 Section

3; SE1/4NE1/4, N1/2SE1/4, W1/2NE1/4 Section 15. Township 35 North, Range 8 East: SE1/4NW1/4, S1/2 Section 26; S1/2NW1/4, S1/2 Section 27; all except SW1/4NW1/4 Section 28; all Section 33; all Section 34; all Section 35. Township 35 North, Range 6 East: S1/2NE1/4, SE1/4 Section 12. Township 34 North, Range 10 East: W1/2SW1/4, SW1/4NW1/4 Section 30; W1/2NW1/4 Section 31. Township 34 North, Range 9 East: E1/2E1/2, SW1/4SE1/4 Section 25; S1/2 Section 26; NE1/4, SW1/4 Section 36. Township 34 North, Range 6 East: all Section 4; all Section 5; all Section 7; all Section 8; all Section 9; all Section 10; SW1/4 Section 17; S1/2SE1/4NE1/4, E1/2NW1/4, NE1/4SE1/4 Section 18; NE1/4NE1/4 Section 19; all Section 29; NW1/4, E1/2SW1/4, W1/2SE1/4 Section 30. Township 34 North, Range 5 East: E1/2 Section 7; W 3/4 Section 8. Township 33 North, Range 10 East: SW1/4NW1/4 Section 13; NE1/4 Section 14; E1/2W1/2, NW1/4NW1/4 Section 24. Township 33 North, Range 7 East: N1/2 Section 13; N1/2 Section 14; N1/2 Section 21; W1/2NW1/4 Section 22.

Snohomish County: Township 30 North, Range 7 East: NE1/4 Section 4; SW1/4 Section 27. Township 30 North, Range 6 East: S1/2S1/2, E1/2E1/2 Section 23; N1/2N1/2 Section 26. Township 29 North, Range 6 East: SW1/4SW1/4 Section 2; SE1/4 Section 3; NW1/4NE1/4 Section 10; N1/2N1/2SW1/4 Section 13; NE1/4SE1/4 Section 14. Township 28 North, Range 8 East: S1/2S1/2 Section 15; S1/2SE1/4SE1/4 east of the Sultan Basin Road Section 16. Township 27 North, Range 8 East: N1/2 north of Kellogg Lake Road Section 22; N1/2N1/2SW1/4 north of Kellogg Lake Road Section 23. Township 27 North, Range 7 East: S1/2 Section 9; SW1/4 Section 15; all Section 16.

When, in the opinion of the Regional Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this notice by issuing a news release to the newspapers of general circulation in the area and to radio and television stations serving the area, specifying the date and time of the suspension, and by removing the posted notice of the hazardous area closure at the access points.

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

For protection of the above described areas against fire the following rule will be enforced:

Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

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

Effective from midnight, Thursday, October 1, 1987, to midnight, Thursday, October 15, 1987.

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 332-26-060a SOUTH PUGET REGION CLOSURES. King County.

King County: Township 26 North, Range 9 East: W1/2NE1/4, N1/2S1/2 Section 6; all Section 14. Township 26 North, Range 7 East: NE1/4, portions of W1/2SW1/4 Section 13. Township 25 North, Range 7 East: E1/2SE1/4 Section 11; SW1/4 Section 12; NW1/4 Section 13; E1/2E1/2, W1/2NW1/4 Section 14; NE1/4, N1/2SE1/4, NE1/4SW1/4 Section 15; all Section 19; SE1/4, SE1/4NW1/4 Section 34. Township 24 North, Range 9 East: all Section 19. Township 24 North, Range 8 East: W1/2SE1/4 Section 24. Township 24 North, Range 7 East: N1/2 Section 3. Township 23 North, Range 9 East: SE1/4SW1/4 Section 6; N1/2, NE1/4SW1/4 Section 7. Township 23 North, Range 8 East: N1/2 Section 1; clearcut and partial cut portions of E1/2 Section 21; W1/2 Section 22; N1/2 Section 27; NE1/4 Section 28. Township 23 North, Range 7 East: SW1/4 Section 14; N1/2 Section 22. Township 22 North, Range 10 East: all Section 19, SE1/4, E1/2SW1/4 Section 21. Township 22 North, Range 9 East: S1/2SE1/4 Section 3; all Section 4; NE1/4 Section 10; N1/2NE1/4, NE1/4NW1/4 Section 13. Township 21 North, Range 7 East: all lands lying east of the Burlington Northern Railroad tracks within the following: E1/2SE1/4, NW1/4SE1/4, SE1/4NE1/4 Section 21; all Section 22 except the W1/2NW1/4 and the north 160 feet of the NW1/4SW1/4; all Section 27 north of Coal Creek and west of the Weyerhaeuser Mainline road. Township 20 North, Range 11 East: all Section 29; all Section 30. Township 20 North, Range 10 East: all Section 31; all Section 33. Township 20 North, Range 9 East: all Section 35. Township 20 North, Range 8 East: all Section 11; part NE1/4, part NW1/4, all SW1/4, part SE1/4 Section 12; all Section 13; all Section 14; NE1/4 Section 22; all Section 23; all Section 24. Township 19 North, Range 11 East: all Section 5; all Section 7; all Section 9; all Section 17; all Section 19; all Section 21. Township 19 North, Range 10 East: all Section 1; all Section 3; all Section 5; all Section 7; all Section 9; all Section 11; all Section 13; all Section 15; all Section 17; N1/2 Section 19; N1/4 Section 21; N1/2 Section 23. Township 19 North, Range 9 East: all Section 1; all Section 12; part Section 13.

When, in the opinion of the Regional Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this notice by issuing a news release to the newspapers of general circulation in the area and to radio and television stations serving the area, specifying the date and time of the suspension, and by removing the posted notice of the hazardous area closure at the access points.

When, in the opinion of the Regional Manager, the fire hazard is no longer sufficiently low to permit public access to the above described lands, he will reinstate this hazardous area notice by giving the same notice to the

public, specifying the date and time this notice again becomes effective, and replacing the posted notice of the hazardous area closure at the access points.

For protection of the above described areas against fire the following rule will be enforced:

Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

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

Effective from midnight, Thursday, October 1, 1987, to midnight, Thursday, October 15, 1987.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- 1) WAC 332-26-010 Southwest Region Closures.
- 2) WAC 332-26-020 Olympic Region Closures.
- 3) WAC 332-26-040 Central Region Closures.
- 4) WAC 332-26-050 Northwest Region Closures.
- 5) WAC 332-26-060 South Puget Region Closures.

WSR 87-20-054**NOTICE OF PUBLIC MEETINGS
BOARD FOR VOCATIONAL EDUCATION**

[Memorandum—October 1, 1987]

Members of the Washington State Board for Vocational Education will meet on Friday, October 30, 1987, beginning at 9:00 a.m. The meeting will be held in the Conference Room of the WEA Building, located at 319 East Seventh Avenue, Olympia, Washington.

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 State Board for Vocational Education, Building 17, Airdustrial Park, Mailstop LS-10, Olympia, Washington 98504, phone 753-5660, by October 14, 1987.

WSR 87-20-055**WITHDRAWAL OF PROPOSED RULES
STATE PATROL**

(Commission on Equipment)

[Filed October 2, 1987]

The State Patrol is withdrawing Notice No. WSR 87-18-021.

The subject of this notice will be addressed legislatively.

Chief George B. Tellevik

Lieutenant LaVere E. Klewin

Section Commander

Equipment and Standards Review Section

WSR 87-20-056

ADOPTED RULES

EASTERN WASHINGTON UNIVERSITY

[Order 87-01—Filed October 2, 1987]

I, Michael Ormsby, chairman, board of trustees of Eastern Washington University, do promulgate and adopt at Cheney, Washington, the annexed rules relating to:

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 procedures.
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.

This action is taken pursuant to Notice No. WSR 87-16-040 filed with the code reviser on July 29, 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 September 24, 1987.

By Michael C. Ormsby
Chairman, Board of Trustees

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 MEMBERSHIP. 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 narcotic or dangerous drug on the university campus or in university controlled 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. Re-election 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 ~~((a))~~ members of the disciplinary committee ~~((is))~~ are disqualified or ~~((disqualifies himself))~~ 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 DISCIPLINARY 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 seventy-two 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 PERMISSIBLE.** 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 witnesses ~~((PROVIDED FURTHER, That))~~; however, no one may represent the university or the student charged unless ~~((they are))~~ he/she 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))~~ him/her 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.

AMENDATORY SECTION (Amending Order 1-22-81, filed 2/25/81)

WAC 172-120-110 DISCIPLINARY COMMITTEE—DELIBERATIONS 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 impose upon the student. This recommendation to 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—PROCEDURAL 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 87-20-057
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Filed October 2, 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 relating to telecommunications companies, Cause No. U-87-1144-R, WAC 480-120-031.

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 80.01.040.

The specific statute these rules are intended to implement is RCW 80.04.080 and 80.04.090.

This notice is connected to and continues the matter in Notice No. WSR 87-17-026 filed with the code reviser's office on August 13, 1987.

Dated: October 2, 1987

By: Paul Curl
 Acting Secretary

WSR 87-20-058
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 87-148—Filed October 2, 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 openings in Areas 6D, 7B, 8A, 8D, 12, 12A, 12B and 12C provide opportunity to harvest non-Indian allocation of coho. The extended opening of Area 6D is necessary to prevent wastage. All other Puget Sound catch areas remain 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 October 2, 1987.

By Gene DiDonato
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-47-814 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. *Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

Area 6D (excluding those waters within 1,000 feet of each mouth of the Dungeness River at high tide) – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish continuously until further notice. Those waters within 1,000 feet of each mouth of Dungeness River at high tide are closed to all commercial fishing.

**Area 7B – Closed effective immediately except gill nets using 5-inch minimum mesh and purse seines may fish from 5:00 PM October 4 continuously to 4:00 PM October 9. Fishery exclusion zones applicable to Area 7B commercial fisheries are described in WAC 220-47-307.*

**Area 8A (excluding those waters north of a line projected due west from Kayak Point) –*

Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM October 4 to 9:00 AM October 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 1:00 PM October 5. Those waters north of a line projected due west from Kayak Point remain closed to all commercial fishing. Fishery exclusion zones applicable Area 8A commercial fisheries are described in WAC 220-47-307.

*Area 8D - Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish from 5:00 PM October 4 continuously until further notice.

*Area 12 (excluding those waters east of a line projected from Lone Rock to the navigational light off Big Beef Creek thence southerly to the tip of the outermost northern headland of Little Beef Creek) - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM October 4 to 9:00 AM October 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM October 5. Those waters east of a line projected from Lone Rock to the navigational light off Big Beef Creek thence southerly to the tip of the outermost northern headland of Little Beef Creek are closed to all commercial fishing.

*Area 12A (excluding those waters north of a line projected true east from Broad Spit) - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM October 4 to 9:00 AM October 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM October 5. Those waters north of a line projected true east from Broad Spit are closed to all commercial fishing. Fishery exclusion zones applicable to Area 12A commercial fishing are described in WAC 220-47-307.

*Area 12B - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM October 4 to 9:00 AM October 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM October 5. Fishery exclusion zones applicable to Area 12B commercial fishing are described in WAC 220-47-307.

*Area 12C (excluding those waters south of a line projected from the Cushman Powerhouse to the public boat ramp at Union, and those waters within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and the Hoodspout Marina Dock) - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM October 4 to 9:00 AM October 5, and purse seines using the 5-inch strip may fish from 5:00 AM to 9:00 PM October 5. Those waters south of a line projected from the Cushman Powerhouse to the public boat ramp at Union and those

waters within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and the Hoodspout Marina Dock are closed to all commercial fishing.

Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7C, 7D, 7E, 8, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 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 immediately.

WAC 220-47-813 Puget Sound Commercial Salmon Fishing Restrictions Order No. 87-136

WSR 87-20-059

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-149—Filed October 2, 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 these rules are adopted at the recommendation of the Columbia River Compact Commission to harvest available salmon.

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

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

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

APPROVED AND ADOPTED October 2, 1987.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-32-05100V COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE-YAKIMA INDIAN NATION - PRIEST RAPIDS POOL COMMERCIAL FISHERY. (1) It is unlawful for a person to take or possess salmon taken for commercial purposes from the Columbia River upstream from McNary Dam, except that individuals possessing treaty fishing rights under the Yakima Treaty may fish immediately to noon October 3, 1987 from the power

line crossing 3/4 mile below Wanapum Dam to a point 400 feet above Priest Rapids Dam, under the following conditions:

- (a) Each fisherman shall mark each net with two tags issued by the Yakima Tribe;
 - (b) Each fisherman may not use more than five nets;
 - (c) Nets shall not be placed on Goose Island;
 - (d) The nets shall have 8 inch minimum mesh; and
 - (e) Each net shall have a maximum net length of 400 feet.
- (2) The following fishermen are eligible to fish in this fishery:

Name	Enrollment Number
Louis Cloud	548
Irene Pinkham Cloud	3657
John Moses	4320
Susie Moses	4516
Clifford Moses	8414
Cheryl Cloud Moses	5560
Carl Moses	2415
Mary Jack	7442
Gordon E. Queahpama	3169
Brian George	7071
Selina Half	5548
Lorna Yallup	6667
Audie Yallup, Sr.	4561
Raymond Cloud	520
Anthony Johnson	5951
Eva Shippentower	3181
Bobby Looney	6227
Babtist Lumley, Jr.	1625
Jim Wahchumwah	2931
Fred Ike, Sr.	1163
Kenny Hoptowit	7256
Delano Hoptowit	1111
Roger Jim	1329
Roy Watlamet	3057
Robert Nelson, Jr.	6057
Steve Nelson	6335
Kenny Wahpat	2959
Anthony Wahpat	5863
Warner Jim	2112
Charles Gardee	882

WSR 87-20-060

**NOTICE OF PUBLIC MEETINGS
URBAN ARTERIAL BOARD**
[Memorandum—October 5, 1987]

TRANSPORTATION BUILDING
OLYMPIA, WASHINGTON 98504

Beginning at 9:30 a.m., Friday, October 16, 1987.

Note: Persons wishing to testify at this meeting will be required to contact the UAB in writing prior to October 9, 1987.

WSR 87-20-061

**PROPOSED RULES
DEPARTMENT OF GENERAL ADMINISTRATION
(Division of Savings and Loan Associations)**
[Filed October 5, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Savings and Loan Associations, Department of General Administration, intends to adopt, amend, or repeal rules concerning application for de novo branches in Washington state by foreign savings and loan associations;

that the agency will at 2:00 p.m., Thursday, November 12, 1987, in the Office of the Supervisor, Room 217-C, General Administration Building, Olympia, 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 33.04.025, which grants rule-making authority to the supervisor in accordance with chapter 34.04 RCW.

The specific statute these rules are intended to implement is RCW 33.32.030 which gives the supervisor general regulatory authority over foreign associations doing business in this state.

Dated: October 5, 1987
By: Betty Reed
Supervisor

STATEMENT OF PURPOSE

Title: WAC 419-60-010 through 419-60-030, Foreign association branch application procedures.

This statement is filed pursuant to RCW 34.04.045.

Recent changes in various state and federal laws, regulations and policies now permit savings and loan associations to establish branches across state lines. In response to specific intended actions by foreign associations, the supervisor adopted emergency rules setting forth application procedures and fees under the authority of RCW 33.32.030, which outlines the requirement for the supervisor to regulate the business activities of foreign associations operating in this state. This statement of purpose amplifies the notice of intent to adopt these rules on a permanent basis.

The rules address the procedures for providing such information as may be necessary for the supervisor to determine that the proposed activity is in the public interest and has a reasonable chance of success. They also provide for fees sufficient to cover the cost of investigation and evaluation of the information provided.

RCW 33.32.060 further supports the establishment of these rules by requiring that the supervisor ensure that no foreign association be permitted to do business in this state on more favorable terms and conditions than Washington chartered associations are allowed in such foreign association's state of incorporation. Many states have established similar foreign branch application procedures which would impact Washington associations, so these rules are required to establish the reciprocity envisioned by the statute.

These regulations are drafted and proposed by Betty Reed, Supervisor, Division of Savings and Loan Associations, Room 217-C, General Administration Building, Olympia, Washington 98504; phone (206) 753-5597.

The supervisor will be responsible for the enforcement of this regulation.

Small Business Economic Impact Statement: These rules will not have an adverse economic impact on more than twenty percent of all financial institutions or more than ten percent of state-chartered savings and loans. Accordingly, an economic impact statement is not required under RCW 19.85.030.

NEW SECTION

WAC 419-60-010 APPLICATION PROCEDURES. RCW 33.32.030 provides for regulatory authority by the supervisor over the activities of foreign associations within the state of Washington, and requires that such associations conduct their business in accordance with the appropriate statutes and under the requirements set forth by the supervisor in various rules. In order to conduct the business of a savings and loan in Washington, a foreign association must formally apply for the approval of the supervisor. Procedures for application are as follows:

(1) The application must be filed with the supervisor at the offices of the Division of Savings and Loan, Room 217C, General Administration Building, Olympia, Washington 98504.

(2) The application shall be filed in duplicate and shall be accompanied by a filing fee of five thousand dollars. In the event the actual costs of investigating the application exceed this amount, such difference between the fee and the actual costs shall be paid by the applicant. For the purposes of this section, actual costs shall include but not be limited to travel and per diem expense paid to division personnel in connection with the investigation.

NEW SECTION

WAC 419-60-020 INFORMATION TO BE INCLUDED IN THE APPLICATION. An application shall include at least the following information:

- (1) Name, address, and telephone number of the applicant.
- (2) Name, address, and telephone number of the person to be contacted concerning the application.
- (3) A summary of the applicant's history, which should include as a minimum the date and place of incorporation, the date and nature of any mergers or acquisitions, and certified current copies of the applicant's articles of incorporation and bylaws.
- (4) A description of the applicant's business and corporate structure, including a listing of all branches or similar offices, and each majority owned subsidiary, and the nature and extent of the business activities of each.
- (5) A business plan describing the applicant's proposed business activities in this state.
- (6) A copy of the independent auditor's report for the applicant's most recent fiscal year and comparative financial statements for the prior fiscal year.
- (7) The name, address, professional experience, and financial statement of the chief executive officer and principal operating officers.
- (8) The name, address, and principal occupation of each director of applicant, and completed biographical and financial statements on each.
- (9) A copy of the last two examination reports prepared by the applicable Federal Home Loan Bank, the last two state examination reports, any correspondence from the relevant regulator to the board of directors discussing each report, and the board's responses thereto.
- (10) A statement as to the presence or absence of any supervisory agreement or regulatory order that may be in effect or may have been in effect in the last five years, and, if so, a copy of each such order or agreement.
- (11) An opinion from the applicant's state regulatory agency which describes the conditions under which Washington associations may conduct business in such state.

(12) A statement of total shares outstanding and total number of stockholders if the applicant is a stock association. Additionally, provide a breakdown of stock ownership by officers and directors and any other entities owning five percent or more of the association's stock.

(13) A copy of the association's bond and its riders/attachments.

(14) Any additional information that may be required by the supervisor or deemed appropriate by the applicant.

NEW SECTION

WAC 419-60-030 APPROVAL TO CONDUCT THE BUSINESS OF AN ASSOCIATION IN WASHINGTON. The information required by WAC 419-06-020 must demonstrate to the satisfaction of the supervisor:

(1) That the applicant, the directors of the applicant, and the chief officers of the applicant are each of good character and sound financial standing.

(2) That the financial history and condition of the applicant are satisfactory.

(3) That the applicant's plan to conduct the business of an association in Washington affords a reasonable promise of success.

(4) That the state in which the home office of the applicant is located permits Washington associations to conduct the business of an association in such state in substantially the same manner as the applicant proposes in this state.

WSR 87-20-062

PROCLAMATION NO. 87-05 OFFICE OF THE GOVERNOR

WHEREAS, consideration by the Legislature of the issues of hazardous waste sites' clean-up and funding, and additional funding to ensure teachers are given the pay increases anticipated from earlier legislation which was effective for the 1987-88 school year, should not be delayed further;

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 Legislature of the State of Washington on Saturday, October 10, 1987, at 9:00 a.m. in Special Session in Olympia for the purposes stated herein.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 2nd day of October, Nineteen Hundred and Eighty-Seven.

Booth Gardner

Governor

BY THE GOVERNOR:

Ralph Munro

Secretary of State

WSR 87-20-063
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Filed October 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 the amending of chapter 173-160 WAC, minimum standards for construction and maintenance of water wells; amending chapter 173-162 WAC, rules and regulations governing the regulation and licensing of water well contractors and operators; and repealing parts of chapters 173-160 and 173-162 WAC.

The amendments to chapter 173-160 WAC clarify the definition of a well, update well construction methods, add a prior construction notification, refine well abandonment methods and add a new section for constructing wells other than water supply wells.

The amendments to chapter 173-162 WAC are established to implement changes to chapter 18.104 RCW relating to licensing requirements for well drillers;

that the agency will at 2:00 p.m., Tuesday, December 1, 1987, in the Lacey City Hall Auditorium, conduct a public hearing on the proposed rules.

The Washington Department of Ecology is seeking comments on the draft amended regulations for the minimum standards for construction and maintenance of water wells and rules for licensing well drillers. There will be three public workshops conducted at the following locations:

- November 10, 1987 Grant County PUD #2 Building
312 West 3rd
Moses Lake, Washington 98837
- November 17, 1987 City Library
1600 Louisiana
Longview, Washington 98632
- November 19, 1987 Tacoma-Pierce County Health
Department
3629 South D
Tacoma, Washington 98408

All three workshops will be from 2:00 p.m. to 4:30 p.m. The public hearing will be held December 1, 1987, at the Lacey City Hall, 420 College Street, Lacey, Washington. The final adoption proceeding will be January 5, 1988, at 2:00 p.m. in the Department of Ecology Headquarter's Office, St. Martin's College Campus, Lacey, Washington. Copies of the draft regulations are available upon request.

The department encourages all interested parties to attend the workshops and hearing to provide comments (oral and written). Written comments must be submitted by December 11, 1987. They can be mailed to the Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, attention Bill Miller.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 5, 1988.

The authority under which these rules are proposed is RCW 43.21A.080, 43.27A.090(11) and chapter 18.104 RCW.

The specific statute these rules are intended to implement is chapter 18.104 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Wednesday, December 16, 1987.

Dated: October 5, 1987

By: Phil Johnson

Deputy Director

STATEMENT OF PURPOSE

Title: Minimum standards for construction and maintenance of water wells, chapter 173-160 WAC; and Rules and regulations governing the regulation and licensing of water well contractors and operators, chapter 173-162 WAC.

Description of Purpose: Changes to chapter 173-160 WAC clarify the definition of a well, update well construction methods, add a prior construction notification, refine well abandonment methods, and add a new section for construction of wells other than water supply wells; and repeals parts of chapters 173-160 and 173-162 WAC. Changes to chapter 173-162 WAC are necessary to implement the changes to chapter 18.104 RCW (Water Well Construction Act of 1971). The changes relate to licensing requirements for well drillers.

Statutory Authority: Chapter 18.104 RCW.

Summary of Rule: Proposed to clarify definitions relating to well construction, establish updated well construction methods, add a prior construction notification, refine well abandonment methods, and establish a new section for the construction of wells other than water supply wells. Establishes additional requirements for licensing of well drillers.

Summary Statement: These rules are minimum standards for construction and maintenance of water wells, chapter 173-160 WAC; and rules and regulations governing the regulation and licensing of water well contractors and operators, chapter 173-162 WAC.

Background: The Department of Ecology (WDOE) administers the Water Well Construction Act (chapter 18.104 RCW) and has the power to establish rules, regulations, standards for licensing well drillers and methods for well construction. There continues to be substandard well construction and more stringent requirements are needed to protect the ground water resources and consumers.

In 1985, a Water Well Advisory Committee was formed to review the Water Well Construction Act. The advisory committee submitted a report to the Senate Agriculture Committee and recommended several legislative changes in the act. The advisory committee addressed problems with the lack of training required for well drillers, the lack of accountability of well drillers and the difficult procedure for regulating the drilling industry. They recommend the WDOE review and revise, as appropriate, the regulations governing well construction and well drillers licensing.

Summary: Changes to these regulations are necessary to clarify and expand the definition of a well and related terms used in well construction to add a prior construction notification procedure, to add a new section regulating the construction of wells other than water supply

wells, and to establish additional requirements for obtaining a well drillers license, as required by state law (chapter 18.104 RCW – Water Well Construction Act of 1971).

The proposed regulation changes would establish state of the art well construction standards and more stringent requirements to obtain a well drillers license to protect the ground water resources and consumers of well driller services.

Reasons Supporting Proposed Action: There is a need to clarify the definition of a well in the present rule, establish well construction methods for monitoring wells, and establish more stringent requirements for obtaining a well drillers license, to protect the ground water resources and consumers of well driller services.

Agency Personnel Responsible for Drafting: Bill Miller, PV-11, Olympia, WA 98504-8711, (206) 459-6045, and Bert Bowen, PV-11, Olympia, WA 98504-8711, (206) 459-6077; Implementation: Hedia Adelsman, PV-11, Olympia, WA 98504-8711, (206) 459-6056; and Enforcement: Herman Huggins, 4350 150th Avenue N.E., Redmond, WA 98502-5301, (206) 867-7000, Gary Hanson, 7272 Clearwater Lane, LU-11, Olympia, WA 98504-6811, (206) 753-2977, Ted Olson, North 4601 Monroe, Suite 100, Spokane, WA 99205-1295, (509) 456-2926, and Doug Clausing, 3601 West Washington, Yakima, WA 98903-1164, (509) 576-2800.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: [No information supplied by agency.]

Small Business Economic Impact Statement: Not applicable.

Chapter 173-160 WAC
MINIMUM STANDARDS FOR CONSTRUCTION AND MAINTENANCE OF ((WATER)) WELLS

WAC

PART ONE – GENERAL REQUIREMENTS

- 173-160-010 Purpose.
- 173-160-020 General.
- 173-160-030 Definitions.
- 173-160-040 Permit.
- 173-160-050 Records.
- 173-160-055 Well construction notification (start card).
- 173-160-065 Design and construction.
- 173-160-075 Design and construction—Sealing of casing—General.
- 173-160-085 Capping.
- 173-160-095 Relationship to other authorities.
- 173-160-105 Comparable construction standards.

PART TWO – WATER SUPPLY WELLS

- 173-160-205 Location of well site and access requirements.
- 173-160-215 Design and construction—Well completion—General.
- 173-160-225 Design and construction—Casing.
- 173-160-235 Recommended well diameters.
- 173-160-245 Design and construction—Sealing materials.
- 173-160-255 Design and construction—Sealing of consolidated formations.

- 173-160-265 Sealing of unconsolidated formations without significant clay beds.
- 173-160-275 Sealing of unconsolidated formations with clay beds.
- 173-160-285 Special sealing standards for artesian wells.
- 173-160-295 Artificial gravel-packed wells—General.
- 173-160-305 Sealing of artificial gravel-packed wells.
- 173-160-315 Sealing of dug wells.
- 173-160-325 Special standards for driven or jetted wells.
- 173-160-335 Upper terminal of well.
- 173-160-345 Testing of well.
- 173-160-355 Testing of well—Access port or pressure gage.
- 173-160-365 Disinfection.
- 173-160-375 Quality of drilling water.
- 173-160-385 Pump installation.
- 173-160-395 Explosives.
- 173-160-405 Chemical conditioning.
- 173-160-415 Abandonment of wells.
- 173-160-425 Abandonment of wells—Abandonment of drilled or jetted wells.
- 173-160-435 Abandonment of wells—Abandonment of gravel-packed wells.
- 173-160-445 Abandonment of wells—Abandonment of artesian wells.
- 173-160-455 Abandonment of wells—Abandonment of dug wells.
- 173-160-465 Abandonment of wells—Plugging of test wells.
- 173-160-475 Artificial recharge of ground-water bodies.
- 173-160-485 Special exemptions.

PART THREE – RESOURCE PROTECTION WELLS

- 173-160-500 Design and construction—General.
- 173-160-510 Design and construction—Surface protective measures.
- 173-160-520 Design and construction—Casing.
- 173-160-530 Design and construction—Cleaning.
- 173-160-540 Design and construction—Well screen, filter pack, and development.
- 173-160-550 Design and construction—Well seals.
- 173-160-560 Abandonment of resource protection wells.
- 173-160-570 General resource protection well—Cross section.

PART ONE – GENERAL REQUIREMENTS

AMENDATORY SECTION (Amending Order 73-6, filed 4/30/73)

WAC 173-160-010 PURPOSE. (1) These regulations are adopted pursuant to chapter 18.104 RCW, in order to establish minimum standards for the construction of ((~~all~~ water)) wells in the state of Washington. These regulations apply to water supply and resource protection wells. Water supply wells include wells used to appropriate water for beneficial purposes, and test wells. Resource protection wells include: Cathodic protection wells, monitoring wells, observation wells, piezometers and spill response wells.

(2) Provisions of Part One shall apply to all wells. Provisions of Part Two shall apply to water supply wells. Provisions of Part Three shall apply to resource protection wells.

(3) The following types of wells are excluded from these regulations:

(a) An excavation less than ten feet in depth made for foundations or utility trenches.

(b) Post holes.

(c) Methane gas wells.

(d) An excavation for the purpose of obtaining or prospecting for oil, natural gas, minerals, products of mining, quarrying, inserting media to repressure oil or natural gas bearing formations, storing petroleum, natural gas, or other products, as provided in chapter 78.52 RCW.

(e) Injection wells, such as stormwater disposal or recharge, regulated in chapter 173-218 WAC.

(4) Wells excluded from these minimum construction standards shall be constructed and abandoned by a licensed well contractor or operator pursuant to the intent and meaning of these regulations.

AMENDATORY SECTION (Amending Order 73-6, filed 4/30/73)

WAC 173-160-020 GENERAL. The following general standards shall apply to all water wells constructed in the state of Washington. These standards are minimum standards which must be adhered to in the construction of all wells. It is the responsibility of the water well

contractor and the property owner to take whatever measures are necessary to guard against waste and contamination of the ground water resources.

(1) It will be necessary in some cases to construct wells with additional requirements beyond the minimum standards. Additional requirements are necessary when the well is constructed in or adjacent to a source of contamination. Sources of contamination include, but are not limited to, the following: Septic systems, lagoons, landfills, hazardous waste sites, salt water intrusion areas, chemical storage areas, and near pipelines.

(2) When strict compliance with these regulations ~~((appears to be))~~ is impractical, the well contractor or driller shall make application to the department for approval of comparable alternative specifications prior to the work being done.

AMENDATORY SECTION (Amending Order 73-6, filed 4/30/73)

WAC 173-160-030 DEFINITIONS. As used in this chapter:

(1) "Abandoned well" is a ~~((water))~~ well which has been filled or plugged so that it is rendered unproductive. A properly abandoned well will not produce water nor serve as a channel for movement of water ~~((from the well or between water-bearing zones)).~~

(2) "Access port" is a 1/2- to 2-inch tapped hole or tube equipped with a screw cap, which ~~((has))~~ provides access to the inner casing, ~~((which will allow))~~ for measurement of the depth to water surface.

(3) "Annular space" is the space between the surface or outer casing and the inner casing, or the space between the wall of the drilled hole and the inner casing.

(4) "Aquifer" is any geologic formation that will yield water to a well ~~((in sufficient quantity for beneficial use))~~ or spring.

(5) "Artesian well" is a well tapping an aquifer ~~((in which the water is confined under pressure so that))~~ bounded above and below by impermeable beds or beds of distinctly lower permeability than the aquifer itself. The water will rise in the well above the point of initial penetration (above the bottom of the confining or impermeable layer overlying the aquifer). This term includes both flowing and nonflowing wells.

(6) "Artificial gravel pack" is a ~~((term used to describe))~~ mixture of gravel and sand placed in the annular space around the well ~~((casing))~~ screen. A gravel pack is ~~((frequently))~~ used to ~~((prevent))~~ reduce the movement of finer material into the well ~~((casing, to))~~, increases the ~~((ability of the))~~ well ~~((to))~~ yield ~~((water))~~ and ~~((to tend))~~ provides lateral support to the screen~~((s))~~ in unstable formations.

(7) "Artificial recharge" is the ~~((practice of increasing by artificial means the amount of water that enters a ground-water basin))~~ addition of water to the ground water reservoir by activities of man, such as irrigation or induced infiltration from streams, or wells.

(8) "Bentonite" is a mixture of swelling clay minerals, predominantly sodium montmorillonite.

(9) "Capped well" is a well that is not in use and has a ~~((permanent))~~ watertight seal or ~~((locked))~~ cap installed on top of the casing.

~~((9))~~ (10) "Casing" is a pipe, generally of metal or plastic, which is installed in the ~~((well))~~ bore hole to maintain the opening and to ~~((provide protection of the))~~ protect ground waters from waste and contamination.

~~((10))~~ (11) "Curbing" is a liner or pipe made of concrete, precast tile or steel ~~((used))~~ installed in dug wells to provide a space between the well bore and the liner for sealing.

~~((11))~~ (12) "Consolidated formation" means any geologic formation in which the earth materials have become firm and coherent through natural rock forming processes. Such rocks commonly found in Washington include basalt, granite, sandstone, shale, conglomerate, and limestone. ~~((These deposits))~~ An uncased drill hole will normally ~~((stand at the edges of a drill hole without caving))~~ remain open in these formations.

~~((12))~~ (13) "Contamination" is an impairment of natural ground water quality by ~~((organisms))~~ biological, chemical, ~~((organic and radioactive material or by the introduction of heated or cooled water where temperatures are so affected as to))~~ physical, or radiological materials which lower the water quality to a degree which creates a potential hazard to the environment, public health, or interferes with a beneficial use.

~~((13))~~ (14) "Department" means the department of ecology.

~~((14))~~ (15) "Disinfection" is the introduction of chlorine, or other ~~((disinfecting))~~ agent or process approved by the department, in ~~((an))~~ sufficient concentration and followed by ~~((an adequate))~~ contact time ~~((so as))~~ adequate to inactivate coliform or other indicator organisms.

~~((15))~~ (16) "Domestic water supply" is any water supply ~~((system intended or used for human consumption or other use))~~ serving one or more single family residences.

~~((16))~~ (17) "Drawdown" ~~((in a well means the extent of lowering of the water level when pumping is in progress or when water is discharging from a flowing well. Drawdown))~~ is the measured difference ~~((, measured in feet,))~~ between the static water level and the water level induced by pumping ~~((level)).~~

~~((17))~~ (18) "Drilled well" is a well in which the hole is usually excavated by mechanical means such as rotary ~~((or))~~, cable tool, or auger rigs.

~~((18))~~ (19) "Driven well" is a well constructed by joining a "drive point" ~~((with))~~ a length of pipe, ~~((extended as may be necessary and))~~ then driving the assembly into the ground.

~~((19))~~ (20) "Dug well" is a well ~~((in which the hole is often))~~ generally excavated ~~((by))~~ with hand tools ~~((, and which is usually at a shallower depth and larger diameter than drilled wells))~~ or a backhoe. The side walls may be supported by material other than standard weight steel casing.

~~((20))~~ (21) "Filter pack" means clean, smooth, uniform, sand or gravel, which is placed in the annulus of the well between the borehole wall and the well screen to prevent formation material from entering the well.

(22) "Formation" means an assemblage of earth materials grouped together into a unit that is convenient for description or mapping.

(23) "Grout" is a ~~((cementing agent, such as portland cement, used for sealing water wells during construction or destruction))~~ fluid mixture of cement, bentonite, and water used to seal the annular space around or between well casings, or to fill and seal abandoned wells.

~~((21))~~ (24) "Impermeable" is a descriptive term for ~~((a rock))~~ earth materials which has a texture or structure that does not permit ~~((water))~~ fluids to perceptibly move into or through its pores or interstices.

~~((22))~~ (25) "Licensee" is any person who is licensed as a well contractor pursuant to the provisions of this act and these rules.

(26) "Liner" means any casing, screen, or other device inserted into a larger casing, screen, or open hole as a means of sealing off undesirable material or maintaining the structural integrity of the well.

(27) "Methane gas well" is a well used to capture methane gas in the vadose zone.

(28) "Monitoring well" is a well designed to obtain a representative ground water sample and to measure the hydraulic potential (water level elevation) over the screened interval.

(29) "Observation well" is a well designed to measure the exact depth to the water table. An observation well is screened across the water table and usually is installed in unconfined aquifers.

(30) "Operator" ~~((means))~~ is any person ~~((who is))~~ employed by a ~~((water))~~ well contractor or ~~((who is))~~ self-employed as a contractor-operator for the control and supervision of ~~((the))~~ well construction ~~((of a water well))~~ or for the operation of ~~((water))~~ well construction equipment.

~~((23))~~ (31) "Permeable" is a descriptive term for ~~((describing a rock))~~ earth material which ~~((has a texture or structure that))~~ permits water to move through it. ~~((The degree of permeability depends upon the size and shape of the pores or other openings and their interconnections.))~~

~~((24))~~ (32) "Piezometer well" is a well designed to measure the hydraulic potential (water level elevation) at a specific point in the subsurface. A piezometer has short screen that is positioned entirely beneath the water table.

(33) "Pressure grouting" is a method of forcing grout ~~((by means of adequate pressure))~~ into specific portions of a well for sealing purposes.

~~((25))~~ (34) "PTFE" means polytetrafluoroethylene casing materials (such as teflon) and is not an endorsement for any specific PTFE product.

(35) "Public water supply" is any ~~((system or))~~ water supply intended or used for human consumption or other domestic uses, including source, treatment, storage, transmission and distribution facilities where water is furnished to any community, collection or number of individuals, ~~((or is made))~~ available to the public for human consumption or domestic use, ~~((but))~~ excluding water supplies serving one single family residence.

~~((26))~~ (36) "Puddling clay" is a ~~((form of))~~ mixture of at least fifty percent bentonite ~~((in combination with other natural))~~ and fine sand material ~~((s that act naturally to))~~ which seals out or retards the movement of water. ~~((Composition is such that the bentonite fraction~~

is 50% with the remaining portion not exceeding the size of coarse sand:

~~((27))~~ (37) "PVC" means polyvinyl chloride a type of thermoplastic casing.

(38) Resource protection wells mean cathodic protection wells, monitoring wells, observation wells, piezometers and spill response wells.

(39) "Spill response well" is any well used to capture or recover any spilled or leaked fluid which has the potential to contaminate ground water.

(40) "Static water level" is the vertical distance from the surface of the ground to the water level in a well when ~~((no))~~ the water level is ~~((being taken from the aquifer either))~~ not effected by pumping or ~~((by))~~ free flow.

~~((28))~~ (41) "Temporary surface casing" is a length of casing (at least four inches larger in diameter than the permanent casing) which is temporarily installed during well construction to maintain the annular space. In no instance shall the temporary casing extend less than eighteen feet below land surface. Temporary casing is not required in the construction of resource protection wells.

(42) "Test well" is ~~((an))~~ a piezometer, or exploratory hole, either cased or uncased, ~~((usually of small diameter))~~ constructed ~~((for the purpose of locating depth to water in each aquifer,))~~ for geotechnical investigations, or determining the quality and quantity of water, identifying underlying rock formations (lithology), and locating of optimum sections to be screened or perforated.

~~((29))~~ If a test well is constructed with the intent to withdraw water for beneficial use, it must be constructed in accordance with minimum standards for water supply wells, otherwise they shall be constructed in accordance with minimum standards for resource protection wells.

(43) "Tremie tube" is a small diameter pipe used to place grout, filter pack material, or other well construction materials in a well.

(44) "Unconsolidated formation" means any naturally occurring, loosely cemented or poorly indurated earth materials including such materials as uncompacted gravel, sand, silt and ~~((gravel))~~ clay. Alluvium, soil, and overburden are terms frequently used to describe such formations.

~~((30))~~ (45) "Water supply well" means any well that is used to withdraw, dewater, or recharge ground water.

(46) ~~((Water))~~ Well means and includes any excavation deeper than ten feet that is drilled, cored, bored, washed, driven, dug, jetted, or otherwise constructed ~~((when the intended use of the well is for the location, diversion, artificial recharge, or withdrawal of ground water. "Water well" does not mean an excavation made for the purpose of obtaining or prospecting for oil, natural gas, minerals or products of mining, or quarrying, or for inserting media to repressure oil or natural gas bearing formations, or for storing petroleum, natural gas or other products)).~~ Well includes water-supply well and resource protection well.

~~((31))~~ (47) "Well contractor" means any person, firm, partnership, copartnership, corporation, association, or other entity engaged in the business of constructing wells.

(48) "Well driller" is synonymous with "operator."

~~((32))~~ (49) "Well rig" is any power driven, percussion, rotary, boring, digging, jetting or auguring machine used in the construction of a ~~((water))~~ well.

AMENDATORY SECTION (Amending Order 73-6, filed 4/30/73)

WAC 173-160-040 PERMIT. As provided in RCW 90.44.050, no well~~((s))~~ shall be constructed if a withdrawal of more than ~~((5,000))~~ five thousand gallons a day or irrigation of more than one-half acre of noncommercial lawn and garden is contemplated, unless an application to appropriate such waters has been made to the department and a permit has been granted.

AMENDATORY SECTION (Amending Order 73-6, filed 4/30/73)

WAC 173-160-050 RECORDS. (1) Every ~~((water))~~ well contractor, within ~~((30))~~ thirty days after completion of a well, is required to submit a complete record on the construction or alteration of the well to the department. This shall apply to all ~~((water))~~ wells~~((, regardless of size or ownership))~~. Resource protection well records may be submitted as package, but no longer than six months after drilling.

(2) The water supply and test well record shall be made on a form provided by the department and include the following information, where applicable, as a minimum: Location of well by smallest legal

subdivision; intended use of well; the depth, diameter, and general specifications of each well; the depth and thickness ~~((in feet))~~ and character of each bed, stratum or formation penetrated by each well; ~~((the length and position in feet below land surface,))~~ and the commercial specifications of all casing, also of each screen or perforated zone in the casing; the tested capacity of each well in gallons per minute; for each nonflowing well, the depth to the static water level, as measured ~~((in feet))~~ below the land surface, and also the drawdown of the water level ~~((in feet))~~ at the end of the well capacity test; for each flowing well, the shut-in pressure measured ~~((in feet))~~ above the land surface, or in pounds per square inch at the land surface, and such additional factual information as reasonably may be required by the department.

(3) The resource protection well record shall be made on a form provided by the department and include the following information as a minimum: Project name, if appropriate; location of well to at least 1/4, 1/4 section or smallest legal subdivision; land surface datum; well identification number; diameter; depth, and general specifications of each well; the depth and thickness and character of each bed, stratum or formation penetrated by each well; and commercial specifications of all casing and screen; as-built diagram; water quality and physical data, and additional information as required by the department.

NEW SECTION

WAC 173-160-055 WELL CONSTRUCTION NOTIFICATION (START CARD). All well contractors shall notify the department of their intent to construct, reconstruct, or abandon a well at least seventy-two hours before starting work.

Notification shall be submitted on forms provided by the department and shall contain the well owners name, well location, proposed use, approximate start date, driller's name and license number, and drilling company's name. In an emergency, public health emergency, or exceptional instances, the department will allow verbal notification to the appropriate regional office, with a start card follow-up.

NEW SECTION

WAC 173-160-065 DESIGN AND CONSTRUCTION. Every well shall be planned and constructed so that it is:

(1) Adapted to the geologic and ground water conditions existing at the site of the well to insure full utilization of every natural protection afforded thereby.

(2) Designed to facilitate such supplementary construction as may be required to provide a sufficient and safe water supply where obtainable and to conserve ground water.

(3) Capable of yielding, the quantity of water necessary to satisfy the requirements which the user has stated are needed and for which well water is intended to be used.

NEW SECTION

WAC 173-160-075 DESIGN AND CONSTRUCTION—SEALING OF CASING—GENERAL. In constructing, developing, redeveloping or conditioning a well, care shall be taken to preserve the natural barriers to ground water movement between aquifers and to seal aquifers or strata penetrated during drilling operations which might impair water quality or result in cascading water. All sealing should be permanent and shall prevent movement of surface, ground, or tidal waters into the annular space. Sealing shall prevent the upward movement of artesian waters within the annular space around the well casing, to prevent the contamination or wasting of ground water, and tidal effects. Sealing shall prevent the movement of ground water either upward or downward from zones that were cased off because of poor quality. When cement grout is used in sealing, it shall be set in place seventy-two hours before additional drilling takes place, unless special additives are mixed with the grout that will cause it to set in a shorter period of time. All grouting shall be performed by adding the mixture from the bottom of the annular space to be grouted toward the surface in one continuous operation. The annular space to be grouted shall be a minimum four inches larger than the permanent casing.

When casing diameter is reduced, a minimum of eight feet of casing overlap is required and the bottom of the annular space between the casings shall be sealed with a watertight packer; the remainder of the annular space must be pressure grouted with bentonite or neat cement.

NEW SECTION

WAC 173-160-085 CAPPING. Temporary capping of a well shall be accomplished such that no contamination can enter the well. Capping shall be affixed by watertight tack welds or equal seal to prevent unauthorized entrance.

NEW SECTION

WAC 173-160-095 RELATIONSHIP TO OTHER AUTHORITIES. Nothing in these regulations shall be construed to waive any legal requirements of other state agencies or local governmental entities relating to well construction nor shall it preclude the adoption of more stringent minimum well construction standards by local government.

NEW SECTION

WAC 173-160-105 COMPARABLE CONSTRUCTION STANDARDS. Nothing in these regulations shall be construed to limit the department's authority to approve comparable alternative specifications for well construction as technology in the industry develops and/or new and comparable methods of construction become known to the department.

PART TWO - WATER SUPPLY WELLS

NEW SECTION

WAC 173-160-205 LOCATION OF WELL SITE AND ACCESS REQUIREMENTS. The proposed water supply well should be located on high ground consistent with the general terrain. It shall be protected from a one hundred year flood and from any surface or subsurface drainage capable of impairing the quality of the ground water supply. The well shall be located away from possible sources of contamination. Well design shall consider porosity and permeability of the soil, adjacent land uses, local ground water conditions and end use of the well. When a well is located in an area of known or suspected contamination, the well casing shall be impervious to the contaminants and shall not interconnect aquifers.

When a well is constructed adjacent to a building, it shall be located where the centerline of the well extended vertically will clear any projection from the building by at least five feet.

After construction, the water well contractor or operator should strongly emphasize, to the well owner, the importance of retaining a good accessibility to the well to permit future inspection and maintenance.

(1) Public water supply wells. Before construction begins, site approval must be obtained from the department of social and health services, or the local health authority and the requirements of the state board of health regulation regarding public water supplies (chapter 248-54 WAC) shall apply. This regulation includes requirements for zones of protection, location of the well, accessibility features, and certain construction requirements.

(2) Individual and multiple service domestic, irrigation, industrial and other wells. Wells shall not be located within certain minimum distances of potential sources of contamination. These minimum distances shall comply with local health regulations as appropriate. Wells shall be located at least one hundred feet from a sewer, septic tank, septic drain field, privy, sewage or manure lagoon, pipeline, or known, or suspected source of contamination. Wells shall not be located within one thousand feet of solid waste landfills.

NEW SECTION

WAC 173-160-215 DESIGN AND CONSTRUCTION—WELL COMPLETION—GENERAL. The well may be completed with screens, perforated liners or pipe, or open bottom; these shall be of sufficient strength to withstand the forces to which they are subjected during and after construction. It is the well drillers or designers responsibility to advise the owner or his representative of the most appropriate method of completion. Wells shall be completed in a manner which prevents the production of inordinate amounts of sand or turbid water.

(1) Standard open bottom completion. Open bottom completion is appropriate only where the withdrawn waters are essentially free of sand, silt and turbidity.

(2) Perforated pipe completion. Perforated pipe completion is suitable only for a coarse-grained, permeable aquifer where the withdrawn waters are free of excessive sand, silt or turbidity.

Perforations above the static water level are permitted only on resource protection wells. Wells may be completed with perforations as follows:

(a) In-place perforations with Star, Mills knife, or similar type perforators.

(b) Perforated pipe liners, either torch-cut, mill-slotted or punched. Such liners may be of steel, plastic or other suitable corrosion-resistant material, but if other than steel, a full evaluation of the structural stability of the liner must be made prior to its placement. They may be used in a natural development or gravel-packed type construction. The top of the liner shall be fitted with neoprene or lead packers or grout sealed to the well casing. The bottom of the liner shall be fitted with a suitable closure. The use of perforated casing for working casing as the hole is being drilled is prohibited, except in those cases where the contractor can, through personal experience in the particular area of drilling, attest to the sufficiency of the preperforated casing in all respects for the specific well being constructed.

(3) Well screens. Well screens (and well points) shall be constructed of one type of corrosion-resistant material. A neoprene lead packer or grout seal shall be fitted to the top of the well screen assembly. The bottom of the well screen shall be plugged or capped.

(4) Alignment. A completed well must be so constructed that the drill hole and/or installed casing does not deviate from an alignment that would allow a twenty foot dummy section of pipe of no more than one diameter size smaller than the casing liner or drilled hole to be inserted to the bottom of the well without binding. Minimum specifications for casing sizes for various ranges in well yield or pumping rate are shown under WAC 173-160-235.

NEW SECTION

WAC 173-160-225 DESIGN AND CONSTRUCTION—CASING. Proper casing shall be installed in all water supply wells. The casing shall withstand the normal forces which act upon it during and after installation. It shall be resistant to the corrosive effects of enclosing rocks, earth and water. Unless prior approval is obtained from the department, materials for well casings shall be as specified hereunder:

(1) Minimum specifications for steel casing and pipe for driven wells are contained in Table 1:

TABLE 1

Minimum Specifications for Steel Casing and Pipe

NOMINAL SIZE (INCHES)	OUTSIDE DIAMETER (INCHES)	WALL THICKNESS (INCHES)	WEIGHT PER FOOT (POUNDS)
1 1/2	1.900	0.145	2.72
2	2.375	0.154	3.65
2 1/2	2.875	0.203	5.79
3	3.500	0.216	7.58
3 1/2	4.000	0.226	9.11
4	4.500	0.237	10.79
6	6.625	0.250	17.02
8	8.625	0.250	22.36
10	10.750	0.250	28.04
12	12.750	0.250	33.38
14	14.000	0.312	45.61
16	16.000	0.344	62.85
18	18.000	0.375	70.59
20	20.000	0.375	78.60

Casing larger than twenty inches shall have a minimum wall thickness of 0.375 inches.

Casings shall be new or, in like-new condition, where the only previous contact was with water, and be free of pits and breaks. When casing lengths are joined together, they shall be connected by watertight welded or screw coupled joints. Welded joints shall be at least as thick as the wall thickness of the well casing and be fully penetrating.

(2) Plastic casing. Plastic, fiberglass, PVC, SR, ABS, or other type of well casing shall be manufactured and installed to conform with ANSI/ASTM F 480-81, Standard Dimension Ratio (SDR) 21 or the most recent revision.

SDR 21 is the minimum requirement; higher pressure rated pipe may be used. All plastic casing shall be installed only in an oversized drill hole without driving.

Plastic casing for use in potable water supplies shall be manufactured to conform to be acceptable to National Sanitation Foundation (NSF) Standard 14-84, or the most recent revision.

(3) Plastic casing joints shall be watertight. Either "bell" type or coupling hubs are approved. Hub couplings shall be of material meeting the specifications for plastic casings as stipulated in subsection (2) of this section. Joints shall be secured with solvent cement in accordance with manufacturers directions. Table 2A and 2B are the manufacturer's recommendations for specifications and initial set times.

TABLE 2a
Minimum Specifications for Plastic Casing

NOMINAL CASING DIAMETER (inches)	MINIMUM THICKNESS (inches)	SDR
2	0.133	21
2.5	0.137	21
3	0.167	21
3.5	0.190	21
4	0.214	21
5	0.265	21
6	0.316	21
8	0.410	21
10	0.511	21
12	0.606	21

TABLE 2B

Minimum Set Times for Plastic Casing

TEMPERATURE RANGE DURING INITIAL SET TIME	SET TIME FOR VARIOUS PIPE SIZES IN HOURS					
	3"	4"	6"	8"	10"	12"
60xF - 100xF	1/2	1/2	1/2	3/4	3/4	1
40xF - 60xF	2	2	4	4	4	4
0xF - 40xF	6	6	8	10	12	12

(4) Liner pipe shall consist of steel, in new or like-new condition, being free of pits or breaks; or polymerized vinyl chloride (PVC), SR, ABS, or others, type 1220, 1120, or SDR 21 (Class 200). Such pipe shall have a minimum wall thickness of at least 0.188 inch.

Liner pipe shall be of sufficient strength to withstand breakage or collapse when the well is pumped. Liner pipe installed shall extend or telescope at least eight feet into the lower end of the well casing. If more than one string of liner pipe is installed, each string shall extend or telescope at least eight feet into the adjacent larger diameter liner pipe. Liner pipe shall not be permanently fixed to a well casing below land surface except by placement of cement grout, packers, or similar sealing materials in the annular space between the liner and well casing.

(5) Poured concrete casing shall:

(a) Consist of clean, hard and durable aggregate with not less than five sacks of portland cement per cubic yard of concrete. The maximum diameter of aggregate particles shall not exceed 1 1/2 inches, but in any case shall not exceed 1/5 the minimum width of the casing thickness. The ratio of coarse aggregate to fine aggregate (passing No. 4 U.S. Standard Sieve) shall be approximately 1 1/2 to 1 by volume, but in any case, shall not exceed 2 to 1 nor be less than 1 to 2.

(b) Be at least six inches thick and free of voids. The walls shall be poured in one continuous operation.

NEW SECTION

WAC 173-160-235 RECOMMENDED WELL DIAMETERS.

Table 3
Well Diameters

Anticipated Well Yield, in gpm	Nominal Size of Pump Bowls, in inches	Optimum Size of Well Casing, in inches	Smallest Size of Well Casing, in inches
Less than 100	4	6 ID	4 ID
75 to 175	5	8 ID	6 ID
150 to 400	6	10 ID	8 ID
350 to 650	8	12 ID	10 ID
600 to 900	10	14 OD	12 ID
850 to 1300	12	16 OD	14 OD
1200 to 1800	14	20 OD	16 OD
1600 to 3000	16	24 OD	20 OD

NEW SECTION

WAC 173-160-245 DESIGN AND CONSTRUCTION—SEALING MATERIALS. (1) Puddling clay shall consist of any stable, fine-grained, impervious material with at least fifty percent bentonite, by volume, with the maximum size of the remaining portion not exceeding that of coarse sand (.5 mm - .1 mm), which is capable of providing a water tight seal between the casing and formation throughout the depth required to protect against objectionable matter and which is reasonably free of shrinkage.

(2) Cement grout (neat cement) shall consist of either portland cement or quick setting cement mixed with not more than six gallons of water per sack of cement. Up to five percent bentonite clay, by weight, may be added to improve flow qualities and compensate for shrinkage.

(3) Pelletized or granulated bentonite may be used where appropriate.

NEW SECTION

WAC 173-160-255 DESIGN AND CONSTRUCTION—SEALING OF CONSOLIDATED FORMATIONS. In drilled wells that penetrate an aquifer either within or overlain by a consolidated formation, sealing of the casing shall conform with one of the following procedures.

(1) A temporary surface casing at least four inches greater in diameter than the nominal size of the permanent well casing shall extend from land surface to at least five feet into sound, unfractured, consolidated rock, but in no instance shall said temporary surface casing extend less than eighteen feet below land surface.

Unperforated permanent casing shall be installed to extend to this same depth and the lower part of the casing shall be sealed into the rock formation with cement grout. The remainder of the annular space to land surface shall be filled with cement grout or puddling clay. See Figure 1A.

(2) A temporary surface casing at least four inches greater in diameter than the nominal size of the permanent casing shall extend from land surface to a depth of at least eighteen feet. An unperforated permanent casing shall be installed so that it extends at least five feet into sound, unfractured, rock formation.

Throughout the driving of the well casing to the rock formation, the annular space between the temporary surface casing and the permanent casing shall be kept at least one-half full with bentonite slurry.

The annular space between the rock formation and the permanent casing shall be tightly sealed with cement grout. The remainder of the annular space to land surface shall then be filled with cement grout or puddling clay. See Figure 1B.

(3) Withdrawal of the temporary casing shall take place simultaneously with proper sealing of the annular space to land surface.

NEW SECTION

WAC 173-160-265 SEALING OF UNCONSOLIDATED FORMATIONS WITHOUT SIGNIFICANT CLAY BEDS. In drilled wells that penetrate an aquifer overlain by unconsolidated formations such as sand and gravel without significant (at least six feet thick) clay beds, an unperforated well casing shall extend to at least one foot below the water table. A temporary surface casing having a

diameter at least four inches greater than the nominal size of the permanent casing shall be installed to at least eighteen feet below land surface.

The annular space between the temporary surface casing and the well casing shall be kept at least one-half full with bentonite slurry throughout the driving of the permanent casing into the aquifer. After the permanent casing is set in its final position, the remaining annular space shall be filled to land surface with cement grout or puddling clay as the temporary surface casing is withdrawn. See Figure 2A.

If temporary surface casing is installed to the same depth as the permanent casing, a watertight packer shall be installed between the casing and the drill hole at a position directly above the production aquifer. The remaining annular space shall be completely filled and sealed to land surface with cement grout or puddling clay as the temporary surface casing is withdrawn. See Figure 2B.

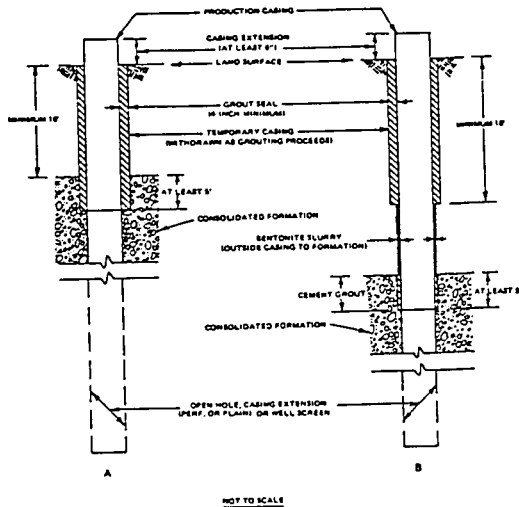


Figure 1. SEALING OF CONSOLIDATED FORMATIONS

NEW SECTION

WAC 173-160-275 SEALING OF UNCONSOLIDATED FORMATIONS WITH CLAY BEDS. In drilled wells that penetrate an aquifer overlain by clay or other unconsolidated deposits such as sand and gravel in which significant (at least six feet thick) interbeds of clay are present, the well casing may be terminated in such clay strata, provided that the casing be sealed in substantially the same manner as is required in the case of consolidated formations (see WAC 173-160-255 and Figure 2C at the end of this chapter).

NEW SECTION

WAC 173-160-285 SPECIAL SEALING STANDARDS FOR ARTESIAN WELLS. When artesian water is encountered in the well, an unperforated well casing shall extend into the confining stratum overlying the artesian zone. The casing shall be sealed into the confining stratum to prevent surface and subsurface leakage from the artesian zone. If the well flows at land surface, it shall be equipped with a control valve so flow can be completely stopped. The well shall be completed with seals, packers or grout that eliminates leakage around the well casing. The driller shall not move the drilling rig from the well site until leakage is completely stopped unless authority for temporary removal is granted by the department, or when loss of life or property is imminent.

NEW SECTION

WAC 173-160-295 ARTIFICIAL GRAVEL-PACKED WELLS—GENERAL. In gravel-packed wells, the gravel mixture shall be placed around the screen so that bridging or size separation does not occur. The gravel pack shall be clean, chemically stable, and uniform. All gravel and water used shall be disinfected in at least fifty parts per million (ppm) chlorine with a contact time of at least thirty minutes. Rinse water containing chlorine is a pollutant. Chlorine in the

rinse water shall be allowed to dissipate and discharged in a safe manner consistent with the intent of the Water Pollution Control Act, chapter 90.48 RCW.

NEW SECTION

WAC 173-160-305 SEALING OF ARTIFICIAL GRAVEL-PACKED WELLS. (1) Permanent surface casing not installed. An upper drill hole having a diameter of at least four inches greater than the outside diameter of the production casing shall be drilled to extend from land surface into a clay or other formation of low permeability overlying the water-bearing zone. A temporary surface casing must be installed to this depth to maintain the annular space. The annular space to this depth shall be filled with cement grout or puddling clay. If the clay or other impermeable formation is at or near land surface, the upper drill hole and unperforated production casing shall extend to a minimum depth of eighteen feet below land surface, provided that the casing does not pass through the impermeable zone. A watertight packer shall be installed in the annular space between the gravel pack and cement grout seal. A gravel fill pipe may be installed for injecting gravel prior to sealing the top of the gravel pack. Special care shall be taken to insure the seal is watertight around the injection pipe. The injection pipe shall be capped with a watertight seal or plug. See Figure 3A.

(2) Permanent surface casing installed. When permanent surface casing is installed, the well bore shall have a diameter at least four inches greater than the surface casing for the introduction of sealing materials. A welded steel plate or watertight seal shall be installed at the top of the gravel pack between the permanent surface and production casing. Sealing procedures and installation of gravel fill pipes are substantially the same as in subsection (1) of this section. A temporary casing must be used to maintain the oversized drill hole. The annular space to be sealed under conditions of subsections (1) and (2) of this section shall be kept full with cement grout or puddling clay as the temporary casing is withdrawn. See Figure 3B.

(3) If a clay layer or other formation of low permeability is not encountered before reaching the top of the water-bearing zone, the upper drill hole and unperforated production casing shall extend to a minimum depth of eighteen feet below land surface. Sealing procedures, installation of gravel fill pipes and temporary casing are substantially the same as in subsections (1) and (2) of this section.

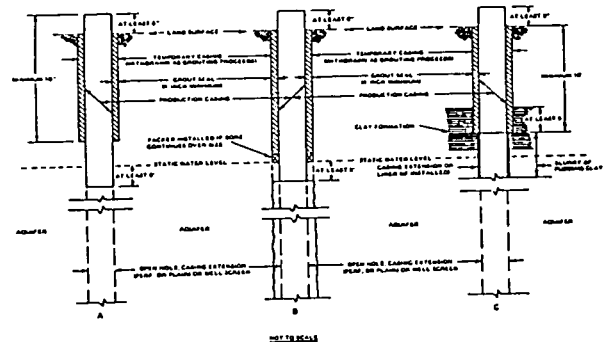


Figure 2. SEALING OF UNCONSOLIDATED FORMATIONS

NEW SECTION

WAC 173-160-315 SEALING OF DUG WELLS. The surface curbing of all dug wells shall be constructed to effectively seal the annular space between the undisturbed native material of the upper well hole and the concrete tile, steel pipe or liner to a depth of at least eighteen feet or within three feet of the bottom in wells that are less than twenty-one feet in depth.

(1) In all dug wells, other than a buried slab type, concrete at least six inches thick shall be used as sealing material. If wooden cribbing is used as a retaining wall to provide for a concrete surface curbing, the cribbing shall be removed from the hole after the concrete has set.

(2) In buried slab type well construction, a steel casing shall extend at least six inches beyond the slab into the lower well hole; the buried slab shall be sealed with cement grout and the remaining annular space to land surface shall be filled with bentonite or puddled clay. See Figure 4.

NEW SECTION

WAC 173-160-325 SPECIAL STANDARDS FOR DRIVEN OR JETTED WELLS. In all driven point wells, the casing shall extend at least five feet below the anticipated pumping level. An upper hole at least four inches greater in diameter than the permanent casing shall extend a minimum of six feet below land surface. The annular space between the upper oversized drill hole and the permanent casing shall be kept at least one-half full with bentonite slurry throughout all driving of the pipe. The remaining annular space to land surface shall be filled with cement grout or puddling clay. See Figure 5.

NEW SECTION

WAC 173-160-335 UPPER TERMINAL OF WELL. The watertight casing or curbing of any well shall extend at least six inches above the ground surface. In the case of public water supplies where the site is not subject to flooding, the pumphouse floor must be at least one foot above land surface, with a minimum of six inches of casing projecting above the floor; where the site is subject to flooding, the pumphouse floor must be at least two feet above the estimated water level of a one hundred-year frequency flood. Any vent opening, observation ports or air-line equipment shall extend from the upper end of the well by watertight piping to a point at least one foot above the pumphouse floor or cover installed above ground surface. The terminals of these facilities shall be shielded or sealed to prevent entrance of foreign matter or pollutants. A pitless adaptor, or similar device is permitted on domestic wells if made with approved fittings or accepted welding procedures. The connection must be above static water level. The pump location must not be subject to flooding.

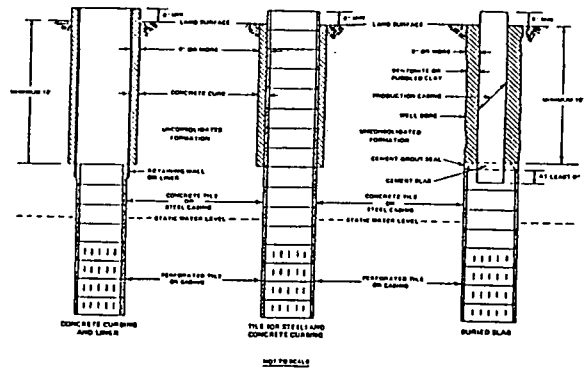


Figure 4. SEALING OF DUG WELLS

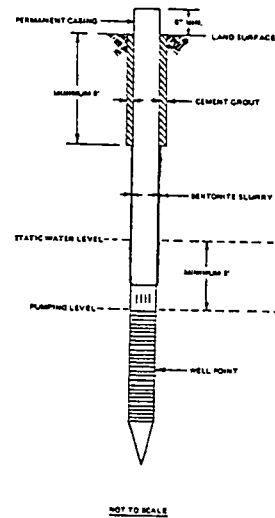


Figure 5. SEALING OF DRIVEN AND JETTED WELLS

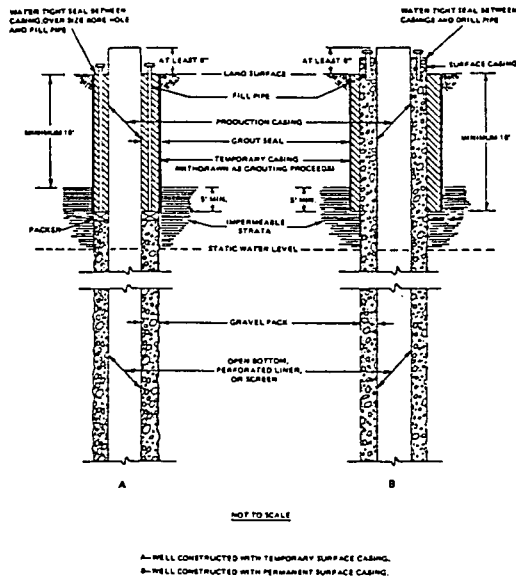


Figure 3. SEALING OF GRAVEL-PACKED WELLS

NEW SECTION

WAC 173-160-345 TESTING OF WELL. (1) Well authorized by appropriation permit. Before being put to use, each well shall be pump tested for yield and drawdown and reports submitted as required in chapter 90.44 RCW. The well shall be test pumped at rates greater than are expected from the well during its normal usage. For public water supply wells, the test pump shall be operated continuously for a minimum of four hours. The yield and drawdown shall be determined following at least two hours of stabilized water level observation. Periodic water level observation should be made during drawdown and subsequent recovery periods. Periods of observation shall be more frequent during the onset of drawdown and may decrease in frequency as drawdown or recovery proceeds toward stabilization. A bailer test is not an acceptable substitute for testing wells under permit.

(2) Wells not requiring appropriation permit. Testing of a well not requiring an appropriation permit shall be conducted for a period of at least one hour either by bailer or with a pump.

(3) Test data must be reported to the department in the water well report.

NEW SECTION

WAC 173-160-355 TESTING OF WELL—ACCESS PORT OR PRESSURE GAGE. All wells shall be equipped with an access port that allows for the measurement of the depth to water surface or a pressure gage that indicates the shut-in pressure of a flowing artesian well. See Figure 6. The access ports and pressure gages or other openings in the cover shall be sealed or capped to prevent entrance of surface water or foreign material into the well.

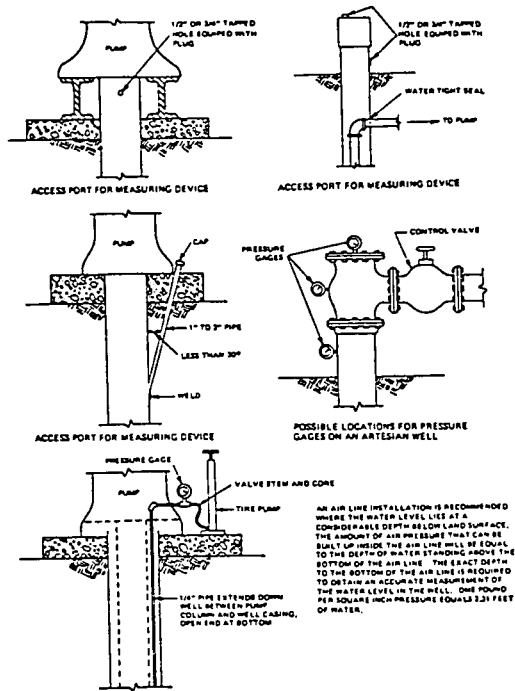


Figure 6. SUGGESTED METHODS FOR INSTALLING PRESSURE GAGES AND AIRLINES FOR MEASURING WATER LEVELS IN WELLS

NEW SECTION

WAC 173-160-365 **DISINFECTION.** (1) All tools and drilling equipment shall be thoroughly disinfected with a chlorine compound prior to beginning well construction.

(2) Every new or reconditioned well, after completion of construction or repair, and before being placed in service, shall be cleared of all foreign materials.

(3) The well casing shall be swabbed and cleaned to remove oil, grease or joint dope.

(4) All pumping equipment, sand or gravel used in gravel-packed wells and the well casing shall be thoroughly sluiced with clean water and disinfected with a solution containing at least fifty ppm of chlorine for at least thirty minutes.

(5) Prior to use for drinking purposes, sufficient disinfectant (chlorine compound) shall be added to the standing water in the well to give a residual of fifty ppm free chlorine. The disinfectant should then be thoroughly mixed with the water in the well and shall remain in the well for a period of at least twenty-four hours, after which there shall remain a minimum of ten ppm free chlorine residual. The well shall then be flushed to remove all traces of chlorine. If testing indicates a presence of coliform bacteria, more stringent disinfection methods may be required by the department of social and health services or local health authority.

(6) Chlorine is a pollutant. Allow the chlorine in the rinse to dissipate before discharging the water. This water shall be discharged in a safe manner consistent with the intent of the Water Pollution Control Act, chapter 90.48 RCW.

NEW SECTION

WAC 173-160-375 **QUALITY OF DRILLING WATER.** All water introduced into a well for drilling purposes shall be obtained from a potable water source or be thoroughly disinfected to assure noncontamination of the water-bearing zone.

NEW SECTION

WAC 173-160-385 **PUMP INSTALLATION.** All pumps and pumping equipment shall be installed in a manner consistent with the intent and goals of these regulations.

NEW SECTION

WAC 173-160-395 **EXPLOSIVES.** The use of explosives in the construction, development or reconditioning of any water well shall be accomplished under the direct supervision of an individual licensed under chapter 70.74 RCW.

NEW SECTION

WAC 173-160-405 **CHEMICAL CONDITIONING.** The use of detergents, chlorine, acids or other chemicals in wells for the purpose of increasing or restoring yield, may be used with prior written approval of the department.

NEW SECTION

WAC 173-160-415 **ABANDONMENT OF WELLS.** General. (1) Any well which is unusable, or whose use has been permanently discontinued, or which is in such disrepair that its continued use is impractical or is an environmental, safety or public health hazard shall be abandoned. The abandonment procedure (as prescribed by these regulations) of a well must be recorded and reported as required by the department.

(2) Wells which are abandoned to allow siting of potential sources of contamination within one hundred feet of the well shall be abandoned in one of the following manners:

(a) The casing shall be perforated from the bottom to within five feet of the land surface and pressure grouted.

(b) Withdraw the casing and fill the drill hole with grout or puddled clay, as the casing is being withdrawn.

(3) Piping of cementing materials directly to the point of application or placement by means of a dump bailer or tremie tube is recommended. If concrete, cement grout or neat cement, is used as a sealing material below the static-water level in the well, it should be placed from the bottom up by methods that avoid segregation or dilution of the material. When used to place grout, the discharge end of the tremie tube shall be submerged in the grout to avoid breaking the seal while filling the annular space.

NEW SECTION

WAC 173-160-425 **ABANDONMENT OF WELLS—ABANDONMENT OF DRILLED OR JETTED WELLS.** A cement grout or concrete plug shall be placed opposite all perforations or openings in the well casing. The remainder of the well shall be filled with cement grout, concrete or puddled clay.

NEW SECTION

WAC 173-160-435 **ABANDONMENT OF WELLS—ABANDONMENT OF GRAVEL-PACKED WELLS.** All gravel-packed wells shall be pressure-grouted throughout the perforated section of the well casing. The remainder of the well shall be filled with cement grout, concrete or puddled clay.

NEW SECTION

WAC 173-160-445 **ABANDONMENT OF WELLS—ABANDONMENT OF ARTESIAN WELLS.** A cement grout or concrete plug shall be placed in the confining stratum overlying the artesian zone to prevent subsurface leakage from the artesian zone. The remainder of the well shall be filled with cement grout or concrete.

NEW SECTION

WAC 173-160-455 **ABANDONMENT OF WELLS—ABANDONMENT OF DUG WELLS.** Clean chlorinated sand shall be installed to a point two feet above static water level. The remainder of the well to land surface shall be filled with clay, concrete or puddled clay.

NEW SECTION

WAC 173-160-465 **ABANDONMENT OF WELLS—PLUGGING OF TEST WELLS.** Uncased wells shall be abandoned as prescribed for dug wells. In the abandonment of cased wells in which the well casing is to be removed, the well shall be plugged as the casing is withdrawn. The well shall be sealed with grout or puddled clay.

NEW SECTION

WAC 173-160-475 ARTIFICIAL RECHARGE OF GROUND-WATER BODIES. Approval must be obtained from the department before starting any project related to the artificial recharge of ground-water bodies.

NEW SECTION

WAC 173-160-485 SPECIAL EXEMPTIONS. (1) Development of shallow unconfined ground-water bodies for other than domestic or public water supply purposes through construction of infiltration galleries, trenches, ponds, sumps or other open-hole excavations shall be exempted from compliance with the minimum construction standards: PROVIDED, That the well contractor obtain a waiver from the department prior to construction: PROVIDED FURTHER, That the department, at its own discretion, may require special construction standards if it determines the proposed method of construction would in any manner be adverse to the public health or welfare.

(2) Uncased wells used for dewatering purposes in construction work shall be exempted from compliance with the minimum well construction standards. Cased wells used for dewatering purposes are not exempted from the minimum well construction standards.

(3) Cased and uncased wells used for dewatering purposes, must be abandoned in accordance with the abandonment procedures of WAC 173-160-415.

PART THREE - RESOURCE PROTECTION WELLS

NEW SECTION

WAC 173-160-500 DESIGN AND CONSTRUCTION—GENERAL. (1) No resource protection well shall be used for domestic, industrial, commercial, or agricultural purposes, unless it meets the minimum construction standards for water supply wells.

(2) No resource protection well shall interconnect saturated formations or aquifers.

(3) Prior to constructing a resource protection well, well construction plans shall be submitted to and approved by the department.

(4) Cuttings and development water shall be managed in a manner consistent with the intent and purposes of the Water Pollution Control Act, chapter 90.48 RCW.

(5) A well identification number shall be permanently attached or engraved on the inner and outer well casings.

NEW SECTION

WAC 173-160-510 DESIGN AND CONSTRUCTION—SURFACE PROTECTIVE MEASURES. (1) Every resource protection well shall be capped and completed using one of the following methods:

(a) If the well is cased with metal and completed above the ground surface, a lockable cap shall be welded to the top of the casing.

(b) If the well is not cased with metal and completed above the ground surface, a metal protective casing shall be installed around the well. The protective casing shall extend at least six inches above the top of the well casing and at least two feet into the ground. A lockable cap shall be welded to the top of the protective casing.

(c) If the well is completed below ground surface, a lockable "water-meter cover," or equivalent, shall be installed around the well. A protective cover, level with the ground surface, shall be installed with a waterproof seal to prevent the inflow of surface water. Drains shall be provided, when feasible, to keep water out of the well and below the well cap.

(2) The well shall be protected from damage by one of the following methods:

(a) Three metal posts at least three inches in diameter shall be installed in a triangular array around the casing and at least two feet from it. Each post shall extend at least three feet above and below the ground surface.

(b) A reinforced concrete pad may be installed to prevent freeze/thaw cracking of the surface seal. When a concrete pad is used, the well seal shall be part of the concrete pad.

(c) A protective cover shall be installed when the well is completed below the ground surface. The cover must be designed to withstand the maximum expected loadings.

(3) The protective measures may be waived, if the well is inspected at least weekly and is located in a secure area that is not susceptible to vandalism or to damage by vehicles or mowing.

(4) If the well is to be protected by other surface protection methods, the owner shall obtain prior written approval from the department.

(5) If the well is damaged, the well protection measures and casing shall be restored as prescribed by this chapter. If the well is damaged beyond repair, it shall be properly plugged and abandoned in accordance with WAC 173-160-560.

NEW SECTION

WAC 173-160-520 DESIGN AND CONSTRUCTION—CASING. The casing shall be nonreactive with the subsurface environment. The casing shall not effect or interfere with the chemical, physical, radiological, or biological constituents of interest. All resource protection well casing shall conform to ASTM Standards, or at least Schedule 40 PVC, PTFE, or 304 or 316 stainless steel casing. Only threaded casing shall be used in areas of known or potential contamination.

NEW SECTION

WAC 173-160-530 DESIGN AND CONSTRUCTION—CLEANING. (1) When drilling in known or potential areas of contamination, the drill rig derrick and all drilling equipment shall be steam cleaned before and again prior to leaving the site.

(2) The casing and screen(s) shall be steam cleaned and rinsed before installation, and stored off the ground on secure clean racks.

(3) The filter pack shall be washed with clean water before installation and shall not interfere with the chemical, physical, radiological, or biological constituents of interest.

NEW SECTION

WAC 173-160-540 DESIGN AND CONSTRUCTION—WELL SCREEN, FILTER PACK, AND DEVELOPMENT. (See Figure 7 at the end of this chapter.) Wells installed for water quality sampling shall include the following:

(1) A commercial fabricated screen. The well screen shall be constructed of material that is nonreactive to subsurface conditions.

(2) A filter pack. A filter pack is preferred, but not required in coarse or granular formations. When used, it shall be installed from the bottom of the screen to at least three feet above the top of the screen. In all cases, the surface seal shall be at least three feet.

(3) Well development. The well shall be developed to assure continuity between the well, well screen, and formation materials.

NEW SECTION

WAC 173-160-550 DESIGN AND CONSTRUCTION—WELL SEALS. (1) A layer of bentonite between one and three feet thick should be placed on top of the filter pack. Figure 7 illustrates the well construction.

(2) The annular space shall be grouted with a bentonite-cement sealant which has a density of at least 14 lbs. per gallon. Monitoring wells designed to retain the outer casing shall be sealed into the first impermeable layer. The sealant shall be installed with a tremie tube from the bottom up.

A five percent by dry weight bentonite-cement mixture, when hydrated is required to yield 14.2 lbs. per gallon as measured on a mud balance. Use only potable water to hydrate the mixture.

(3) Other methods may be used to seal the annular space with the prior approval of the department.

NEW SECTION

WAC 173-160-560 ABANDONMENT OF RESOURCE PROTECTION WELLS. (1) When a resource protection well is no longer required and if the well construction can be verified, it shall be filled from the bottom to the surface with grout, using a methodology comparable to abandoning wells as required in accordance with WAC 173-160-415. If the construction can not be verified, the casing shall be pulled or perforated and the well shall be pressure grouted from the bottom to the surface.

(2) The well abandonment must be recorded and reported to the department within thirty days of abandonment.

(3) The abandonment procedure shall be recorded on a form provided by the department and shall include, as a minimum, the following information: Project name, if appropriate; date; location of well by smallest legal subdivision; well identification number; use of well; method of setting the plug; type and amount of sealant used; and such additional information as required by the department.

NEW SECTION

WAC 173-160-570 GENERAL RESOURCE PROTECTION WELL—CROSS SECTION.

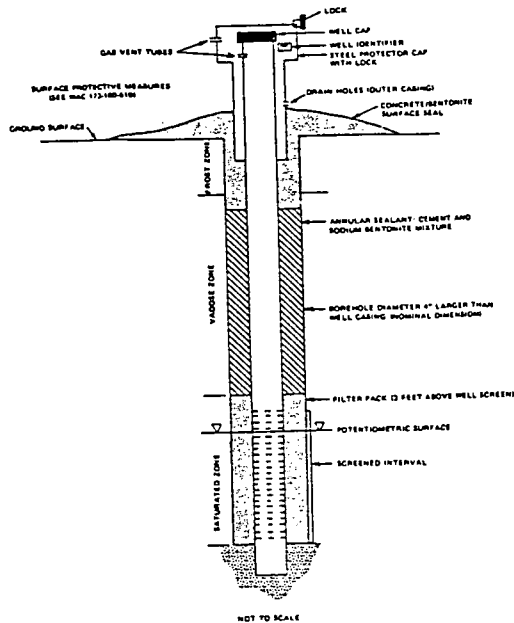


Figure 7. GENERAL RESOURCE PROTECTION WELL—CROSS SECTION

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 173-160-060 LOCATION OF WELL SITE AND ACCESS REQUIREMENTS.
- WAC 173-160-070 DESIGN AND CONSTRUCTION.
- WAC 173-160-080 DESIGN AND CONSTRUCTION—CASING.
- WAC 173-160-090 DESIGN AND CONSTRUCTION—WELL COMPLETION—GENERAL.
- WAC 173-160-09001 RECOMMENDED WELL DIAMETERS.
- WAC 173-160-100 DESIGN AND CONSTRUCTION—SEALING MATERIALS.
- WAC 173-160-110 DESIGN AND CONSTRUCTION—SEALING OF CASING—GENERAL.
- WAC 173-160-120 DESIGN AND CONSTRUCTION—SEALING OF CONSOLIDATED FORMATIONS.
- WAC 173-160-130 SEALING OF UNCONSOLIDATED FORMATIONS WITHOUT SIGNIFICANT CLAY BEDS.
- WAC 173-160-140 SEALING OF UNCONSOLIDATED FORMATIONS WITH CLAY BEDS.
- WAC 173-160-150 SPECIAL SEALING STANDARDS FOR ARTESIAN WELLS.
- WAC 173-160-160 ARTIFICIAL GRAVEL-PACKED WELLS—GENERAL.
- WAC 173-160-170 SEALING OF ARTIFICIAL GRAVEL-PACKED WELLS.
- WAC 173-160-180 SEALING OF DUG WELLS.
- WAC 173-160-190 SPECIAL STANDARDS FOR DRIVEN OR JETTED WELLS.
- WAC 173-160-200 UPPER TERMINAL OF WELL.
- WAC 173-160-210 CAPPING.

- WAC 173-160-220 TESTING OF WELL.
- WAC 173-160-230 TESTING OF WELL—ACCESS PORT OR PRESSURE GAGE.
- WAC 173-160-240 DISINFECTION.
- WAC 173-160-250 QUALITY OF DRILLING WATER.
- WAC 173-160-260 PUMP INSTALLATION.
- WAC 173-160-270 EXPLOSIVES.
- WAC 173-160-280 CHEMICAL CONDITIONING.
- WAC 173-160-290 ABANDONMENT OR DESTRUCTION OF WELLS.
- WAC 173-160-300 ABANDONMENT OR DESTRUCTION OF WELLS—ABANDONMENT OR DESTRUCTION OF DRILLED OR JETTED WELLS.
- WAC 173-160-310 ABANDONMENT OR DESTRUCTION OF WELLS—ABANDONMENT OR DESTRUCTION OF GRAVEL-PACKED WELLS.
- WAC 173-160-320 ABANDONMENT OR DESTRUCTION OF WELLS—ABANDONMENT OR DESTRUCTION OF ARTESIAN WELLS.
- WAC 173-160-330 ABANDONMENT OR DESTRUCTION OF WELLS—ABANDONMENT OR DESTRUCTION OF DUG WELLS.
- WAC 173-160-340 ABANDONMENT OR DESTRUCTION OF WELLS—PLUGGING OF TEST WELLS.
- WAC 173-160-350 ARTIFICIAL RECHARGE OF GROUND WATER BODIES.
- WAC 173-160-360 SPECIAL EXEMPTIONS.
- WAC 173-160-370 RELATIONSHIP TO OTHER AUTHORITIES.
- WAC 173-160-380 COMPARABLE CONSTRUCTION STANDARDS.

Chapter 173-162 WAC
REGULATION AND LICENSING OF ((water)) WELL CONTRACTORS AND OPERATORS

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-010 PURPOSE. These regulations are adopted pursuant to chapter 18.104 RCW in order to establish procedures for the examination, licensing and regulation of ((water)) well contractors and operators.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-020 GENERAL. These regulations are applicable to all ((water)) well contractors and operators who are contracting for ((water)) well construction or constructing ((water)) wells in the state of Washington.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

- WAC 173-162-030 DEFINITIONS. As used in this chapter:
- (1) "Constructing a well" or "construct a well" means and includes boring, digging, drilling, or excavating and installing casing, lining or well screens, whether in the installation of a new well or the alteration of an existing well.
 - (2) "Department" means department of ecology.
 - (3) "Director" means director of the department of ecology.
 - (4) ("~~Examining board~~") means the board composed of three members responsible for the preparation, administration and evaluation of examinations for licenses; one named by the director from the department; the second appointed by the governor, being a person other than one employed by the state, actively engaged in water well drilling activities at the time of his appointment; the third named by the department of social and health services by the secretary thereof (RCW 18.104.090).
 - (5) ("~~Drilled well~~") is a well in which the hole is usually excavated by mechanical means such as rotary, cable tool, or auger rigs.
 - (5) "Driven well" is a well constructed by joining a "drive point" to a length of pipe, then driving the assembly into the ground.
 - (6) "Dug well" is a well generally excavated with hand tools or a backhoe. The side walls may be supported by material other than standard weight steel casing.

(7) "Licensee" is any person who is licensed as a well contractor pursuant to the provisions of this act and these rules.

(8) "Liner" means any casing, screen, or other device inserted into a larger casing, screen, or open hole as a means of sealing off undesirable material or maintaining the structural integrity of the well.

(9) "Methane gas well" is a well used to capture methane gas in the vadose zone.

(10) "Monitoring well" is a well designed to obtain a representative ground water sample and to measure the hydraulic potential (water level elevation) over the screened interval.

(11) "Observation well" is a well designed to measure the exact depth to the water table. An observation well is screened across the water table and usually is installed in unconfined aquifers.

(12) "Piezometer well" is a well designed to measure the hydraulic potential (water level elevation) at a specific point in the subsurface. A piezometer has a short screen that is positioned entirely beneath the water table.

(13) "Resource protection wells" mean cathodic protection wells, monitoring wells, observation wells, piezometers and spill response wells.

(14) "Spill response well" is any well used to capture or recover any spilled or leaked fluid which has the potential to contaminate ground water.

(15) "Water supply well" means any well that is used to withdraw, dewater, or recharge ground water.

(16) "Operator" ((means any person, other than a person exempted by RCW 18.104.180, who) is anyone employed by a ((water)) well contractor for the control and supervision of ((the construction of a water)) well construction or for the operation of ((water)) well construction equipment.

((6) "Water") (17) "Well" means and includes any excavation deeper than ten feet that is drilled, cored, bored, washed, driven, dug, jetted, or otherwise constructed ((when the intended use of the well is for the location, diversion, artificial recharge or withdrawal of ground water. "Water well" does not mean an excavation made for the purpose of obtaining or prospecting for oil, natural gas, minerals or products of mining, or quarrying, or for inserting media to repressure oil or natural gas-bearing formations, or for storing of petroleum, natural gas or other products)). Well includes water-supply well and resource protection well.

((7) "Water well contractor" means any person, firm, partnership, co-partnership, corporation, association, or other entity engaged in the business of constructing water wells.

((8)) (18) "Well contractor" means any person, firm, partnership, copartnership, corporation, association, or other entity engaged in the business of constructing wells.

(19) "Supervision" or "supervising" means being present at the site of well construction and responsible for proper construction at any and all times that ((water)) well construction equipment is being operated.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-040 COMPLIANCE—REQUIREMENT FOR LICENSING. (1) A ((water)) well construction operators license is required for all operators.

(2) A ((water)) well construction operators license is required for all ((water)) well contractors as follows:

(a) Every ((water)) well contractor shall designate one official as "liaison representative" who shall have the full responsibility and authority to act as the contractor's agent in all its dealings with the department. The "liaison representative" shall be licensed.

(b) An owner-operator who enters contracts on his own behalf is a ((water)) well contractor and must be licensed. He shall act as his own "liaison agent" in all dealings with the department.

(3) An architectural, engineering or other similar type professional consulting firm, general contractor or construction firm and highway or bridge construction firm need not have a licensed ((water)) well construction operator in its employ; provided that all ((water)) well construction associated with their various projects is conducted through a duly licensed ((water)) well contractor.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-050 EXEMPTIONS. A ((water)) well construction operators license shall not be required of:

(1) Any individual who personally drills a well on land which is owned or leased by him or in which he has a beneficial interest as a contract purchaser and is used by the individual for farm or noncommercial domestic use only.

(2) Any individual who performs labor or services for a ((water)) well contractor in connection with the drilling of a well at the direction and under the supervision and control of a licensed operator.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-060 LICENSE REQUIRED—QUALIFICATIONS FOR LICENSING. A person shall be qualified to receive a license if he:

(1) Has made application to the department and has paid a twenty-five dollar application fee.

(2) Has passed a written examination, except that a person who can establish his illiteracy to the satisfaction of the department shall be entitled to an oral examination in lieu of a written examination.

(3) Has at least two years of field experience with a licensed well driller or one year of field experience and an equivalent of at least one school year of qualifying educational training that complies with criteria developed by the department.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-100 EXAMINATIONS—TYPE OF EXAMINATIONS. The examinations shall be prepared, administered and evaluated by the ((examining board)) department. They shall be broken down into sections including a basic general category and specialist categories including but not necessarily limited to cable tool, rotary, driven and dug well construction technology. The examination shall be prepared to test the knowledge and understanding of the following subjects:

(1) Washington ground water laws as they relate to well construction;

(2) Sanitary standards for water well drilling and construction of water wells;

(3) Types of ((water)) well construction;

(4) Drilling tools and equipment;

(5) Underground ((geology)) hydrogeology as it relates to ((water)) well construction;

(6) Rules and regulations of the department and the department of social and health services relating to ((water)) well construction;

(7) Preparation of well reports;

(8) Township and range location system as it relates to location of wells; and

(9) Basic ground water hydraulics as it relates to well construction.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-130 LICENSES—GENERAL. It is the intent of the department ((and the examining board;)) in its implementation of the licensing phase of the Washington Water Well Construction Act to effect a smooth transition of this requirement into the ((water)) well construction industry without causing undue hardship on individuals and/or businesses whose livelihood is dependent upon continuing work in this field.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-140 LICENSES—UNCONDITIONAL LICENSE. An applicant who has passed the basic general examination and all specialist categories shall be granted a ((water)) well construction operators license without any restrictions or conditions.

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-170 RETAKING EXAMINATION. Upon failing to qualify for ((an unconditional)) a license, the applicant shall not be entitled to retake the examination or any parts thereof for a period of ninety days from the date of his original examination.

(1) An applicant who has failed to pass the basic general category or has passed the basic general category, but failed to pass any of the

specialist categories, shall be considered as a new applicant in all respects.

(2) An applicant who has qualified for a license in one or more of the specialist categories will not be required to pay additional fees for retaking only a part of the examination as authorized under WAC 173-162-150(2).

AMENDATORY SECTION (Amending Order DE 73-10, filed 6/29/73)

WAC 173-162-190 ((~~WATER~~)) WELL CONTRACTORS—RESPONSIBILITIES. ((~~1~~)) Every ~~water~~ well contractor shall plainly mark the assigned identification number on each well drilling machine.

((~~2~~)) The ((~~water~~)) well contractor shall be responsible for appointment of a "liaison representative." Any change of "liaison representative" must be immediately reported to the department in order to assure continuity of communication.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 173-162-110 EXAMINATIONS—CONDUCTING EXAMINATIONS.
- WAC 173-162-150 LICENSES—CONDITIONAL LICENSE.
- WAC 173-162-160 TEMPORARY AUTHORIZATION.
- WAC 173-162-180 WATER WELL CONTRACTORS—IDENTIFICATION NUMBERS.

WSR 87-20-064
EMERGENCY RULES
DEPARTMENT OF LICENSING
 [Order PM 684—Filed October 5, 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 office requirement for brokers actively licensed in another jurisdiction, new WAC 308-124B-150.

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 upon the effective date of chapter 337, Laws of 1987, some confusion was created about the necessity of maintaining an office in the state by brokers licensed in another jurisdiction. The rule clarifies the confusion.

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 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 1, 1987.

By Theresa Anna Aragon
Director

NEW SECTION

WAC 308-124B-150 OFFICE REQUIREMENT FOR BROKERS ACTIVELY LICENSED IN ANOTHER JURISDICTION. The term "office" in RCW 18.85.180 for brokers actively licensed in another jurisdiction in which the brokers' headquarter office is located shall mean the maintenance of trust account and transaction records for a period of three years in the state of Washington in either escrow at one location for all Washington transactions for any one broker or a real estate office in the state of Washington. The trust account and transaction records shall be open and accessible to representatives of the Department of Licensing and the parties to the transaction.

Brokers actively licensed in another jurisdiction seeking licensure in Washington, whose headquarter office is located in that other jurisdiction, shall notify the department of the location address where the records are maintained in the state of Washington and shall include this address with the headquarter's address on the license application.

WSR 87-20-065
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY
 [Memorandum—September 24, 1987]

The regular meeting of the board of trustees of Western Washington University, scheduled for October 1, 1987, at 1:30 p.m. has been cancelled.

The board of trustees of Western Washington University will hold a special meeting on October 9, 1987, at 2:00 p.m. The meeting will be held on Western's Campus in Old Main Room 340, Bellingham, Washington.

WSR 87-20-066
PROPOSED RULES
DEPARTMENT OF NATURAL RESOURCES
(Board of Natural Resources)
 [Filed October 6, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Natural Resources intends to adopt, amend, or repeal rules concerning the establishment of application fees, rental rates, advance minimum royalty rates, production royalty rate and work requirements for mineral prospecting leases and mining contracts issued by the Department of Natural Resources, and the establishment of the fee for a recreational prospecting permit.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 9, 1987.

The authority under which these rules are proposed is RCW 79.01.618, 79.01.088 and 79.01.720.

The specific statute these rules are intended to implement is chapter 20, Laws of 1987, RCW 79.01.628, 79.01.632 and 79.01.642.

This notice is connected to and continues the matter in Notice No. WSR 87-15-101 filed with the code reviser's office on July 21, 1987.

Dated: October 6, 1987

By: John L. Chambers for
Chairman, Board of Natural Resources
Commissioner of Public Lands

STATEMENT OF PURPOSE

Purpose of Rule: To set the application fee, annual rental rates and the annual prospecting work requirement for mineral prospecting leases, application fee, annual minimum royalty rates, production royalty rate and annual development work requirement for mining contracts, and the permit fee for recreational prospecting permits issued by the Department of Natural Resources.

Statutory Authority: Substitute Senate Bill 5193, chapter 20, Laws of 1987, RCW 79.01.088 and 79.01.720.

Summary of Rule and Reasons Therefore: Establishes the application fee, annual rental rates and the annual prospecting work requirement for mineral prospecting leases, the application fee, annual minimum royalty rates, production royalty rate and annual development work requirement for mining contracts, and the permit fee for recreational prospecting permits issued by the Department of Natural Resources. This rule is necessary to allow the Department of Natural Resources to issue leases, contracts and permits.

Proponent of Rule: Board of Natural Resources.

Agency Personnel Responsible for Drafting: Kenneth E. Solt, Manager, Division of Land Leasing, Department of Natural Resources, Olympia, WA 98504, (206) 753-2989; Implementation: Deputy Supervisor, State Lands, Department of Natural Resources, Olympia, WA 98504, (206) 753-5308, Kenneth E. Solt, Manager, Division of Land Leasing, Department of Natural Resources, Olympia, WA 98504, (206) 753-2989, and the appointed and acting regional managers of the Department of Natural Resources; and Enforcement: All of the above.

Small Business Impact: Mineral exploration is a limited activity in Washington state. It is the board's opinion that neither twenty percent of all industries nor ten percent of one industry are impacted by the proposed rule. The requirements for the payment of annual rentals and the performance of annual prospecting work will be the same for all lessees of state lands and the costs will not vary with the size of the business.

AMENDATORY SECTION (Amending Order 406, filed 12/6/83)

WAC 332-10-180 APPLICATION FEE. An applicant to purchase or lease any public land or valuable materials shall pay a twenty-five dollar application fee, except for (~~prospecting leases or mining contracts fees as specified by WAC 332-16-040, and~~) oil and gas leases as specified by WAC 332-12-230.

NEW SECTION

WAC 332-16-035 PROSPECTING LEASES AND MINING CONTRACTS—RENTAL RATES, ADVANCE MINIMUM ROYALTY, PROSPECTING WORK REQUIREMENT, DEVELOPMENT WORK REQUIREMENT AND PRODUCTION ROYALTY. The annual rental for years one through three of a mineral prospecting lease shall be \$2.00 per acre, or \$100.00, whichever is greater.

The annual rental for years four through seven of the lease shall be \$3.00 per acre, or \$120.00, whichever is greater. The department may require that more than one year's annual rental be paid in advance prior to issuing the lease.

The annual prospecting work requirement for a mineral prospecting lease shall be \$3.00 per acre.

The annual advance minimum royalty for years one through five of a mining contract shall be \$5.00 per acre, or \$250.00, whichever is greater. The annual advance minimum royalty for years six through ten of a mining contract shall be \$10.00 per acre, or \$500.00, whichever is greater. The annual advance minimum royalty for years eleven through twenty of a mining contract shall be \$20.00 per acre, or \$1,000.00, whichever is greater.

The production royalty rate for mining contracts shall be 5% of the gross receipts. The rate to be incorporated into a mining contract issued upon conversion from a prospecting lease shall be the rate in effect on the date the prospecting lease was issued.

The annual development work requirement for a mining contract shall be \$5.00 per acre.

All annual rental payments and annual advance minimum royalty payments must be made in advance, and lack of notice of payment due does not relieve the lessee of the obligation to make payments when due.

NEW SECTION

WAC 332-16-045 RECREATIONAL PROSPECTING PERMIT FEE. The fee for a permit for prospecting and collecting in designated recreational prospecting areas shall be \$10.00.

WSR 87-20-067

PROPOSED RULES

DEPARTMENT OF NATURAL RESOURCES

[Filed October 6, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Natural Resources intends to adopt, amend, or repeal rules concerning mineral prospecting leases, mining contracts, chapter 332-16 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 9, 1987.

The authority under which these rules are proposed is RCW 79.01.618, 79.01.088 and 79.01.720.

The specific statute these rules are intended to implement is chapter 20, Laws of 1987, RCW 79.01.628, 79.01.632 and 79.01.642.

This notice is connected to and continues the matter in Notice No. WSR 87-15-102 filed with the code reviser's office on July 21, 1987.

Dated: October 6, 1987

By: John L. Chambers
for Brian J. Boyle
Commissioner of Public Lands

STATEMENT OF PURPOSE

Purpose of Rule: To establish the procedures and requirements for mineral leasing and mineral development on lands managed by the Department of Natural Resources.

Statutory Authority: Substitute Senate Bill 5193, chapter 20, Laws of 1987.

Summary of Rule and Reasons Therefore: Establish the procedures and requirements for obtaining mineral leases and developing mineral resources on lands managed by the Department of Natural Resources. These

rules are necessary to allow the Department of Natural Resources to issue and administer mineral leases and mining contracts.

Proponent of Rule: Department of Natural Resources.

Agency Personnel Responsible for Drafting: Kenneth E. Solt, Manager, Division of Land Leasing, Department of Natural Resources, Olympia, WA 98504, (206) 753-2989; Implementation: Deputy Supervisor, State Lands, Department of Natural Resources, Olympia, WA 98504, (206) 753-5308, Kenneth E. Solt, Manager, Division of Land Leasing, Department of Natural Resources, Olympia, WA 98504, (206) 753-2989, and the appointed and acting regional managers of the Department of Natural Resources; and Enforcement: All of the above.

Small Business Impact: Mineral exploration is a limited activity in Washington state. It is the department's opinion that neither twenty percent of all industries nor ten percent of one industry are impacted by the proposed rules.

The procedures and requirements for mineral leases and mining contracts will be the same for all lessees of state lands and will not vary with the size of the business.

NEW SECTION

WAC 332-16-055 APPLICATION FOR PROSPECTING LEASE. Applications for prospecting leases will be received during business hours in the office of the Department of Natural Resources, Olympia, Washington. Applications must be submitted on forms prescribed by the department and accompanied by the application fee.

All applications received by any means other than United States Mail will be stamped with the date and time of receipt in the Olympia office. Applications received by United States Mail will be considered received as of the close of business on that day. Applications will be accepted in the order received and priority of leasing will be established on this basis. The priority among applications filed simultaneously will be by drawing of lots.

If an application is rejected by the department, the application fee will be refunded and the applicant informed of the reason for rejection. If a portion of the lands applied for are encumbered or otherwise not available, such portion will be deleted from the application and the applicant notified of the change.

NEW SECTION

WAC 332-16-065 CONVERSION OF A PROSPECTING LEASE TO A MINING CONTRACT. An application to convert a prospecting lease to a mining contract must be submitted to the department at least one hundred eighty days prior to the expiration of the prospecting lease, together with the application fee.

The application shall include a plan of development which describes the development, operation and reclamation of the property, an environmental checklist and evidence that the prospecting work requirements of the lease have been met.

NEW SECTION

WAC 332-16-075 PROSPECTING LEASE NOT RENEWABLE. A prospecting lease not converted to a mining contract shall not be renewable. The holder of an expired prospecting lease, or the holder's agents, shall not be entitled to a new lease on the premises covered by the prior lease for one year from the date of the expired prospecting lease.

NEW SECTION

WAC 332-16-085 FAILURE TO EXECUTE PROSPECTING LEASES AND MINING CONTRACTS. When an applicant fails to sign a lease or contract and return the signed document with the rental or minimum royalty within thirty days, the application will be rejected and the application fee forfeited. Additional time for compliance with

this section may be granted by the department if the applicant submits a written request for additional time to the department within the thirty day period.

NEW SECTION

WAC 332-16-095 RENEWAL OF MINING CONTRACT. The lessee may apply for renewal of a mining contract, except placer gold mining contracts issued pursuant to RCW 79.01.617, by submitting an application, and the application fee, within the ninety days prior to the expiration of the contract.

The terms of the renewal contract shall be the same as those contained in the previous contract unless valuable minerals or specified materials are not being produced. The terms of a renewal contract on a non-producing lease shall be governed by the rules and rates in effect at the time the renewal contract is issued.

NEW SECTION

WAC 332-16-105 PERFORMANCE SECURITY. The department may, at its option, require the lessee to file a cash bond, savings account assignment, approved corporate surety bond or other form of security satisfactory to the department in an amount sufficient to guarantee performance of the terms and conditions of the lease or contract. Such security, if required, shall be submitted prior to the commencement of prospecting or mining operations. The department may reduce or increase the amount of the security as a result of operational changes requiring different levels of performance. The department may allow a lessee to file a single security device, acceptable to the state, in an amount set by the department covering all of the lessee's state leases.

NEW SECTION

WAC 332-16-115 TIMBER. No forest products owned by the department shall be cut, removed or destroyed unless approved in advance by the department. The lessee shall appropriately mark all forest products proposed to be cut. Unless the department elects to directly dispose of the forest products, the department will appraise the forest products and the lessee shall pay the appraised value of such forest products within thirty days of billing unless there is a written extension of time by the department, and in any event, prior to their cutting.

NEW SECTION

WAC 332-16-125 SURFACE RIGHTS. Where the surface rights for the lands described in the prospecting lease or mining contract are held by a third party, the holder of the prospecting lease or mining contract shall make arrangements with the holder of the surface rights to protect the surface interests and submit to the department evidence of such arrangements, prior to the commencement of prospecting or mining activities, in one of the following forms:

- (1) Waiver of Damages executed by the holder(s) of the surface rights;
- (2) Agreement in the form of a letter, contract or memorandum of understanding executed by both the mineral lessee and the holder(s) of the surface rights which provides for the settlement of all disputes and damages;
- (3) A court order resolving the issues of access, damage claims and any other disputes.

NEW SECTION

WAC 332-16-135 USE OF LEASED PREMISES. The holder of a prospecting lease may use the leased premises as provided in the lease and the approved plan of operations, subject to existing rights and payments as otherwise provided. Such uses shall be those reasonably necessary for the exploration of the premises.

The holder of a prospecting lease may remove valuable minerals or specified materials of a value not exceeding \$100 for the purpose of testing and assaying. The removal of valuable minerals or specified materials in excess of this amount requires prior written approval of the department, and may be subject to the payment of royalties.

The holder of a mining contract may use the leased premises as provided in the contract and the approved plan of operations, subject to existing rights and payments as otherwise provided. Such uses shall be those reasonably necessary for the exploration, development, operation and production of valuable minerals or specified materials.

NEW SECTION

WAC 332-16-145 PROSPECTING AND DEVELOPMENT WORK. Prospecting leases shall require that the lessee perform the required annual prospecting work that contributes to the mineral evaluation of the premises. The lessee may make payment to the department in lieu of prospecting work for not more than three years during the term of the lease.

Mining contracts, except those issued for placer gold mining pursuant to RCW 79.01.617, shall require that the lessee perform the required annual development work that contributes to the mineral development of, and production from, the property. The lessee may make payment to the department in lieu of the performance of development work.

Prospecting work or development work actually accomplished during any one lease or contract year in excess of the lease or contract requirements may be applied toward the next succeeding year only, provided that the work is reported to the department at the end of the year in which it was performed, accompanied by a written request that the excess be applied to the next succeeding year.

All prospecting and development work reported is subject to evaluation and confirmation by the department. Work that does not directly contribute to the mineral evaluation or development of the property will not be accepted. The department shall have the right to inspect the work done and to examine all books and records pertaining to prospecting and development work reported. Prospecting and development work reports shall contain sufficient information, including adequate maps, plans, diagrams, locations, and costs to indicate the location, amount and type of work accomplished on the property and an explanation of how this work contributed to the mineral evaluation or development of the property.

Upon the written request of the lessee at the time the prospecting or development work report is submitted to the department, the report shall be considered confidential until a written release is obtained from the lessee or the termination, cancellation, surrender or expiration of the lease or contract.

NEW SECTION

WAC 332-16-155 PRODUCTION ROYALTY. Production royalties shall be payable as provided in the mining contract upon all valuable minerals, specified materials or any products whatever which are mined, saved, sold or removed from the leased premises.

The production royalty shall be calculated on the gross receipts, including all bonuses and allowances paid, earned, or received, at the point of sale of the first marketable valuable mineral(s) produced from the leased premises, whether or not such valuable mineral(s) are produced through chemical or mechanical processes, subject only to the deduction of transportation costs which transportation costs are part of the development plan approved by the department.

The department may set or calculate the production royalty in the case of specified materials and other products produced from the leased premises based on the volume of material removed from the leased premises.

NEW SECTION

WAC 332-16-165 FIELD INSPECTIONS AND AUDITS. Any person designated by the department shall have the right at any time to inspect and examine the lease premises and the facilities thereon, and shall have the right during lessee's business hours to examine such books, records, tax returns, and accounts of the lessee as are directly connected with the determination of royalties.

NEW SECTION

WAC 332-16-175 TECHNICAL DATA. In the interest of further developing the mineral resources of the state of Washington, lessees shall submit to the department copies of all geological, geophysical, geochemical, engineering and metallurgical data relating to the property held under lease or contract within ninety days of the termination, cancellation, surrender or expiration of the lease or contract. All of the following data, collected or prepared, are to be submitted:

- (1) geologic maps;
- (2) geochemical surveys, including sample location maps and results of tests for each sample;
- (3) geophysical surveys, including accurate station maps, measurements for each station and the results of data reduction, but not proprietary interpretations;

- (4) lithologic logs and geochemical analyses for exploratory drill holes;
- (5) map showing the location and orientation of exploratory drill holes;
- (6) results of metallurgical tests performed on samples from the premises;
- (7) results of engineering studies relating to the competence and stability;
- (8) surveyed level maps for underground workings.

NEW SECTION

WAC 332-16-185 ASSIGNMENTS. The assignment of any lease or contract may be made, subject to written approval by the department, upon submitting the request on the prescribed form to the department, together with the required assignment fee. The assignee shall be subject to and governed by the terms and conditions of the lease or contract. The approval of an assignment by the department shall not waive compliance with any terms and conditions of the lease or contract. No assignment of a lease or contract will be approved if any delinquencies exist with respect to any of the terms or provisions of the lease or contract.

NEW SECTION

WAC 332-16-195 CONSOLIDATION OF MINING CONTRACTS. The holder or holders of two or more mining contracts may apply to the department for the consolidation of their contracts under a common management to facilitate operation of larger-scale development.

If the department finds the consolidation to be in the best interests of the state, the consolidation will be approved.

NEW SECTION

WAC 332-16-205 PLAN OF OPERATIONS. Prior to the commencement of prospecting activities which disturb the surface, the holder of a prospecting lease shall submit a plan of operations which shall include but is not limited to the following:

- (1) The type, location, and schedule of exploratory drilling and trenching activities;
- (2) Location of other significant activities, including type and depth of drilling, trenching, and underground development;
- (3) Proposed roads;
- (4) Proposed erosion control plans for roads, landings, drilling locations, and trenches; and
- (5) Reclamation, including the method of plugging and sealing drill holes and underground openings.

Prior to the commencement of exploration, development or mining activities, the holder of a mining contract shall submit a plan of operations which includes items (1) through (5), above, and the implementation of the plan of development and reclamation submitted as part of the application for the mining contract.

If the lessee desires changes to the approved plan of operations, department approval is required.

NEW SECTION

WAC 332-16-215 NOTICE OF INTENT TO CONDUCT PROSPECTING OR OPERATIONS. The department must be notified at least fifteen days in advance of the commencement of work that includes activities approved as part of the lessee's plan of operations, which disturb the surface. If the surface rights on all or a portion of the leased premises are held by a third party, that party shall be provided a copy of the notification of intent to conduct prospecting or operations at the same time the department is notified.

Activities which are not part of the lessee's approved plan of operations cannot be included in the notice of intent.

NEW SECTION

WAC 332-16-225 PLUGGING AND ABANDONMENT PROCEDURES FOR EXPLORATION DRILL HOLES. All exploration drill holes shall be properly plugged and abandoned by the lessee in accordance with procedures approved by the department.

NEW SECTION

WAC 332-16-235 PUBLIC AUCTION OF KNOWN DEPOSITS OF VALUABLE MINERALS OR SPECIFIED MATERIALS. The department may offer mining contracts at public auction on lands for which the department has information for the existence of commercially significant mineral deposits.

NEW SECTION

WAC 332-16-245 PUBLIC AUCTION OF PLACER GOLD MINING CONTRACTS. The department may offer contracts for the mining of placer gold at public auction. Mining contracts for placer gold issued at public auction shall be for a term of 5 years and be nonrenewable. Payment shall be by bonus bid, if any, and an annual rental.

NEW SECTION

WAC 332-16-255 RECREATIONAL PROSPECTING AREAS. The department may consider and evaluate written requests to designate specific areas as recreational prospecting areas. The criteria for the evaluation of such proposals shall include, but not be limited to, use conflicts, the presence of minerals in non-commercial quantities, public access and environmental sensitivity.

The department shall establish the amount of collecting, type of equipment and method(s) of collecting and/or prospecting to be allowed in each designated recreational prospecting area. Such rules will be based on the character of each area, the mineral or minerals sought, and regulations imposed by other state agencies.

Following the determination by the department a site may be suitable for designation as a recreational prospecting area, the department shall hold a public hearing in the county where the lands are located. At least fifteen days but not more than thirty days before the hearing, the department shall publish a public notice setting forth the date, time, and place of the hearing, at least once in one or more daily newspapers of general circulation in the county and at least once in one or more weekly newspapers circulated in the area.

After a recreational prospecting area has been designated by the department, the boundaries of the area will be marked.

A recreational prospecting permit issued by the department of natural resources is required for the use of designated recreational prospecting areas for prospecting and mineral collecting. The term of the permit shall be a calendar year.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 332-16-010 General objectives of mineral resource management.
- (2) WAC 332-16-020 Lands subject to mineral leasing law and chapter 332-16 WAC.
- (3) WAC 332-16-030 Definitions.
- (4) WAC 332-16-040 Applications.
- (5) WAC 332-16-050 Application—Simultaneous.
- (6) WAC 332-16-060 Applications—Return of Moneys.
- (7) WAC 332-16-070 Area and term of leases and contracts.
- (8) WAC 332-16-080 Leases and contracts in effect on June 10, 1965.
- (9) WAC 332-16-090 Tide and shoreland descriptions.
- (10) WAC 332-16-100 Conversion of leases to contracts.
- (11) WAC 332-16-110 Conversion of leases to contracts—Failure to convert.
- (12) WAC 332-16-120 Forms.
- (13) WAC 332-16-130 Time for return of executed leases and contracts.
- (14) WAC 332-16-140 Cash or surety bond may be required.
- (15) WAC 332-16-150 Timber.
- (16) WAC 332-16-160 Notice of rental or minimum royalty.
- (17) WAC 332-16-170 Right of entry.
- (18) WAC 332-16-180 Damages to encumbered lands.
- (19) WAC 332-16-190 Use of leased premises.
- (20) WAC 332-16-200 Development work and improvements.
- (21) WAC 332-16-210 Development work and improvements—Examples, acceptable.
- (22) WAC 332-16-220 Development work and improvements—Examples, unacceptable.

(23) WAC 332-16-230 Development work and improvements—Reports.

(24) WAC 332-16-240 Development work and improvements—Additional time.

(25) WAC 332-16-250 Advance payment of minimum annual royalty.

(26) WAC 332-16-260 Royalties.

(27) WAC 332-16-270 Royalties—Computation.

(28) WAC 332-16-290 Royalties—Production.

(29) WAC 332-16-300 Royalties—Audit and verification.

(30) WAC 332-16-310 Maps, reports, and assays.

(31) WAC 332-16-320 Assignments.

(32) WAC 332-16-330 Consolidation of mining contracts.

(33) WAC 332-16-340 Administrative Procedure Act.

WSR 87-20-068

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF NATURAL RESOURCES
(Board of Natural Resources)
[Memorandum—October 6, 1987]**

The regular meeting of the Board of Natural Resources, Department of Natural Resources, scheduled for Friday, October 9, 1987, at 10 a.m. will have a change of location from House Hearing Room A, House Office Building, Olympia, Washington, to Washington Room, Lobby Level, Governor House Hotel, 621 South Capitol Way, Olympia, Washington. The time and date will remain the same.

WSR 87-20-069

**WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF ECOLOGY
[Filed October 6, 1987]**

Please withdraw from public consideration Notice No. WSR 87-14-060 filed July 1, 1987.

Phillip C. Johnson

WSR 87-20-070

**ADOPTED RULES
LIBRARY COMMISSION
[Order 87-02—Filed October 6, 1987]**

Be it resolved by the Washington State Library Commission, acting at the Public Utility District (PUD) Building, 130 North Washington Street, Newport, WA, that it does adopt the annexed rules relating to the creation of the Washington Council on Continuing Education, its appointments, terms, expenses and duties.

This action is taken pursuant to Notice No. WSR 87-16-099 filed with the code reviser on August 5, 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 Library as authorized in RCW 27.04.040.

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 September 10, 1987.

By Nancy Zussy
State Librarian

NEW SECTION

WAC 304-12-030 WASHINGTON COUNCIL ON CONTINUING 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, council of Spokane area libraries, Pacific Northwest health sciences library service, and the Washington 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 state-wide 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 87-20-071

ADOPTED RULES

BOARD FOR CERTIFICATION OF LIBRARIANS

[Order 87-03—Filed October 6, 1987]

Be it resolved by the Washington State Library Commission, acting at the Public Utility District (PUD) Building, 130 North Washington Street, Newport, WA, that it does adopt the annexed rules relating to certification of librarians, eligibility for certification, and equivalency policy.

This action is taken pursuant to Notice No. WSR 87-16-100 filed with the code reviser on August 5, 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 Library as authorized in RCW 27.04.030(10) (as amended in 1987 session).

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 September 10, 1987.

By Nancy Zussy
State Librarian

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))~~) Assure that employers can 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 from accredited institutions 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 — must be 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.~~

~~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(;) 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 87-20-072

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed October 6, 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 the generation and management of dangerous waste, amending chapter 173-303 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 1, 1987.

The authority under which these rules are proposed is chapter 70.105 RCW.

The specific statute these rules are intended to implement is chapter 70.105 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 6, 1987.

This notice is connected to and continues the matter in Notice No. WSR 87-18-062 filed with the code reviser's office on September 2, 1987.

Dated: October 6, 1987

By: Phillip C. Johnson
Deputy Director, Programs

WSR 87-20-073

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 87-151—Filed October 6, 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 openings in Areas 6D, 7B and 8D are necessary to prevent wastage and harvest non-Indian coho allocation. Openings in Areas 7 and 7A scheduled per WDF-Tribal agreement. Reef net fishery not scheduled in Areas 7 and 7A due to concern of exceeding allowable harvest and the opportunity already provided on coho in previous fisheries. 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 October 6, 1987.

By Judith Merchant
for Joseph R. Blum
Director

WSR 87-20-074
NOTICE OF PUBLIC MEETINGS
PUGET SOUND
WATER QUALITY AUTHORITY
[Memorandum—October 6, 1987]

NEW SECTION

WAC 220-47-815 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 6D (excluding those waters within 1,000 feet of each mouth of the Dungeness River at high tide) – Closed except gill nets using 5-inch minimum mesh and purse seines using the 5-inch strip may fish continuously until further notice. Those waters within 1,000 feet of each mouth of the Dungeness River at high tide are closed to all commercial fishing.

*Areas 7 and 7A (excluding that portion north of a line from Iwerson Dock to Georgina Point Light at the mouth of Active Pass) – Closed except gill nets using 5-inch minimum mesh may fish from 6:00 PM October 7 through 9:00 AM October 8, and purse seines may fish from 6:00 AM to 9:00 PM October 8. That portion of Area 7A north of a line from Iwerson Dock to the Georgina Point Light at the entrance to Active Pass remains under the control of the Pacific Salmon Commission. Fishery exclusion zones applicable to the Area 7 fishery are noted in WAC 220-47-262.

Area 7B – Closed except gill nets using 5-inch minimum mesh and purse seines may fish continuously to 4:00 PM October 9. Fishery exclusion zones applicable to Area 7B commercial fisheries are described in WAC 220-47-307.

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

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

REPEALER

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

WAC 220-47-814 Puget Sound Commercial Salmon Fishing Restrictions Order No. 87-148

In the April 2, 1987, memorandum, the meeting of the Puget Sound Water Quality Authority for October 1987 was listed as being in Vancouver, British Columbia. That meeting location has been changed and an additional meeting day has been added.

The meeting schedule now is as follows:

October 20, 1:00 p.m.

and

October 21, 8:00 a.m.

both at

Bellingham Public Library
210 Central Avenue
Bellingham, Washington

November 18, 9:30 a.m.

Regency Room
University Center
Pacific Lutheran University
Tacoma, Washington

December 16, 9:30 a.m.

Vashon Island

The exact location has yet to be determined

The locations for the 1988 meetings have not been set by the authority. It is expected that they will be in the October 20 meeting.

WSR 87-20-075
NOTICE OF PUBLIC MEETINGS
OLYMPIC COLLEGE
[Memorandum—October 5, 1987]

Consistent with RCW 42.30.075, the following information is included from Olympic College board of trustees bylaws and standing orders as follows:

"Regular meetings: One regular meeting of the board of trustees shall be held each month. This meeting shall be held on the fourth Tuesday of each month and begin at 7:30 p.m. in the Board Room, College Service Center, Olympic College, 16th and Chester, Bremerton, Washington, or at such other time and place as the board may direct from time to time and as published in the state Register. The location of each meeting is available in the Office of the President, Olympic College, 16th and Chester, Bremerton, Washington. The chairman of the board, with the concurrence of a majority of the members of the board, may cancel any regular meeting. All such regular meetings will be conducted in conformance with the laws of the state of Washington governing such meetings."

The regular meeting date schedule for 1988 for Olympic College is as follows:

January 26	July 26
February 23	August 23
March 22	September 27
April 26	October 25
May 24	November 22
June 28	December 27

WSR 87-20-076
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
 [Filed October 7, 1987]

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

- Amd WAC 16-86-040 Quarantine and release.
- Amd WAC 16-86-070 Sale of tuberculosis reactors;

that the agency will at 1:00 p.m., Thursday, November 12, 1987, in the Conference Room, Livestock Services, 2627-B Parkmont Lane S.W., Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 13, 1987.

The authority under which these rules are proposed is chapter 16.36 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1987.

Dated: October 7, 1987

By: Mike Willis
 Assistant Director

STATEMENT OF PURPOSE

Title: Quarantine and release; and Sale of tuberculosis reactors.

Description of Purpose: To make rules relating to tuberculosis conform to certain sections of the current Uniform Methods and Rules, USDA-APHIS, on Bovine Tuberculosis Eradication. The changes are required by USDA in order for USDA to award Washington state tuberculosis accredited free status.

Statutory Authority: Chapter 16.36 RCW.

Summary of Rules: The rule establishes the procedures for handling tuberculosis reactors and suspects and the herds in which they may be found.

Reason Supporting the Proposed Rule: Procedures established by this rule are necessary to allow the Department of Agriculture to maintain tuberculosis accredited free status.

Agency Personnel to Contact: Dr. Robert W. Mead, Assistant State Veterinarian, Department of Agriculture, Livestock Services/Animal Health, 406 General Administration Building, AX-41, Olympia, WA 98504, phone (206) 753-5040.

Agency Comment: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 1539, filed 10/17/77)

WAC 16-86-040 QUARANTINE AND RELEASE. (1) Brucellosis: Any herd of cattle or goats in which brucellosis reactors are found will be quarantined. Positive or reactor classification shall be based on standards listed in "U.S. Department of Agriculture Uniform Methods and Rules for Brucellosis Eradication." Animals positive to the brucellosis test shall not be sold or offered for sale except for immediate slaughter. The quarantine will be released when the entire quarantined herd has passed two consecutive negative blood agglutination tests without reactors, the first test to be not less than thirty days following removal of all reactors from the herd and the second test not less than ninety days nor more than one year following the date of the previous test. Steers, spayed heifers and officially vaccinated dairy animals under twenty months of age and officially vaccinated beef animals under twenty-four months of age need not be tested.

(2) Tuberculosis:

(a) Any herd of cattle or goats in which tuberculosis reactors are found will be quarantined and the sale or removal of any animal out of such herds, except for immediate slaughter is prohibited. ~~((The quarantine will be released when the entire herd has passed two consecutive tests without reactors, the first to be not less than thirty days following removal of all reactors from the herd, and the second test not less than sixty days nor more than one year following the date of the previous test.))~~ Herds in which only NGL reactor(s) occur and in which no evidence of Mycobacterium bovis infection has been disclosed may be released from quarantine after a sixty-day negative caudal fold retest of the entire herd.

(b) Herds containing one or more suspects to the caudal fold tuberculosis test shall be quarantined until the suspect animals are:

(i) Retested by the comparative-cervical tuberculosis test within ten days of the caudal fold injection and the tuberculosis status of the suspect(s) has/have been determined; or

(ii) Retested by the comparative-cervical tuberculosis test after sixty days and the tuberculosis status of the suspect(s) has/been determined; or

(iii) Shipped under permit directly to slaughter in accordance with state or federal laws and regulations and the tuberculosis status of the suspect(s) has/have been determined.

(c) Herds in which Mycobacterium bovis infection has been confirmed and the herd has not been depopulated shall remain under quarantine and must pass two tuberculin tests at intervals of at least sixty days and one additional test after six months. These herds will also be subject to five annual tests on the entire herd following the release from quarantine.

AMENDATORY SECTION (Amending Order 1539, filed 10/17/77)

WAC 16-86-070 SALE OF TUBERCULOSIS REACTORS. Reactors to a tuberculosis test may be moved or sold only to a slaughtering establishment where ~~((state-))~~ federal ~~((approved))~~ inspection is maintained ~~((or to a state-federal approved market for sale to such slaughtering establishment))~~; PROVIDED, That any reactor to tuberculosis test must be marketed for slaughter within fifteen days from the date of tagging and branding.

WSR 87-20-077
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
 [Filed October 7, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning Egg Commodity Board, WAC 16-514-020 (10)(f), to change the deposit frequency from each day to weekly.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 10, 1987.

The authority under which these rules are proposed is RCW 15.65.180.

The specific statute these rules are intended to implement is RCW 15.65.490.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1987.

Dated: September 30, 1987

By: C. Alan Pettibone
Director

STATEMENT OF PURPOSE

Title: WAC 16-514-020 Egg Commodity Board.

Description of Purpose: Change the frequency of deposit from each day to weekly.

Summary of Rule: New rule would reduce the number of deposits to one each week.

Reasons Supporting Proposed Action: The commission desired to make their deposits weekly and upon the suggestion of a state auditor, requested that the director implement this change as provided for in RCW 15.65.180.

Agency Personnel Responsible for Drafting and Implementation: Roger L. Roberts, Agricultural Programs Administrator, Washington State Department of Agriculture, 406 General Administration Building, Olympia, Washington 98504; and Enforcement: Washington Egg Commission.

Persons Proposing Rule: Washington Egg Commission, by letter to Director of Agriculture.

Agency Comments or Recommendations: None.

Rule is not necessary as a result of federal law or federal or state court action.

Economic Impact Statement: Reduces operational costs.

AMENDATORY SECTION (Amending Order 1872, filed 9/25/85, effective 11/1/85)

WAC 16-514-020 EGG COMMODITY BOARD. (1) ADMINISTRATION. The provisions of this marketing order and the applicable provisions of chapter 15.65 RCW shall be administered and enforced by the board as the designee of the director.

(2) BOARD MEMBERSHIP.

(a) The board shall consist of eight members. Seven members shall be affected producers or their representatives elected as provided in this section. The director shall appoint one member who is neither an affected producer nor a handler to represent the department and the public.

(b) For the purpose of nomination and election of producer members of the board, the affected area shall be the state of Washington, and members shall be elected members at large.

(3) BOARD MEMBERSHIP QUALIFICATIONS. The affected producer members of the board or their representatives shall be producers of eggs and shall be citizens and residents of the state of Washington, over the age of twenty-five years, each of whom is and has been actually engaged in producing eggs within the state of Washington for a period of five years and has, during that time, derived a substantial portion of his/her income therefrom. Producer-handlers shall be considered to be acting only as producers for purpose of election and membership on a commodity board. The qualifications of members of the board as herein set forth must continue during the terms of office.

(4) TERM OF OFFICE.

(a) The term of office, for members of the board shall be three years, and one-third of the membership as nearly as possible shall be elected each year.

(b) Membership positions on the board shall be designated numerically; affected producers shall have positions one through six and the member appointed by the director, position seven.

(c) The term of office for the initial board members shall be as follows:

Positions one and two - one year;

Positions three and four - two years;

Positions five, six, and seven - three years.

(d) No elected individual member of the board may serve more than two full consecutive three-year terms.

(5) NOMINATION AND ELECTION OF BOARD MEMBERS. Each year the director shall call for a nomination meeting. Such meeting shall be held at least thirty days in advance of the date set by the director for the election of board members. Notice of every such meeting shall be published in a newspaper of general circulation within the production area not less than ten days in advance of the date of such meeting; and, in addition, written notice of every such meeting shall be given to all affected producers according to the list maintained by the director pursuant to RCW 15.65.200. Nonreceipt of notice by any interested person shall not invalidate the proceedings at such nomination meeting. Any qualified affected producer may be nominated orally for membership on the board at such nomination meeting. Nominations may also be made within five days after any such meeting by written petition filed with the director, signed by not less than five affected producers. At the inception of this marketing order, nominations may be made at the issuance hearing.

(6) ELECTION OF BOARD MEMBERS.

(a) Members of the board shall be elected by secret mail ballot within the month of October under the supervision of the director. Affected producer members of the board shall be elected by a majority of the votes cast by the affected producers. Each affected producer shall be entitled to one vote.

(b) If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes.

(c) Notice of every election for board membership shall be published in a newspaper of general circulation within the production area not less than ten days in advance of the date of such election. Not less than ten days prior to every election for board membership, the director shall mail a ballot of the candidates to each affected producer entitled to vote whose name appears on the list of such affected producers maintained by the director in accordance with RCW 15.65.200. Any other affected producer entitled to vote may obtain a ballot by application to the director upon establishing his qualifications. Nonreceipt of a ballot by any affected producer shall not invalidate the election of any board members.

(7) VACANCIES PRIOR TO ELECTION. In the event of a vacancy on the board, the remaining elected members shall select a qualified person to fill the unexpired term.

(8) QUORUM. A majority of the members shall constitute a quorum for the transaction of all business and the carrying out of all duties of the board.

(9) BOARD COMPENSATION. No member of the board shall receive any salary or other compensation, but each member may be compensated for each day in actual attendance at or traveling to and from meetings of the board or on special assignment for the board, in accordance with RCW 43.03.230 together with travel expenses in accordance with RCW 43.03.050 and 43.03.060.

(10) POWERS AND DUTIES OF THE BOARD. The board shall have the following powers and duties:

(a) To administer, enforce, and control the provisions of this order as the designee of the director.

(b) To elect a chairman and such other officers as the board deems advisable.

(c) To employ and discharge at its discretion such personnel as the board determines necessary and proper to carry out the purpose of the order and effectuate the declared policies of the act.

(d) To pay from moneys collected as assessments or advances thereon the costs arising in connection with the formulation, issuance, administration, and enforcement of the order. Such expenses and costs may be paid by check, draft, or voucher in such form and in such manner and upon the signature of the person as the board may prescribe.

(e) To reimburse any applicant who has deposited with the director in order to defray the costs of formulating the order.

(f) To establish an "egg board marketing revolving fund" and such fund to be deposited in a bank or banks or financial institution or institutions, approved for the deposit of state funds, in which all money received by the board, except as the amount of petty cash for each day's needs, not to exceed one hundred dollars, shall be deposited ~~((each day))~~ weekly.

(g) To keep or cause to be kept in accordance with accepted standards of good accounting practice, accurate records of all assessments, paid outs, moneys, and other financial transactions made and done pursuant to this order. Such records, books, and accounts shall be audited subject to procedures and methods lawfully prescribed by the state auditor. Such books and accounts shall be closed as of the last day of each fiscal year. A copy of such audit shall be delivered within thirty days after the completion thereof to the governor, the director, the state auditor, and the board.

(h) To require a bond of all board members and employees of the board in a position of trust in the amount the board shall deem necessary. The premium for such bond or bonds shall be paid by the board from assessments collected. Such bond shall not be necessary if any such board member or employee is covered by any blanket bond covering officials or employees of the state of Washington.

(i) To prepare a budget or budgets covering anticipated income and expenses to be incurred in carrying out the provisions of the order during each fiscal year.

(j) To establish by resolution, a headquarters which shall continue as such unless and until so changed by the board. All records, books, and minutes of board meetings shall be kept at such headquarters.

(k) To adopt rules and regulations of a technical or administrative nature, subject to the provisions of chapter 34.04 RCW (Administrative Procedure Act).

(l) To carry out the provisions of RCW 15.65.510 covering the obtaining of information necessary to effectuate the provisions of the order and the act, along with the necessary authority and procedure for obtaining such information.

(m) To bring actions or proceedings upon joining the director as a party for specific performance, restraint, injunction, or mandatory injunction against any person who violates or refuses to perform the obligations or duties imposed upon the person by the act or the order.

(n) To confer with and cooperate with the legally constituted authorities of other states and of the United States for the purpose of obtaining uniformity in the administration of federal and state marketing regulations, licenses, agreements, or orders.

(o) To carry out any other grant of authority or duty provided designees and not specifically set forth in this section.

(11) PROCEDURES FOR BOARD.

(a) The board shall hold regular meetings, at least semiannually, and such meetings shall be held in accordance with chapter 42.30 RCW (Open Public Meetings Act).

(b) The board shall hold an annual meeting, at which time an annual report will be presented. The proposed budget shall be presented for discussion at the meeting. Notice of the annual meeting shall be given by the board at least ten days prior to the meeting by written notice to each producer and by notifying the regular news media.

(c) The board shall establish by resolution, the time, place, and manner of calling special meetings of the board with reasonable notice to the members: PROVIDED, That the notice of any special meeting may be waived by a waiver thereof by each member of the board.

**WSR 87-20-078
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)**

[Filed October 7, 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 hospitals, amending chapter 248-18 WAC;

that the agency will at 10:00 a.m., Tuesday, November 10, 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 November 12, 1987.

The authority under which these rules are proposed is RCW 70.41.030.

The specific statute these rules are intended to implement is RCW 70.41.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 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 October 27, 1987. The meeting site is in a location which is barrier free.

Dated: October 6, 1987
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 248-18-300 Laboratory and 248-18-660 Laboratory facilities; and adopting WAC 248-18-99910 Appendix J—Guidelines for laboratory quality assurance program in hospitals.

Purpose: WAC 248-18-300 and 248-18-660, to update minimum standards for hospital laboratory operation and construction; 248-18-99910, to provide meaningful information consistent with federal requirements for maintaining quality within a laboratory.

These Rules are Necessary: To provide minimum standards of safety for patients in the operation and construction of laboratories within hospitals.

Statutory Authority: RCW 70.41.030.

Summary of the Rule Change: Operational rules and regulations were modified, deleted, or added to update the minimum standards for operation of the hospital laboratory. Construction rules and regulations were modified, deleted, or added to provide minimum standards that clearly define laboratory work spaces. The guideline was adopted to provide information consistent with federal requirements.

Person Responsible for Enforcement of the Rule: Ken Lewis, Section Manager, Health Facilities Survey Section, Licensing and Certification, Division of Health, mailstop ET-31, phone (206) 753-5851.

Rules proposed by DSHS, Division of Health.

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

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-300 LABORATORY. (1) Each hospital shall ensure:

(a) Availability of laboratory services ((shall be)) sufficient in size and scope to provide adequate care of all patients minimally to include provisions for:

- (i) Obtaining blood and blood products,
- (ii) Performing hemoglobin or hematocrit,
- (iii) Performing white blood count,
- (iv) Performing platelet estimate,
- (v) Performing urinalysis,
- (vi) Performing blood glucose, and
- (vii) Performing serum potassium.

(b) Disposal of contaminated materials in a safe manner (see WAC 248-18-170);

(c) Appropriate maintenance, safety, and cleanliness of hospital laboratory facilities and equipment (see WAC 248-18-035, 248-18-150, 248-18-155, and 248-18-170);

(d) Provision for pathology services appropriate to all services available in the hospital.

(2) ((The hospital shall make satisfactory provision for the typing and cross matching of blood for transfusions.

(3) Bacteriological cultures that are contaminated shall be disposed of in a safe manner.

(4) The hospital shall make adequate provision for the examination of tissue specimens by a pathologist)) Hospitals shall provide laboratory services in accordance with guidelines for laboratory quality assurance program, WAC 248-18-99910.

AMENDATORY SECTION (Amending Order 269, filed 9/20/83)

WAC 248-18-660 LABORATORY FACILITIES. (REQUIREMENTS IN CAPITAL LETTERS - SEE WAC 248-18-515.) NUMBER, SIZE, AND TYPE OF FACILITIES DEPENDENT UPON TYPE AND ANTICIPATED VOLUME OF LABORATORY WORK AS PRESENTED IN FUNCTIONAL PROGRAM.

(1) LABORATORY, GENERAL.

(a) ((Located for convenient access by outpatients and from surgery and nursing units.

(b)) LOCATED ((SO)) TO AVOID OUTPATIENT TRAFFIC THROUGH INPATIENT AREAS ((WILL BE AVOIDED)).

(b) ELECTRICAL SERVICE. EMERGENCY POWER TO CRITICAL LABORATORY AREAS.

(c) NOISE ATTENUATION.²⁴

(d) PIPED UTILITY VALVES AND WASTE LINE CLEAN-OUTS ACCESSIBLE FOR REPAIR AND MAINTENANCE.

(e) WAITING AREA AVAILABLE.²⁴

(f) WORK AREAS FOR TECHNICAL, CLERICAL, AND ADMINISTRATIVE STAFF, FILES, AND STORAGE AREAS.²⁴

(g) STAFF TOILET CONVENIENT TO LABORATORY.

(2) ((ADMINISTRATIVE FACILITIES.

(a) WAITING AREA:

May be combined with other suitable waiting area which is adjacent:

(b) OFFICE SPACE:

(c) Pathologist office.

(3) HEMATOLOGY FACILITIES:

(a) May be same facilities as for urinalysis and/or bacteriology, parasitology and serology.

(b)) EQUIPMENT - LABORATORY GENERAL:

((SINK.¹⁹))

(a) WORK COUNTER ((²⁰ INCLUDING AREA WITH KNEE SPACE:

STORAGE FOR SUPPLIES AND EQUIPMENT:

CENTRIFUGE.⁶

Gas and compressed air outlets:

(4) URINALYSIS FACILITIES:

(a) May be same facilities as for hematology and/or bacteriology, parasitology and serology:

(b) EQUIPMENT:

SINK.¹⁹

WORK COUNTER²⁰ INCLUDING AREA WITH KNEE SPACE:

STORAGE FOR SUPPLIES AND EQUIPMENT:

CENTRIFUGE.⁶

Gas and compressed air outlets:

(5) BACTERIOLOGY, PARASITOLOGY, AND SEROLOGY FACILITIES:

(a) May be same facilities as for hematology and/or urinalysis.

(b) EQUIPMENT:

SINK.¹⁹

WORK COUNTER²⁰ WITH KNEE SPACE:

INCUBATOR.⁶

STORAGE FOR SUPPLIES AND EQUIPMENT:

WATER BATH.⁶

REFRIGERATOR.⁶

CENTRIFUGE.⁶

Suction, gas, and compressed air outlets:

(6) BIOCHEMISTRY FACILITIES:

(a) Not required in hospitals of less than twenty-five beds.

(b) May be combined with facilities for bacteriology, parasitology, and serology, or with facilities for hematology and/or urinalysis if additional counter space provided:

(c) EQUIPMENT:

CUP SINK - May be omitted if combined with other facilities:

WORK COUNTER.²⁰

STORAGE FOR SUPPLIES AND EQUIPMENT:

Suction, gas, and compressed air outlets:

(7) CLEAN-UP AND STERILIZING AREA:

EQUIPMENT:

WORK COUNTER.²⁰

DOUBLE SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER):

AUTOClave.⁶

HOT AIR STERILIZER OR ELECTRIC DRYING OVEN.⁶

STORAGE FOR SUPPLIES AND EQUIPMENT:

Suction, gas, and compressed air outlets:

(8) Histology facilities:

(a) May be combined with other laboratory facilities, if additional counter space provided:

(b) Adjacent to pathologist's office.

(c) EQUIPMENT:

SINK¹⁹ - May be omitted if combined with other facilities:

WORK COUNTER²⁰ INCLUDING AREA WITH KNEE SPACE:

STORAGE FOR SUPPLIES AND EQUIPMENT:

Gas and compressed air outlets:

(9) Basal metabolism and electrocardiography facilities:

(10) Morgue and autopsy facilities:

Located for transportation of bodies without notice by patients and visitors:

(a) Morgue:

Equipment:

Mortuary refrigerator or cold room:

(b) Autopsy room:

EQUIPMENT:

AUTOPSY TABLE (WITH WATER SUPPLY AT OR ABOVE AUTOPSY TABLE):

FLOOR DRAIN:

SCRUB SINK:

WORK COUNTER.⁶

STORAGE FOR SUPPLIES AND EQUIPMENT:

INSTRUMENT STERILIZER⁶ unless adequate provision elsewhere:

Suction outlet:

Clinic service sink (siphon jet):

(11) HOUSEKEEPING FACILITIES.⁵

Suitable combination with other housekeeping facilities permitted if convenient to laboratory facilities:

(12) Animal quarters:

(a) LOCATED APART FROM LABORATORY AND TO AVOID ANNOYANCE. Outside entrance recommended:

(b) ADEQUATE FACILITIES BASED UPON TYPES AND EXTENT OF USAGE OF ANIMALS IN LABORATORY WORK, INCLUDING PROVISIONS FOR FOOD AND SUPPLY STORAGE, HANDWASHING, DISPOSAL OF WASTES AND DEAD ANIMALS, CLEANING AND SANITIZING OF QUARTERS AND CAGES, AND ISOLATION OF ANIMALS)) OR COUNTERS AT LEAST TWENTY-FOUR INCHES DEEP (FREE WORK SPACE) AND TWENTY-EIGHT INCHES HIGH AND OF SUFFICIENT DEPTH, HEIGHT, AND LENGTH TO ACCOMMODATE LABORATORY EQUIPMENT AND WORK PROCEDURES.^{20, 24}

- (b) KNEE HOLE SPACES AT WORK STATIONS.²⁴
 (c) SINK OR SINKS IN TESTING AREA OR AREAS.^{19, 24}
 (d) SPACE FOR FREESTANDING EQUIPMENT.²⁴
 (e) SPACE FOR CHAIRS AND/OR STOOLS AT WORK STATIONS.²⁴
 (f) EASILY ACCESSIBLE EMERGENCY SHOWERS WITH FLOOR DRAINS AND EYE WASHERS.²⁴
 (g) DRAINAGE FOR EQUIPMENT AND WASTE DISPOSAL.²⁴
 (3) HOUSEKEEPING FACILITIES WHICH ARE SEPARATE OR SUITABLY COMBINED WITH OTHER HOUSEKEEPING FACILITIES CONVENIENT TO THE LABORATORY FACILITIES.⁵
 (4) BLOOD DRAWING FACILITIES.
 (a) ROOM OR PRIVATE AREA SEPARATE FROM LABORATORY TESTING AREA.
 (b) EQUIPMENT.
 (i) WORK COUNTER.⁶
 (ii) LAVATORY.
 (iii) SPACE TO ACCOMMODATE ADULT WHEELCHAIR AND ACCOMMODATION FOR INFANTS.
 (5) WHEELCHAIR ACCESSIBLE PATIENT TOILET.
 (a) LOCATED CONVENIENT TO LABORATORY.
 (b) OPEN SHELF IN TOILET.
 (6) CLEAN-UP, DECONTAMINATION, BIOHAZARDOUS WASTE COLLECTION, OR SOILED UTILITY FACILITIES IN LABORATORY OR ELSEWHERE.²⁴
 (7) WHEN PROVIDED IN FUNCTIONAL PROGRAM, SPECIMEN PREPARATION FACILITY SHALL INCLUDE THE FOLLOWING:²⁴
 (a) LOCATED IN OR ADJACENT TO LABORATORY.
 (b) EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION.
 (8) WHEN PROVIDED IN FUNCTIONAL PROGRAM, A MEDIA PREPARATION FACILITY SHALL INCLUDE A ROOM OR AREA MEETING VENTILATION REQUIREMENTS SPECIFIED IN WAC 248-18-718.²⁴
 (9) WHEN PROVIDED IN FUNCTIONAL PROGRAM, A REAGENT PREPARATION FACILITY SHALL INCLUDE EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION WITH THE FOLLOWING DIFFERENCES OR EXCEPTIONS:²⁴
 (a) SPACE FOR VIBRATION-FREE BALANCE TABLE UNLESS AVAILABLE ELSEWHERE IN LABORATORY.
 (b) EQUIPMENT FOR PREPARATION OF REAGENT WATER OR OUTLET FOR PIPED REAGENT WATER PREPARED ELSEWHERE.²⁴
 (10) WHEN PROVIDED IN FUNCTIONAL PROGRAM, MICROBIOLOGY FACILITY SHALL INCLUDE:²⁴
 (a) SEPARATE ENCLOSED ROOM OR AN AREA LOCATED AWAY FROM TRAFFIC FLOW.
 (b) EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION WITH THE FOLLOWING DIFFERENCES OR EXCEPTIONS:
 (i) SPACE FOR SPECIAL GAS CYLINDERS WITH SAFETY FASTENERS UNLESS ALL GAS IS PIPED IN.
 (ii) FOR HIGHLY INFECTIOUS MATERIALS (INCLUDING BUT NOT LIMITED TO TUBERCLE BACILLUS, VIRUS, SYSTEMIC MYCOLOGY), PROVIDE ADDITIONAL ENCLOSED AREA WITH COUNTERS, SINK, STORAGE, AND BIOLOGICAL SAFETY CABINET OR LAMINAR FLOW HOOD.²⁴
 (11) WHEN PROVIDED IN FUNCTIONAL PROGRAM, BLOOD BANK FACILITY SHALL INCLUDE:
 (a) EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION,
 (b) A BLOOD BANK REFRIGERATOR EQUIPPED WITH HIGH AND LOW TEMPERATURE ALARM WHICH SIGNALS IN STAFFED AREA, AND
 (c) EMERGENCY POWER.
 (12) CHEMISTRY FACILITIES, WHEN PROVIDED IN FUNCTIONAL PROGRAM SHALL INCLUDE EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION WITH THE FOLLOWING DIFFERENCES OR EXCEPTIONS.
 (a) FUME HOOD WHEN ANY PROCEDURE PRODUCES DANGEROUS, TOXIC, OR NOXIOUS FUMES.²⁴
 (b) SPECIAL EQUIPMENT PROPERLY VENTED AS PER MANUFACTURER'S INSTRUCTIONS (e.g., atomic absorption).²⁴

(c) SPECIAL GASES PIPED IN OR SPACE FOR SPECIAL GAS CYLINDERS WITH SAFETY FASTENERS (WHEN SPECIAL GASES REQUIRED FOR PROCEDURES).²⁴

(13) WHEN PROVIDED IN FUNCTIONAL PROGRAM, CYTOLOGY FACILITY SHALL INCLUDE EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION AND FORCED AIR EXHAUST VENTILATION OVER STAINING AREA.

(14) WHEN INCLUDED IN FUNCTIONAL PROGRAM, HEMATOLOGY FACILITIES SHALL BE LOCATED AS REQUIRED IN SUBSECTION (1) OF THIS SECTION AND EQUIPPED AS IN SUBSECTION (2) OF THIS SECTION.

(15) WHEN PROVIDED IN FUNCTIONAL PROGRAM, HISTOLOGY FACILITIES SHALL INCLUDE:

(a) LOCATED IN A SEPARATE ROOM OR AREA.
 (b) EQUIPMENT AS REQUIRED IN SUBSECTION (2) OF THIS SECTION WITH THE FOLLOWING DIFFERENCES OR EXCEPTIONS:

(i) FUME HOOD OR FORCED AIR LOCATED TO EXHAUST TISSUE PROCESSING EQUIPMENT AND AREAS AS NECESSARY.

(ii) SPACE FOR FROZEN SECTION EQUIPMENT WHEN FROZEN SECTIONS ARE TO BE PERFORMED IN THIS AREA.²⁴

(16) MORGUE FACILITIES WHEN IN FUNCTIONAL PROGRAMS SHALL INCLUDE:²⁴

(a) LOCATED TO ACCOMMODATE TRANSPORTATION OF BODIES VIA LEAST PUBLIC USE CORRIDOR OR CORRIDORS.

(b) REFRIGERATION FOR BODY STORAGE.
 (c) SPACE FOR HOUSEKEEPING EQUIPMENT.²⁴

(17) AUTOPSY ROOM WHEN IN FUNCTIONAL PROGRAM SHALL INCLUDE:

(a) LOCATION CONVENIENT TO MORGUE.
 (b) EQUIPMENT.

(i) AUTOPSY TABLE WITH WATER SUPPLY, SUCTION OUTLET, AND APPROPRIATE DRAIN.

(ii) SPACE FOR DISSECTION TABLE OR COUNTER (MAY BE PART OF AUTOPSY TABLE).⁶

(iii) FLOOR DRAIN.
 (iv) SCRUB SINK.

(v) STORAGE FOR SUPPLIES AND EQUIPMENT.⁶
 (vi) INSTRUMENT STERILIZER UNLESS PROVIDED ELSEWHERE.

(vii) CLINIC SERVICE SINK (SIPHON JET) OR OTHER TISSUE DISPOSAL SYSTEM.

(viii) CHANGING ROOM AND SHOWER.²⁴
 (c) SPACE FOR HOUSEKEEPING EQUIPMENT.²⁴

(18) WHEN PROVIDED IN FUNCTIONAL PROGRAM, ANIMAL QUARTERS WHICH SHALL INCLUDE:

(a) LOCKED APART FROM LABORATORY AND TO AVOID ANNOYANCE.

(b) ADEQUATE FACILITIES BASED UPON TYPES AND EXTENT OF USAGE OF ANIMALS IN LABORATORY WORK, INCLUDING PROVISIONS FOR FOOD AND SUPPLY STORAGE, HANDWASHING, DISPOSAL OF WASTES AND DEAD ANIMALS, CLEANING AND SANITIZING OF QUARTERS AND CAGES, AND LOCKED ISOLATION OF INOCULATED ANIMALS.

NOTES:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-710(5), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

¹⁹CORROSION RESISTANT - Stainless steel recommended.

²⁰IMPERMEABLE SURFACE.

²⁴IN ACCORDANCE WITH PROGRAM.

NEW SECTION

WAC 248-18-99910 APPENDIX J—GUIDELINES FOR LABORATORY QUALITY ASSURANCE PROGRAM IN HOSPITALS. (1) Services.

(a) Hospitals shall ensure all in-hospital testing procedures performed on biological specimens, body fluids, or tissues comply with this section in terms of:

- (i) Sufficient equipment, and
- (ii) Appropriately trained staff.

(b) Hospitals allowing performance of tests on biological specimens in areas outside of the designated hospital laboratory but within the hospital shall provide evidence to the department on staff training and quality control as described in subsections (2)(b) and (3)(b)(i) through (iv) of this section.

(c) Hospitals where biological specimens are sent outside of the hospital for testing shall obtain and maintain evidence of laboratory quality control consistent with subsection (3)(a), (b), and (c) of this section.

(2) Personnel. Hospitals shall ensure:

(a) Twenty-four hour per day on-site or phone availability of:

- (i) Pathology services provided by a physician,
- (ii) Appropriate technical consultation services.

(b) Appropriately trained personnel to perform each laboratory procedure.

(3) Quality control.

(a) Laboratories shall perform satisfactorily in a proficiency testing program approved by the department.

(b) Each hospital shall maintain a quality control program related to all tests on biological specimens including:

- (i) Maintenance of current procedure manuals;
- (ii) Functional verification, calibration, and preventive maintenance of instruments and equipment;
- (iii) Demonstration of accuracy and precision of test results; and
- (iv) Appropriate documentation.

(c) Hospitals shall establish and maintain:

- (i) A timely, appropriate review of all test results, and
- (ii) Quality control records.

(4) Facilities. Hospitals shall provide:

- (a) Emergency power with sufficient outlets for blood bank refrigerators and other testing procedure equipment,
- (b) Protection from power line voltage disturbance in certain electronic equipment, as necessary.

(c) Adequate space for:

- (i) Patient safety;
- (ii) Storage of materials, equipment, and supplies;
- (iii) Electrical support functions; and
- (iv) Performance and equipment associated with laboratory testing procedures.

(d) A signal to a staffed area from the blood refrigerator alarm.

(5) Reports and records. Hospitals shall:

- (a) Make reports of test results available to appropriate authorized persons in a timely fashion, and
- (b) Maintain a system for two-year retention and retrieval of laboratory test results and quality control records.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 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 October 27, 1987. The meeting site is in a location which is barrier free.

Dated: October 2, 1987

By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Re: Amending WAC 388-15-600, 388-15-610, 388-15-620 and 388-15-630.

Purpose of the Rule Change: To clarify the COPES program's purpose and eligibility requirements and to implement the legislature's and the governor's intent that low paid direct service workers should receive unit wage increases.

Reason These Rules are Necessary: To administer the program in conformity with the Code of Federal Regulations and the approved Medicaid waiver; and to implement the legislature's and the governor's intent. Governor Gardner vetoed section 207(3) of ESHB 1221 to avoid a shortfall in appropriations while "guaranteeing substantial wage increase for low paid direct service workers."

Statutory Authority: RCW 74.04.057 and ESHB 1221, partial veto and the June 22, 1987, letter from Governor Booth Gardner to Secretary Jule M. Sugarman.

Summary of Rule Change: To clarify that the program purpose is to prevent unnecessary institutionalization; to clarify that a feasible plan of care, developed and approved by the department which is sufficient to safeguard the recipient's health and welfare is a requirement for program eligibility; to delete an erroneous income eligibility requirement; and to increase the minimum and maximum individual and independent provider payment rates.

Name of Initiator: Mary Lou Pearson, COPES Program Manager, Aging and Adult Services Administration, Program Development Services, phone (206) 753-1244 or scan 234-1244, mailstop HB-11.

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

AMENDATORY SECTION (Amending Order 2377, filed 5/14/86)

WAC 388-15-600 COMMUNITY OPTIONS PROGRAM ENTRY SYSTEM (COPES)—PURPOSE—LEGAL BASIS. (1) The purpose of the community options program entry system (COPES) is to:

WSR 87-20-079
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 7, 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 social services for families, children and adults, amending chapter 388-15 WAC;

that the agency will at 10:00 a.m., Tuesday, November 10, 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 November 12, 1987.

The authority under which these rules are proposed is chapter 7, Laws of 1987.

The specific statute these rules are intended to implement is chapter 7, Laws of 1987.

(a) Prevent unnecessary institutionalization, and
 (b) Offer the choice of either institutional or specific Medicaid waiver home and community-based services ~~((to persons))~~;

(2) Recipients shall be:

(a) Limited in number as specified by the department ~~((who are))~~;
 (b) Identified as eligible for nursing home care; and
 (c) Likely to require institutionalization in the absence of the waiver services.

~~((2))~~ (3) COPES is a Medicaid program authorized under subsection 1915(c) of the Social Security Act, as approved by the secretary, Department of Health and Human Services.

~~((3))~~ (4) RCW 74.08.043 and 74.08.045 authorize the department to purchase personal and special care. RCW 74.08.390 permits the department to conduct demonstration programs and waive specific statutory requirements.

AMENDATORY SECTION (Amending Order 2377, filed 5/14/86)

WAC 388-15-610 COPES—ELIGIBLE PERSONS. (1) Categorically related Medicaid recipients (i.e., aged, blind, and disabled persons) eighteen years of age and over ~~((are))~~ shall be eligible for COPES services when they:

(a) Have gross monthly income which is less than three hundred percent of the federal Supplemental Security Income (SSI) benefit level excluding the state supplement (see WAC 388-95-320 (1)(a)); and

(b) Have resources at or below the Medicaid standard; and

(c) Are assessed by the department as eligible for skilled nursing care or intermediate nursing care; and

(d) Will likely require institutionalization in the absence of home and community-based waiver services; and

(e) Choose to live in their own homes or in congregate care facilities or in licensed adult family homes; and

(f) Have a feasible written plan of care for COPES services ~~((prepared))~~ developed and approved by the department ~~((and))~~. The plan shall be sufficient to safeguard the recipient's health and safety. The total cost for this plan of care, including the one-person medically needy income level, ~~((is))~~ shall be less than ninety percent of the average state-wide nursing home rate.

(2) Participation in COPES is the choice of the otherwise eligible recipient.

AMENDATORY SECTION (Amending Order 2377, filed 5/14/86)

WAC 388-15-620 COPES—SERVICES. (1) The following services may be authorized to COPES eligible recipients, based on department assessment of need and feasible plan of care:

(a) Congregate care as defined in WAC 388-15-560 through 388-15-568. In addition, congregate care facilities may provide medication administration to COPES eligible clients when this service is required by the department and performed by a registered nurse under the general direction of a licensed physician or dentist. (Refer to RCW 18.88.285 and WAC 308-120-100 through 308-120-522.)

(b) Adult family care as defined in WAC 388-15-551 through 388-15-555.

(c) Adult day health.

(d) Home health services as defined in WAC 388-86-045.

(e) Personal care services are services provided to a person residing in his or her established residence including meal preparation, dressing/undressing, care of appearance, body care, bed transfer, ambulation, wheelchair transfer, bathing, toileting, and reminding to take medicines. Other forms of household assistance such as house cleaning, telephoning, and laundry are allowed when the recipient is unable to perform these tasks independently. Personal care also includes protective supervision when required due to the recipient's diminished mental capacity or judgment. Sterile procedures and administration of medications are not authorized personal care tasks, unless the provider is a licensed health practitioner or a member of the recipient's immediate family.

(f) Case management.

(2) Additional personal care services ~~((may))~~ shall not be authorized to recipients residing in congregate care facilities or adult family homes.

(3) Adult day health and home health services are provided only when the recipient requires congregate care, adult family home services, or personal care. The actual cost for adult day health and home health services must be included in the total plan of care cost computation.

~~((4)) Applicants whose incomes exceed the cost for services are not eligible for COPES.~~

AMENDATORY SECTION (Amending Order 2377, filed 5/14/86)

WAC 388-15-630 COPES—PAYMENT—PROCEDURES. (1) All nonexempt income of a person receiving COPES services shall be allocated according to procedures in WAC 388-83-200.

(2) The department shall pay to the providers of congregate care, home health services, adult day health care, and adult family home care a sum not to exceed the rates set forth in the most recent schedule of rates established and published by the department.

(3) The department shall pay for care of recipients living in the nonrelated provider's established residence at the adult family home rate when the provider's home is a licensed and contracted adult family home.

(4) The department shall pay for personal care services provided by a relative, except a spouse. Payment to a father, mother, son, or daughter shall be made only when:

(a) The relative will not provide the care unpaid, and

(b) The relative's income, including spousal income, is less than the medically needy income level (MNIL) adjusted for household size.

(5) The department shall pay care providers meeting or exceeding minimum performance standards for personal care of a recipient residing in his or her established residence. The payment rate shall be at least ~~((the federal minimum hourly wage rate))~~ three dollars and sixty cents to individual and independent providers, but shall not exceed ~~((three))~~ four dollars and ~~((ninety-seven))~~ twenty-seven cents per hour. When the provider assists the recipient full time, a standby hourly wage shall be paid when the provider must be with the recipient but is not directly assisting the client. This standby wage shall not exceed ~~((twenty-five))~~ twenty-seven cents per hour.

(6) The department shall pay to private and public agencies providing personal care the same hourly unit rate reimbursement established by the department for chore services personal care.

(7) Payments for COPES services plus the recipient's income allocated for maintenance in the home shall not exceed ninety percent of the average state-wide monthly rate for nursing home care.

(8) Income allocated for maintenance needs in the home ~~((cannot))~~ shall not exceed the medically needy income level.

WSR 87-20-080
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed October 7, 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 388-86-030 Eyeglasses and examinations.
 New WAC 388-87-062 Payment—Eyeglasses and examinations;

that the agency will at 10:00 a.m., Tuesday, November 10, 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 November 12, 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 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 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 October 27, 1987. The meeting site is in a location which is barrier free.

Dated: October 6, 1987
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-86-030; and new WAC 388-87-062.

Purpose: To eliminate payment for duplicate services and clarify the limitations on services provided.

Reason: Current regulations allow for payment of duplicate services.

Statutory Authority: RCW 74.08.090.

Summary: Recipients will be allowed only one exam, refraction and eyeglasses fitting fee per year.

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 not necessary as a result of a new state or federal law.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 2321, filed 12/27/85)

WAC 388-86-030 EYEGLASSES AND EXAMINATIONS. (1) The department shall provide for eye examinations (~~and~~) to eligible recipients when medically necessary. Eyeglasses and fitting services shall be provided when a refractive error of sufficient magnitude exists to require corrective lenses. (~~Payment for examinations, fitting services and materials shall be made on the basis of rates established by the department or through HMO or optical supplier contracts.~~)

(2) The department shall provide only one examination, fitting fee, refraction and one pair of glasses per eligible recipient (~~will be provided~~) during a twelve-month period, except (a) for eye services provided under the EPSDT program, or (b) in extenuating circumstances when medically necessary.

(3) Prior authorization is required for medical eye care procedures and for special eyeglass services including but not limited to, contact lenses, low vision aids, executive bifocals and trifocals, artificial eyes and two pair of glasses in lieu of bifocal or trifocal lenses.

(4) The choice of frames is limited to frames listed in the current division of medical assistance numbered memoranda on that subject. Frames are not provided for cosmetic effect or psychological support.

(5) The department shall not provide sunglasses, photochromic or varalux type lenses and orthoptics therapy (~~are not provided~~).

(6) Except for services as defined in WAC 388-86-027 the department shall not permit group screening for eyeglasses (~~is not permitted under the program~~).

NEW SECTION

WAC 388-87-062 PAYMENT—EYEGLASSES AND EXAMINATIONS. Payments for vision services and eyeglass materials shall be on the basis of rates established by the department through HMO or optical supplier contracts.

WSR 87-20-081
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(General Provisions)
[Filed October 7, 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 labor camp health and sanitation permit and survey fees, amending WAC 440-44-100;

that the agency will at 10:00 a.m., Friday, November 13, 1987, in the Ellensburg County Courthouse, 5th and Main, Room 109, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 16, 1987.

The authority under which these rules are proposed is RCW 43.20A.055.

The specific statute these rules are intended to implement is RCW 43.20A.055.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 12, 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 October 30, 1987. The meeting site is in a location which is barrier free.

Dated: October 6, 1987
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.
Amend WAC 440-44-100.

Purpose of the Rule Change: To update the license fee based on the annual cost study.

Reason the Change is Necessary: To generate revenue to cover the costs incurred in issuing the licenses.

Statutory Authority: RCW 43.20A.055.

Summary of Rule Change: Revise the farm labor camp health and sanitation permit and survey fees.

Person Responsible for Drafting, Implementation and Enforcement of the Rules: Byron Plan, Section Head, Accommodations Survey Section, Division of Health, mailstop ET-35, phone 586-0349.

Rule change proposed by DSHS.

This rule change is not necessary as a result of a federal law, a federal court decision or a state court decision.

The fees established by this regulation are assessed based on the dollar value of the application being reviewed. Since the fees are determined by the dollar value of the project rather than the size of the organization making the application, there is not a disproportionate impact between small and large businesses. In addition, it is anticipated that review activity will be minimal to nonexistent for those businesses with less than 50 employees.

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

AMENDATORY SECTION (Amending Order 2342, filed 2/19/86)

WAC 440-44-100 LABOR CAMP ((CERTIFICATE OF OCCUPANCY)) HEALTH AND SANITATION PERMIT AND SURVEY FEES. ((A labor camp regulated by the department pursuant to chapter 248-63 WAC shall be assessed a fee on an annual basis. Upon payment of said fee, an annual labor camp certificate of occupancy shall be issued by the department provided all other requirements of chapter 248-63 WAC are met. The annual fee is due with application for initial certification or renewal. The annual fee for a certificate of occupancy for a labor camp shall be a flat fee of fifty-five dollars plus two dollars per each dwelling unit of six through one hundred units and one dollar per each dwelling unit in excess of one hundred units, provided that for fee purposes only, a space provided exclusively to accommodate a temporary worker supplied shelter shall not be considered a dwelling unit. A building or a part of a building intended for occupancy by one family or one tenant shall constitute a separate dwelling unit. Each seventy square feet of gross floor space in a dormitory shall constitute one dwelling unit. A labor camp with dwelling units or clusters of units at separate locations, each location having its own support facilities, shall be assessed a fee of fifty-five dollars per location plus two dollars per dwelling unit in excess of a cumulative total of five units when any two locations are located greater than five miles apart. A labor camp having less than five dwelling units at each and every location, regardless of the distance between the locations, shall be subject to only the flat fee of fifty-five dollars plus two dollars per dwelling unit in excess of five. This section does not apply to)) Starting December 1, 1987, owners or operators of labor camps, as defined in chapter 248-63 WAC, shall pay fees to the department as follows:

(1) A state health and sanitation permit of fifty dollars plus one dollar and fifty cents for each dwelling unit intended for occupancy by temporary workers.

(2) A labor camp survey charge of:

(a) Five dollars per dwelling unit up to and including twenty-nine units intended for occupancy by temporary workers, or

(b) One hundred fifty dollars for each camp with thirty or more dwelling units intended for occupancy by temporary workers.

(3) Owners or operators of labor camps shall submit the health and sanitation fee with initial application for permit or upon receipt of a renewal notice.

(4) Owners or operators of labor camps shall submit the labor camp survey fee:

(a) With initial application for new labor camps, or

(b) Within thirty days after the department completes each survey for existing labor camps.

(5) The department shall:

(a) Issue the health and sanitation permit for two calendar years, and

(b) Collect no more than one survey fee from each labor camp annually.

(6) Labor camps regulated by local health officers in accordance with WAC 248-63-020 are excluded from the requirements in this section.

WSR 87-20-082

ADOPTED RULES

DEPARTMENT OF RETIREMENT SYSTEMS

[Order 87-09—Filed October 7, 1987]

I, Robert L. Hollister, Jr., director of the Department of Retirement Systems, do promulgate and adopt at 1025 East Union, Olympia, WA, the annexed rules relating to 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. This section will direct the Department of Retirement Systems 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 full-time employees.

This action is taken pursuant to Notice No. WSR 87-16-016 filed with the code reviser on July 24, 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 41.32 RCW, as amended by chapter 265, 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 October 2, 1987.

By Robert L. Hollister, Jr.
Director

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 87-20-083

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed October 7, 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 water quality standards for waters of the state of Washington, chapter 173-201 WAC;

that the agency will at 7 p.m., Tuesday, November 10, 1987, in the Energy Facility Site Council Hearing Room, 4224 6th Avenue S.E., Building #1, Lacey, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 5, 1988, 2 p.m.

The authority under which these rules are proposed is chapter 43.21A RCW.

The specific statute these rules are intended to implement is chapter 90.48 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 20, 1987.

This notice is connected to and continues the matter in Notice No. WSR 87-13-069 filed with the code reviser's office on June 17, 1987.

Dated: October 7, 1987

By: Phil Johnson
Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Water quality standards for waters of the state of Washington.

Description of Purpose: To amend chapter 173-201 WAC.

Statutory Authority: Chapter 43.21A RCW.

Summary of Rule: To adopt numeric toxic criteria, adopt total phosphorus limits for Long Lake, Spokane, and proposed upgrade of lower Yakima River to Class A, and other miscellaneous changes.

Reasons Supporting Proposed Action: Amendments reflect federal regulations and guidelines.

Agency Personnel Responsible for Drafting: Jerry Theilen, PV-11, 459-6076; Implementation and Enforcement: Marc Horton, PV-11, 459-6053.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Amendments will strengthen the water quality standards and will provide for the use of more appropriate environmental indicators.

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: See attached.

Summary of Proposed Changes, Economic Analysis: Federal regulations (40 CFR Part 131.20) require that states at least once every three years conduct a review of their water quality standards. The department is currently conducting this triennial review.

Major proposed revisions include:

Adoption of numeric toxics criteria. The department is proposing to adopt "criteria values" for the protection of aquatic life, as published in USEPA's "Quality Criteria for Water," 1986 (QCW). Because current water quality standards state that the QCW shall be used as a source of information for the setting of criteria, no incremental increased costs to industry are anticipated as a result of this revision.

Establish a total phosphorus limit of 25 ug/L for Long Lake, Spokane County. The establishment of a 25 ug/L seasonal average concentration will require the use

of alternative treatment and/or disposal methods to accommodate growth in the area. At current discharge levels, no additional treatment or disposal methods are necessary.

Upgrade of the lower Yakima River (river mile 103.8 to mouth) from Class B to Class A. The establishment of more stringent (Class A) water quality criteria may require more restrictive effluent limits for BOD, nutrients, and bacteria in permitted discharges.

Summary of Proposed Changes: Federal regulations (40 CFR Part 131.20) require that states at least once every three years conduct a review of their water quality standards. The department is currently conducting this triennial review.

Major proposed revisions include:

Adoption of numeric toxics criteria. The department is proposing to adopt "criteria values" for the protection of aquatic life, as published in USEPA's "Quality Criteria for Water," 1986 (QCW).

Establish a total phosphorus limit of 25 ug/L for Long Lake, Spokane County.

Upgrade of the lower Yakima River (river mile 103.8 to mouth) from Class B to Class A.

Chapter 173-201 WAC

WATER QUALITY STANDARDS FOR SURFACE WATERS OF THE STATE OF WASHINGTON

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-010 INTRODUCTION. (1) The purpose of this chapter is to establish water quality standards for surface waters of the state of Washington consistent with public health and public enjoyment thereof, and the propagation and protection of fish, shellfish, and wildlife, pursuant to the provisions of chapter 90.48 RCW and the policies and purposes thereof.

(2) This chapter shall be reviewed periodically by the department and appropriate revisions shall be undertaken.

(3) The water use and quality criteria set forth in WAC 173-201-035 through 173-201-085 are established in conformance with present and potential water uses of the surface waters of the state of Washington and in consideration of the natural water quality potential and limitations of the same. These shall be the sole criteria for said waters.

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-025 DEFINITIONS. (1) Background conditions: The biological, chemical, and physical conditions of a water body, upstream from the point or nonpoint source of any discharge under consideration. Background sampling location in an enforcement action would be upstream from the point of discharge, but not upstream from other inflows. If several discharges to any water body exist, and enforcement action is being taken for possible violations to the standards, background sampling would be undertaken immediately upstream from each discharge.

(2) Department: State of Washington department of ecology.

(3) Director: Director of the state of Washington department of ecology.

(4) Hardness: A measure of the calcium and magnesium salts present in water. For purposes of this chapter, hardness is measured in milligrams per liter as calcium carbonate (CaCO₃).

(5) Fecal coliform: That portion of the coliform group which is present in the intestinal tracts and feces of warm-blooded animals as detected by the product of acid or gas from lactose in a suitable culture medium within 24 hours at 44.5 plus or minus 0.2 degrees Celsius.

~~((5))~~ (6) Geometric mean: The nth root of a product of n factors.

~~((6))~~ (7) Mean detention time: The time obtained by dividing a reservoir's mean annual minimum total storage by the 30-day ten-year low-flow from the reservoir.

~~((7))~~ (8) Permit: A document issued pursuant to RCW 90.48.160 et seq. or 90.48.260 or both, specifying the waste treatment and control requirements and waste discharge conditions.

~~((8))~~ (9) pH: The negative logarithm of the hydrogen ion concentration.

~~((9))~~ (10) Primary contact recreation: Activities where a person would have direct contact with water to the point of complete submergence, including but not limited to skin diving, swimming and water skiing.

~~((10))~~ (11) Secondary contact recreation: Activities where a person's water contact would be limited (wading or fishing) to the extent that bacterial infections of eyes, ears, respiratory or digestive systems or urogenital areas would normally be avoided.

~~((11))~~ (12) Surface waters of the state: Include lakes, rivers, ponds, streams, inland waters, saltwaters, and all other surface waters and water courses within the jurisdiction of the state of Washington.

~~((12))~~ (13) Temperature: Water temperature expressed in degrees Celsius (°C).

~~((13))~~ (14) Turbidity: The clarity of water expressed as nephelometric turbidity units (NTU) and measured with a calibrated turbidimeter.

~~((14))~~ (15) Upwelling: The annual natural phenomenon where the summer prevailing, northerly winds parallel to Washington's coast produce a seaward transport of surface waters. Cold, deeper more saline waters rich in nutrients and low in dissolved oxygen rise to replace the surface water. The cold, oxygen deficient water flows into Puget Sound and other coastal estuaries replacing the deep water with lower dissolved oxygen concentrations reaching the surface during late summer and fall.

~~((15))~~ (16) USEPA: United States Environmental Protection Agency.

~~((16))~~ (17) Wildlife habitat: Waters of the state used by fish, other aquatic life and wildlife for any life history stage or activity.

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-035 GENERAL CONSIDERATIONS. The following general guidelines shall apply to the water quality criteria and classifications set forth in WAC 173-201-045 through 173-201-085 hereof:

(1) At the boundary between waters of different classifications, the water quality criteria for the higher classification shall prevail.

(2) In brackish waters of estuaries, where the fresh and marine water quality criteria differ within the same classification, the criteria shall be interpolated on the basis of salinity; except that the marine water quality criteria shall apply for dissolved oxygen when the salinity is one part per thousand or greater and for fecal coliform organisms when the salinity is ten parts per thousand or greater.

(3) Except for acute criteria for toxic substances as described in WAC 173-201-047, the water quality criteria herein established shall not apply within an authorized dilution zone adjacent to or surrounding a waste-water discharge. Acute criteria must be met within ten percent of the distance from the edge of the outfall structure to the edge of the dilution zone in any direction.

(4) ~~((Generally:))~~ Dilution zones shall be described in a valid discharge permit, and shall be restricted in area so far as practicable with application of reasonably available technology. Dilution zones shall be limited to that which will:

(a) Not cause acute conditions to the aquatic biota, or adversely affect public health.

(b) Not diminish aesthetic values or other beneficial uses.

(5) Waste discharge permits, whether issued pursuant to the National Pollutant Discharge Elimination System or otherwise, shall be conditioned in such manner as to authorize discharges which meet the water quality standards.

(a) However, persons discharging wastes in compliance with the terms and conditions of permits shall not be subject to civil and criminal penalties on the basis that discharge violates water quality standards.

(b) Permits shall be subject to modification by the department whenever it appears to the department the discharge violates water quality standards. Modification of permits, as provided herein, shall be subject to review in the same manner as originally issued permits.

~~((5))~~ (6) Nonpoint sources and water quality standards.

(a) It is recognized that many activities not subject to a waste discharge permit system are now being performed in the state, which result in conflicts with the water quality standards of this chapter. Further, the department has not developed a program which, in a reasonable or fully satisfactory manner, provides methods or means for meeting such standards. Persons conducting such activities shall not be subject to civil or criminal sanctions for violation of water quality standards if the activities are either:

(i) Conducted in accordance with management practices set forth by rules of the department.

For example, promulgation of regulations by the department which set forth approved management practices or other effluent limits shall be accomplished so that activities conducted within such regulations, (i.e., forest practices rules and regulations chapter 173-202 WAC and Title 222 WAC) will achieve compliance with water pollution control laws. When the regulations are violated, the water quality standard can be enforced as described in WAC 173-201-045 through 173-201-085; or,

(ii) Subject to a regulatory order issued by the department relating to specific activities as provided for in WAC 173-201-100(2).

(b) Management practices or regulatory orders described in WAC 173-201-035~~((5))~~ (6) hereof, shall be subject to modification by the department whenever it appears to the department that the discharge violates water quality standards. Modification of management practices or regulatory orders, as provided herein, shall be subject to review in the same manner as the originally issued management practices or regulatory orders.

~~((6))~~ (7) The water quality criteria herein established for total dissolved gas shall not apply when the stream flow exceeds the 7-day, 10-year frequency flood.

~~((7))~~ The total area and/or volume of a receiving water assigned to a dilution zone shall be as described in a valid discharge permit as needed and be limited to that which will:

(a) Not cause acute mortalities of sport, food, or commercial fish and shellfish species of established biological communities within populations or important species to a degree which damages the ecosystem;

(b) Not diminish aesthetic values or other beneficial uses disproportionately;

(8) The anti-degradation policy of the state of Washington, as generally guided by chapter 90.48 RCW, Water Pollution Control Act, and chapter 90.54 RCW, Water Resources Act of 1971, is stated as follows:

(a) Existing beneficial uses shall be maintained and protected and no further degradation which would interfere with or become injurious to existing beneficial uses will be allowed.

(b) No degradation will be allowed of waters lying in national parks, national recreation areas, national wildlife refuges, national scenic rivers, and other areas of national ecological importance.

(c) Whenever waters are of a higher quality than the criteria assigned for said waters, the existing water quality shall be protected and waste and other materials and substances shall not be allowed to enter such waters which will reduce the existing quality thereof, except, in those instances where:

(i) It is clear that overriding considerations of the public interest will be served, and

(ii) All wastes and other materials and substances proposed for discharge into the said waters shall be provided with all known, available, and reasonable methods of treatment before discharge.

(d) Whenever the natural conditions of said waters are of a lower quality than the criteria assigned, the natural conditions shall constitute the water quality criteria.

(e) The criteria and special conditions established in WAC 173-201-045 through 173-201-085 may be modified for a specific water body on a short-term basis when necessary to accommodate essential activities, respond to emergencies, or to otherwise protect the public interest. Such modification shall be issued in writing by the director or his/her designee subject to such terms and conditions as he/she may prescribe. The aquatic application of herbicides which result in water use restrictions shall be considered an activity for which a short-term modification generally may be issued subject to the following conditions:

(i) A request for a short-term modification shall be made to the department on forms supplied by the department. Such request generally shall be made at least thirty days prior to herbicide application.

(ii) Such herbicide application shall be in accordance with state of Washington department of agriculture regulations.

(iii) Such herbicide application shall be in accordance with label provisions promulgated by USEPA under the Federal Insecticide, Fungicide, and Rodenticide Act, as amended. (7 U.S.C. 136, et seq.)

(iv) Notice, including identification of the herbicide, applicator, location where the herbicide will be applied, proposed timing and method of application, and water use restrictions shall be given according to the following requirements:

(A) Appropriate public notice as determined and prescribed by the director or his/her designee shall be given of any water use restrictions specified in USEPA label provisions.

(B) The appropriate regional offices of the departments of fisheries and game shall be notified twenty-four hours prior to herbicide application.

(C) In the event of any fish kills, the departments of ecology, fisheries, and game shall be notified immediately.

(v) The herbicide application shall be made at times so as to:

(A) Minimize public water use restrictions during weekends.

(B) Completely avoid public water use restrictions during the opening week of fishing season, Memorial Day weekend, July 4 weekend, and Labor Day weekend.

(vi) Any additional conditions as may be prescribed by the director or his/her designee.

(f) In no case, will any degradation of water quality be allowed if this degradation interferes with or becomes injurious to existing water uses and causes long-term (~~and irreparable~~) harm to the environment.

(g) No waste discharge permit will be issued which violates established water quality criteria, except, as provided for under WAC 173-201-035 (8)(e).

(9) Due consideration will be given to the precision and accuracy of the sampling and analytical methods used as well as existing conditions at the time, in the application of the criteria.

(10) The analytical testing methods for these criteria shall be in accordance with (~~the most recent editions of "Standard Methods for the Examination of Water and Wastewater," published by the American Public Health Association, American Water Works Association, and the Water Pollution Control Federation, and "Methods for Chemical Analysis of Water and Wastes," published by USEPA~~) the "Guidelines Establishing Test Procedures for the Analysis of Pollutants" (40 C.F.R. Part 136) and other or superseding methods published and/or approved by the department following consultation with adjacent states and concurrence of the USEPA.

(11) Deleterious concentrations of radioactive materials for all classes shall be as determined by the lowest practicable concentration attainable and in no case shall exceed:

(a) 1/100 of the values listed in WAC 402-24-220 (Column 2, Table II, Appendix A, rules and regulations for radiation protection); or,

(b) USEPA Drinking Water Regulations for radionuclides, as published in the Federal Register of July 9, 1976, or subsequent revisions thereto.

(12) (~~Deleterious concentrations of toxic, or other nonradioactive materials, shall be determined by the department in consideration of the Quality Criteria for Water, published by USEPA 1976, and as revised, as the authoritative source for criteria and/or other relevant information, if justified.~~

~~((3))~~ Nothing in this chapter shall be interpreted to be applicable to those aspects of governmental regulation of radioactive wastes which have been preempted from state regulation by the Atomic Energy Act of 1954, as amended, as interpreted by the United States Supreme Court in the cases of Northern States Power Co. v. Minnesota 405 U.S. 1035 (1972) and Train v. Colorado Public Interest Research Group, 426 U.S. 1 (1976).

~~((4))~~ (13) Nothing in this chapter shall be interpreted to prohibit the establishment of effluent limitations for the control of the thermal component of any discharge in accordance with Section 316 of the Federal Clean Water Act (~~(P.L. 95-217 as amended)~~) 33 U.S.C. 1251 et seq.).

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-045 GENERAL WATER USE AND CRITERIA CLASSES. The following criteria shall apply to the various classes of surface waters in the state of Washington:

(1) Class AA (extraordinary).

(a) General characteristic. Water quality of this class shall markedly and uniformly exceed the requirements for all or substantially all uses.

(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:

- (i) Water supply (domestic, industrial, agricultural).
- (ii) Stock watering.
- (iii) Fish and shellfish:
Salmonid migration, rearing, spawning, and harvesting.
Other fish migration, rearing, spawning, and harvesting.
Clam, oyster, and mussel rearing, spawning, and harvesting.
Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.
- (iv) Wildlife habitat.
- (v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).

(vi) Commerce and navigation.

(c) Water quality criteria.

(i) Fecal coliform organisms.

(A) Freshwater – Fecal coliform organisms shall not exceed a geometric mean value of 50 organisms/100 mL, with not more than 10 percent of samples exceeding 100 organisms/100 mL.

(B) Marine water – fecal coliform organisms shall not exceed a geometric mean value of 14 organisms/100 mL, with not more than 10 percent of samples exceeding 43 organisms/100 mL.

(ii) Dissolved oxygen.

(A) Freshwater – dissolved oxygen shall exceed 9.5 mg/L.

(B) Marine water – dissolved oxygen shall exceed 7.0 mg/L. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below 7.0 mg/L, natural dissolved oxygen levels can be degraded by up to 0.2 mg/L by man-caused activities.

(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.

(iv) Temperature shall not exceed 16.0°C (freshwater) or 13.0°C (marine water) due to human activities. Temperature increases shall not, at any time, exceed $t=23/(T+5)$ (freshwater) or $t=8/(T-4)$ (marine water).

When natural conditions exceed 16.0°C (freshwater) and 13.0°C (marine water), no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C.

For purposes hereof, "t" represents the ((permissive)) maximum permissible temperature ((change across the) increase measured at a dilution zone boundary; and "T" represents the ((highest existing) background temperature ((in this water classification outside of any dilution zone)) as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.

Provided that temperature increase resulting from nonpoint source activities shall not exceed 2.8°C, and the maximum water temperature shall not exceed 16.3°C (freshwater).

(v) pH shall be within the range of 6.5 to 8.5 (freshwater) or 7.0 to 8.5 (marine water) with a man-caused variation within a range of less than 0.2 units.

(vi) Turbidity shall not exceed 5 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 10 percent increase in turbidity when the background turbidity is more than 50 NTU.

(vii) Toxic, radioactive, or deleterious material concentrations shall be ((less than those which may affect public health, the natural aquatic environment, or the desirability of the water for any use)) below those which may adversely affect characteristic water uses, cause acute or chronic conditions to the aquatic biota, or adversely affect public health (see WAC 173-201-047).

(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.

(2) Class A (excellent).

(a) General characteristic. Water quality of this class shall meet or exceed the requirements for all or substantially all uses.

(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:

(i) Water supply (domestic, industrial, agricultural).

(ii) Stock watering.

(iii) Fish and shellfish:

Salmonid migration, rearing, spawning, and harvesting.

Other fish migration, rearing, spawning, and harvesting.

Clam, oyster, and mussel rearing, spawning, and harvesting.

Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.

(iv) Wildlife habitat.

(v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).

(vi) Commerce and navigation.

(c) Water quality criteria.

(i) Fecal coliform organisms.

(A) Freshwater – Fecal coliform organisms shall not exceed a geometric mean value of 100 organisms/100 mL, with not more than 10 percent of samples exceeding 200 organisms/100 mL.

(B) Marine water – fecal coliform organisms shall not exceed a geometric mean value of 14 organisms/100 mL, with not more than 10 percent of samples exceeding 43 organisms/100 mL.

(ii) Dissolved oxygen.

(A) Freshwater – dissolved oxygen shall exceed 8.0 mg/L.

(B) Marine water – dissolved oxygen shall exceed 6.0 mg/L. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below 6.0 mg/L, natural dissolved oxygen levels can be degraded by up to 0.2 mg/L by man-caused activities.

(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.

(iv) Temperature shall not exceed 18.0°C (freshwater) or 16.0°C (marine water) due to human activities. Temperature increases shall not, at any time, exceed $t=28/(T+7)$ (freshwater) or $t=12/(T-2)$ (marine water).

When natural conditions exceed 18.0°C (freshwater) and 16.0°C (marine water), no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C.

For purposes hereof, "t" represents the ((permissive)) maximum permissible temperature ((change across the) increase measured at a dilution zone boundary; and "T" represents the ((highest existing) background temperature ((in this water classification outside of any dilution zone)) as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.

Provided that temperature increase resulting from nonpoint source activities shall not exceed 2.8°C, and the maximum water temperature shall not exceed 18.3°C (freshwater).

(v) pH shall be within the range of 6.5 to 8.5 (freshwater) or 7.0 to 8.5 (marine water) with a man-caused variation within a range of less than 0.5 units.

(vi) Turbidity shall not exceed 5 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 10 percent increase in turbidity when the background turbidity is more than 50 NTU.

(vii) Toxic, radioactive, or deleterious material concentrations shall be below those ((of public health significance, or which may cause acute or chronic toxic conditions to the aquatic biota, or)) which may adversely affect ((any)) characteristic water ((use)) uses, cause acute or chronic conditions to the aquatic biota, or adversely affect public health (see WAC 173-201-047).

(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.

(3) Class B (good).

(a) General characteristic. Water quality of this class shall meet or exceed the requirements for most uses.

(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:

(i) Water supply (industrial and agricultural).

(ii) Stock watering.

(iii) Fish and shellfish:

Salmonid migration, rearing, and harvesting.

Other fish migration, rearing, spawning, and harvesting.

Clam, oyster, and mussel rearing and spawning.

Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.

(iv) Wildlife habitat.

(v) Recreation (secondary contact recreation, sport fishing, boating, and aesthetic enjoyment).

(vi) Commerce and navigation.

(c) Water quality criteria.

(i) Fecal coliform organisms.

(A) Freshwater – Fecal coliform organisms shall not exceed a geometric mean value of 200 organisms/100 mL, with not more than 10 percent of samples exceeding 400 organisms/100 mL.

(B) Marine water – fecal coliform organisms shall not exceed a geometric mean value of 100 organisms/100 mL, with not more than 10 percent of samples exceeding 200 organisms/100 mL.

(ii) Dissolved oxygen.

(A) Freshwater – dissolved oxygen shall exceed 6.5 mg/L.

(B) Marine water – dissolved oxygen shall exceed 5.0 mg/L. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below 5.0 mg/L, natural dissolved oxygen levels can be degraded by up to 0.2 mg/L by man-caused activities.

(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.

(iv) Temperature shall not exceed 21.0°C (freshwater) or 19.0°C (marine water) due to human activities. Temperature increases shall not, at any time, exceed $t=34/(T+9)$ (freshwater) or $t=16/T$ (marine water).

When natural conditions exceed 21.0°C (freshwater) and 19.0°C (marine water), no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C.

For purposes hereof, "t" represents the ~~((permissible))~~ maximum permissible temperature ((change across the)) increase measured at a dilution zone boundary; and "T" represents the ~~((highest existing))~~ background temperature ((in this water classification outside of any dilution zone)) as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.

Provided that temperature increase resulting from nonpoint source activities shall not exceed 2.8°C, and the maximum water temperature shall not exceed 21.3°C (freshwater).

(v) pH shall be within the range of 6.5 to 8.5 (freshwater) and 7.0 to 8.5 (marine water) with a man-caused variation within a range of less than 0.5 units.

(vi) Turbidity shall not exceed 10 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 20 percent increase in turbidity when the background turbidity is more than 50 NTU.

(vii) Toxic, radioactive, or deleterious material concentrations shall be below those which ~~((adversely affect public health during characteristic uses, or which may cause acute or chronic toxic conditions to the aquatic biota, or which))~~ may adversely affect characteristic water uses, cause acute or chronic conditions to the aquatic biota, or adversely affect public health (see WAC 173-201-047).

(viii) Aesthetic values shall not be reduced by dissolved, suspended, floating, or submerged matter not attributed to natural causes, so as to affect water use or taint the flesh of edible species.

(4) Class C (fair).

(a) General characteristic. Water quality of this class shall meet or exceed the requirements of selected and essential uses.

(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:

(i) Water supply (industrial).

(ii) Fish (salmonid and other fish migration).

(iii) Recreation (secondary contact recreation, sport fishing, boating, and aesthetic enjoyment).

(iv) Commerce and navigation.

(c) Water quality criteria – marine water.

(i) Fecal coliform organisms shall not exceed a geometric mean value of 200 organisms/100 mL, with not more than 10 percent of samples exceeding 400 organisms/100 mL.

(ii) Dissolved oxygen shall exceed 4.0 mg/L. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below 4.0 mg/L, natural dissolved oxygen levels can be degraded by up to 0.2 mg/L by man-caused activities.

(iii) Temperature shall not exceed 22.0°C due to human activities. Temperature increases shall not, at any time, exceed $t=20/(T+2)$.

When natural conditions exceed 22.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C.

For purposes hereof, "t" represents the ~~((permissible))~~ maximum permissible temperature ((change across the)) increase measured at a dilution zone boundary; and "T" represents the ~~((highest existing))~~ background temperature ((in this water classification outside of any dilution zone)) as measured at a point unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.

(iv) pH shall be within the range of 6.5 to 9.0 with a man-caused variation within a range of less than 0.5 units.

(v) Turbidity shall not exceed 10 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 20 percent increase in turbidity when the background turbidity is more than 50 NTU.

(vi) Toxic, radioactive, or deleterious material concentrations shall be below those which may adversely affect ((public health during)) characteristic water uses, ((or which may)) cause acute or chronic ((toxic)) conditions to the aquatic biota, or ((which may)) adversely affect ((characteristic water uses)) public health (see WAC 173-201-047).

(vii) Aesthetic values shall not be interfered with by the presence of obnoxious wastes, slimes, aquatic growths, or materials which will taint the flesh of edible species.

(5) Lake class.

(a) General characteristic. Water quality of this class shall meet or exceed the requirements for all or substantially all uses.

(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:

(i) Water supply (domestic, industrial, agricultural).

(ii) Stock watering.

(iii) Fish and shellfish:

Salmonid migration, rearing, spawning, and harvesting.

Other fish migration, rearing, spawning, and harvesting.

Clam and mussel rearing, spawning, and harvesting.

Crayfish rearing, spawning, and harvesting.

(iv) Wildlife habitat.

(v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).

(vi) Commerce and navigation.

(c) Water quality criteria.

(i) Fecal coliform organisms shall not exceed a geometric mean value of 50 organisms/100 mL, with not more than 10 percent of samples exceeding 100 organisms/100 mL.

(ii) Dissolved oxygen – no measurable decrease from natural conditions.

(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.

(iv) Temperature – no measurable change from natural conditions.

(v) pH – no measurable change from natural conditions.

(vi) Turbidity shall not exceed 5 NTU over background conditions.

(vii) Toxic, radioactive, or deleterious material concentrations shall be less than those which may affect public health, the natural aquatic environment, or the desirability of the water for any use.

(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.

NEW SECTION

WAC 173-201-047 TOXIC SUBSTANCES. (1) The following criteria shall apply to all surface waters of the state of Washington (values are µg/L):

Substance	Freshwater		Marine Water	
	Acute	Chronic	Acute	Chronic
Aldrin/Dieldrin, ^a	2.5 ^w	0.0019 ^x	0.71 ^w	0.0019 ^x
Ammonia	b,y	c,z	–	–
Cadmium	d,y	e,z	43.0 ^y	9.3 ^z
Chlordane	2.4 ^w	0.0043 ^x	0.09 ^w	0.004 ^x
Chlorine	19.0 ^y	11.0 ^z	13.0 ^y	7.5 ^z
Chloropyrifos	0.083 ^y	0.041 ^z	0.011 ^y	0.0056 ^z
Chromium (Hex)	16.0 ^y	11.0 ^z	1100.0 ^y	50.0 ^z
Chromium (Tri)	f,y	g,z	–	–
Copper	h,y	i,z	2.9 ^y	–
Cyanide	22.0 ^y	5.2 ^z	1.0 ^y	–
DDT & Metabolites	1.1 ^w	0.001 ^x	0.13 ^w	0.001 ^x
Endosulfan	0.22 ^w	0.056 ^x	0.034 ^w	0.0087 ^x
Endrin	0.18 ^w	0.0023 ^x	0.037 ^w	0.0023 ^x
Heptachlor	0.52 ^w	0.0038 ^x	0.053 ^w	0.0036 ^x
Hexachlorocyclohexane (Lindane)	2.0 ^w	0.08 ^x	0.16 ^w	–
Lead	j,y	k,z	140.0 ^y	5.6 ^z
Mercury	2.4 ^y	0.012 ^z	2.1 ^y	0.025 ^z
Nickel	l,y	m,z	75 ^y	8.3 ^z
Parathion	0.065 ^y	0.013 ^z	–	–
PCB's	2.0 ^x	0.014 ^x	10.0 ^x	0.03 ^x
Pentachlorophenol	q,y	r,z	13.0 ^y	7.9 ^z
Selenium	260.0 ^w	35.0 ^x	410.0 ^w	54.0 ^x
Silver	n,w	–	2.3 ^w	–
Toxaphene	0.73 ^y	0.0002 ^z	0.21 ^y	0.0002 ^z
Zinc	o,y	p,z	95.0 ^y	86.0 ^z

Notes to Table

a. Aldrin is metabolically converted to Dieldrin. Therefore, the sum of the Aldrin and Dieldrin concentrations are compared with the Dieldrin criteria.

b. $\leq 0.52/FT/FPH/2$

Where $FT = 10^{0.03(20-TCAP)}$; $TCAP \leq T \leq 30$
 $10^{0.03(20-T)}$; $0 \leq T \leq TCAP$

$FPH = 1$; $8 \leq pH \leq 9$

$FPH = \frac{1 + 10^{7.4-pH}}{1.25}$; $6.5 \leq pH \leq 8$

$TCAP = 20^\circ C$; Salmonids present

$TCAP = 25^\circ C$; Salmonids absent

c. $\leq 0.80/FT/FPH/RATIO$

The RATIO = 16 if; $7.7 \leq pH \leq 9$

The RATIO = $24 \times \frac{10^{7.7-pH}}{1+10^{7.4-pH}}$ if; $6.5 \leq pH \leq 7.7$

Where FT and FPH are as above except:

$TCAP = 15^\circ C$; Salmonids present

$TCAP = 20^\circ C$; Salmonids absent

d. $\leq e^{(1.128 [\ln(\text{hardness})] - 3.828)}$

e. $\leq e^{(0.7852 [\ln(\text{hardness})] - 3.490)}$

f. $\leq e^{(0.8190 [\ln(\text{hardness})] + 3.688)}$

g. $\leq e^{(0.8190 [\ln(\text{hardness})] + 1.561)}$

h. $\leq e^{(0.9422 [\ln(\text{hardness})] - 1.464)}$

i. $\leq e^{(0.8545 [\ln(\text{hardness})] - 1.465)}$

j. $\leq e^{(1.273 [\ln(\text{hardness})] - 1.460)}$

k. $\leq e^{(1.273 [\ln(\text{hardness})] - 4.705)}$

l. $\leq e^{(.8460 [\ln(\text{hardness})] + 3.3612)}$

m. $\leq e^{(.8460 [\ln(\text{hardness})] + 1.1645)}$

n. $\leq e^{(1.72 [\ln(\text{hardness})] - 6.52)}$

o. $\leq e^{(.8473 [\ln(\text{hardness})] + .8604)}$

p. $e^{(.8473 [\ln(\text{hardness})] + .7614)}$

q. $e^{[1.005(pH) - 4.830]}$

r. $e^{[1.005(pH) - 5.290]}$

- w. An instantaneous concentration not to be exceeded at any time.
- x. A 24 hour average not to be exceeded.
- y. A 1-hour average concentration not to be exceeded more than once every three years.
- z. A 4-day average concentration not to be exceeded more than once every three years.

(2) USEPA Quality Criteria for Water, 1986 shall be used in the use and interpretation of the values listed in subsection (1) of this section.

(3) Concentrations of toxic, and other substances with toxic propensities not listed in subsection (1) of this section shall be determined in consideration of USEPA's Quality Criteria for Water, 1986, and as revised, and other relevant information as appropriate.

(4) Toxic substances shall not be introduced above natural background levels in waters of the state which may adversely affect characteristic water uses, cause acute or chronic conditions to the aquatic biota, or adversely affect public health, as determined by the department.

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

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-070 GENERAL CLASSIFICATIONS. General classifications applying to various surface water bodies not specifically classified under WAC 173-201-080 or 173-201-085 are as follows:

- (1) All surface waters lying within ~~((the mountainous regions of the state assigned to))~~ national parks, national forests, and/or wilderness areas(;) are classified Class AA or lake class.
- (2) All lakes and their feeder streams within the state are classified lake class and Class AA respectively, except for those feeder streams specifically classified otherwise.
- (3) All reservoirs with a mean detention time of greater than 15 days are classified lake class.
- (4) All reservoirs with a mean detention time of 15 days or less are classified the same as the river section in which they are located.
- (5) All reservoirs established on preexisting lakes are classified as lake class.
- (6) All unclassified surface waters that are tributaries to Class AA waters are classified Class AA. All other unclassified surface waters within the state are hereby classified Class A.

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-080 SPECIFIC CLASSIFICATIONS—FRESHWATER. Specific fresh surface waters of the state of Washington are classified as follows:

- (1) American River. Class AA
- (2) Big Quilcene River and tributaries. Class AA
- (3) Bumping River. Class AA
- (4) Burnt Bridge Creek. Class A
- (5) Cedar River from Lake Washington to Landsburg Dam (river mile 21.6). Class A
- (6) Cedar River and tributaries from Landsburg Dam (river mile 21.6) to headwaters. Special condition – no waste discharge will be permitted. Class AA
- (7) Chehalis River from upper boundary of Grays Harbor at Cosmopolis (river mile 3.1, longitude 123°45'45" W) to Scammon Creek (river mile 65.8). Class A
- (8) Chehalis River from Scammon Creek (river mile 65.8) to Newaukum River (river mile 75.2). Special condition – dissolved oxygen shall exceed 5.0 mg/L from June 1, to September 15. For the remainder of the year, the dissolved oxygen shall meet Class A criteria. Class A
- (9) Chehalis River from Newaukum River (river mile 75.2) to Rock Creek (river mile 106.7). Class A
- (10) Chehalis River, from Rock Creek (river mile 106.7) to headwaters. Class AA
- (11) Chehalis River, south fork. Class A
- (12) Chewack River. Class AA
- (13) Chiwawa River. Class AA
- (14) Cispus River. Class AA
- (15) Clearwater River. Class A
- (16) Cle Elum River. Class AA
- (17) Cloquallum Creek. Class A
- (18) Clover Creek from outlet of Lake Spanaway to inlet of Lake Steilacoom. Class A
- (19) Columbia River from mouth to the Washington-Oregon border (river mile 309.3). Special conditions – temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed 0.3°C due to any single source or 1.1°C due to all such activities combined. Dissolved oxygen shall exceed 90 percent of saturation. Class A
- (20) Columbia River from Washington-Oregon border (river mile 309.3) to Grand Coulee Dam (river mile 596.6). Special condition from Washington-Oregon border (river mile 309.3) to Priest Rapids Dam (river mile 397.1). Temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$. Class A

(21) Columbia River from Grand Coulee Dam (river mile 596.6) to Canadian border (river mile 745.0).	Class AA	(56) Klickitat River from Little Klickitat River (river mile 19.8) to headwaters.	Class AA
(22) Colville River.	Class A	(57) Lake Washington Ship Canal from Government Locks (river mile 1.0) to Lake Washington (river mile 8.6). Special condition - salinity shall not exceed one part per thousand (1.0 ppt) at any point or depth along a line that transects the ship canal at the University Bridge (river mile 6.1).	Lake Class
(23) Coweeman River from mouth to Mulholland Creek (river mile 18.4).	Class A	(58) Lewis River, east fork, from Multon Falls (river mile 24.6) to headwaters.	Class AA
(24) Coweeman River from Mulholland Creek (river mile 18.4) to headwaters.	Class AA	(59) Little Wenatchee River.	Class AA
(25) Cowlitz River from mouth to base of Riffe Lake Dam (river mile 52.0).	Class A	(60) Methow River from mouth to Chewack River (river mile 50.1).	Class A
(26) Cowlitz River from base of Riffe Lake Dam (river mile 52.0) to headwaters.	Class AA	(61) Methow River from Chewack River (river mile 50.1) to headwaters.	Class AA
(27) Crab Creek and tributaries.	Class B	(62) Mill Creek from mouth to 13th street bridge in Walla Walla (river mile 6.4). Special condition - dissolved oxygen concentration shall exceed 5.0 mg/L.	Class B
(28) Decker Creek.	Class AA	(63) Mill Creek from 13th Street bridge in Walla Walla (river mile 6.4) to Walla Walla Waterworks Dam (river mile 25.2).	Class A
(29) Deschutes River from mouth to boundary of Snoqualmie National Forest (river mile 48.2).	Class A	(64) Mill Creek and tributaries from city of Walla Walla Waterworks Dam (river mile 25.2) to headwaters. Special condition - no waste discharge will be permitted.	Class AA
(30) Deschutes River from boundary of Snoqualmie National Forest (river mile 48.2) to headwaters.	Class AA	(65) Naches River from Snoqualmie National Forest boundary (river mile 35.7) to headwaters.	Class AA
(31) Dickey River.	Class A	(66) Naselle River from Naselle "Falls" (cascade at river mile 18.6) to headwaters.	Class AA
(32) Dosewallips River and tributaries.	Class AA	(67) Newaukum River.	Class A
(33) Duckabush River and tributaries.	Class AA	(68) Nisqually River from mouth to Alder Dam (river mile 44.2).	Class A
(34) Dungeness River from mouth to Canyon Creek (river mile 10.8).	Class A	(69) Nisqually River from Alder Dam (river mile 44.2) to headwaters.	Class AA
(35) Dungeness River and tributaries from Canyon Creek (river mile 10.8) to headwaters.	Class AA	(70) Nooksack River from mouth to Maple Creek (river mile 49.7).	Class A
(36) Duwamish River from mouth south of a line bearing 254° true from the NW corner of berth 3, terminal No. 37 to the Black River (river mile 11.0) (Duwamish River continues as the Green River above the Black River).	Class B	(71) Nooksack River from Maple Creek (river mile 49.7) to headwaters.	Class AA
(37) Elochoman River.	Class A	(72) Nooksack River, south fork, from mouth to Skookum Creek (river mile 14.3).	Class A
(38) Elwha River and tributaries.	Class AA	(73) Nooksack River, south fork, from Skookum Creek (river mile 14.3) to headwaters.	Class AA
(39) Entiat River from Wenatchee National Forest boundary (river mile 20.5) to headwaters.	Class AA	(74) Nooksack River, middle fork.	Class AA
(40) Grande Ronde River from mouth to Oregon border (river mile 37). Special condition - temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.	Class A	(75) Okanogan River.	Class A
(41) Grays River from Grays River Falls (river mile 15.8) to headwaters.	Class AA	(76) Palouse River from mouth to south fork (Colfax, river mile 89.6).	Class B
(42) Green River (Cowlitz County).	Class AA	(77) Palouse River from south fork (Colfax, river mile 89.6) to Idaho border (river mile 123.4). Special condition - temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.	Class A
(43) Green River (King County) from Black River (river mile 11.0 and point where Duwamish River continues as the Green River) to west boundary of Sec. 27-T21N-R6E (west boundary of Flaming Geyser State Park at river mile 42.3).	Class AA	(78) Pend Oreille River from Canadian border (river mile 16.0) to Idaho border (river mile 87.7). Special condition - temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.	Class A
(44) Green River (King County) from west boundary of Sec. 27-T21N-R6E (west boundary of Flaming Geyser State Park, river mile 42.3) to west boundary of Sec. 13-T21N-R7E (river mile 59.1).	Class AA	(79) Pilchuck River from city of Snohomish Waterworks Dam (river mile 26.8) to headwaters.	Class AA
(45) Green River and tributaries (King County) from west boundary of Sec. 13-T21N-R7E (river mile 59.1) to headwaters. Special condition - no waste discharge will be permitted.	Class AA	(80) Puyallup River from mouth to river mile 1.0.	Class B
(46) Hamma Hamma River and tributaries.	Class AA	(81) Puyallup River from river mile 1.0 to Kings Creek (river mile 31.6).	Class A
(47) Hanaford Creek from mouth to east boundary of Sec. 25-T15N-R2W (river mile 4.1). Special condition - dissolved oxygen shall exceed 6.5 mg/L.	Class A	(82) Puyallup River from Kings Creek (river mile 31.6) to headwaters.	Class AA
(48) Hanaford Creek from east boundary of Sec. 25-T15N-R2W (river mile 4.1) to headwaters.	Class A	(83) Queets River and tributaries.	Class AA
(49) Hoh River and tributaries.	Class AA	(84) Quillayute River.	Class AA
(50) Hoquiam River (continues as west fork above east fork) from mouth to river mile 9.3 (Dekay Road bridge) (upper limit of tidal influence).	Class B	(85) Quinault River and tributaries.	Class AA
(51) Humpulips River and tributaries from mouth to Olympic National Forest boundary on east fork (river mile 12.8) and west fork (river mile 40.4) (main stem continues as west fork).	Class A	(86) Salmon Creek (Clark County).	Class A
(52) Humpulips River, east fork from Olympic National Forest boundary (river mile 12.8) to headwaters.	Class AA	(87) Satsop River from mouth to west fork (river mile 6.4).	Class A
(53) Humpulips River, west fork from Olympic National Forest boundary (river mile 40.4) to headwaters.	Class AA	(88) Satsop River, east fork.	Class AA
(54) Issaquah Creek.	Class A	(89) Satsop River, middle fork.	Class AA
(55) Kalama River from lower Kalama River Falls (river mile 10.4) to headwaters.	Class AA	(90) Satsop River, west fork.	Class AA

(91) Skagit River from mouth to Skiyou Slough—lower end (river mile 25.6).

(92) Skagit River and tributaries (includes Baker, Suak, Suattle, and Cascade rivers) from Skiyou Slough—lower end, (river mile 25.6) to Canadian border (river mile 127.0).

(93) Skokomish River and tributaries.

(94) Skookumchuck River from Bloody Run Creek (river mile 21.4) to headwaters.

(95) Skykomish River from mouth to May Creek (above Gold Bar at river mile 41.2).

(96) Skykomish River from May Creek (above Gold Bar at river mile 41.2) to headwaters.

(97) Snake River from mouth to Washington—Idaho—Oregon border (river mile 176.1). Special condition.

(a) Below Clearwater River (river mile 139.3). Temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.

(b) Above Clearwater River (river mile 139.3). Temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed 0.3°C due to any single source or 1.1°C due to all such activities combined.

(98) Snohomish River from mouth and east of longitude 122°13'40"W upstream to latitude 47°56'30"N (southern tip of Ebey Island river mile 8.1). Special condition – fecal coliform organisms shall not exceed a geometric mean value of 200, organisms/100 mL, with not more than 10 percent of samples exceeding 400 organisms/100 mL.

(99) Snohomish River upstream from latitude 47°56'30"N (southern tip of Ebey Island river mile 8.1) to confluence with Skykomish and Snoqualmie River (river mile 20.5).

(100) Snoqualmie River and tributaries from mouth to west boundary of Twin Falls State Park on south fork (river mile 9.1).

(101) Snoqualmie River, middle fork.

(102) Snoqualmie River, north fork.

(103) Snoqualmie River, south fork, from west boundary of Twin Falls State Park (river mile 9.1) to headwaters.

(104) Soleduck River and tributaries.

(105) Spokane River from mouth to ~~(Idaho border)~~ Long Lake Dam (river mile ~~(96.5)~~ 33.9). Special condition – temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.

(106) Spokane River from Long Lake Dam (river mile 33.9) to Nine Mile Bridge (river mile 58.0). Special conditions:

(a) The average euphotic zone concentration of total phosphorus (as P) shall not exceed 25µg/L during the period of June 1 to October 31.

(b) Temperature shall not exceed 20.0°C, due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time exceed $t=34/(T+9)$.

(107) Spokane River from Nine Mile Bridge (river mile 58.0) to the Idaho border (river mile 96.5). Temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time exceed $t=34/(T+9)$.

(108) Stehekin River.

~~((+07))~~ (109) Stillaguamish River from mouth to north and south forks (river mile 17.8).

Class A	((+08)) (110) Stillaguamish River, north fork, from mouth to Squire Creek (river mile 31.2).	Class A
Class AA	((+09)) (111) Stillaguamish River, north fork, from Squire Creek (river mile 31.2) to headwaters.	Class AA
Class AA	((+10)) (112) Stillaguamish River, south fork, from mouth to Canyon Creek (river mile 33.7).	Class A
Class AA	((+11)) (113) Stillaguamish River, south fork, from Canyon Creek (river mile 33.7) to the headwaters.	Class AA
Class AA	((+12)) (114) Sulphur Creek.	Class B
Class A	((+13)) (115) Sultan River from mouth to Chaplain Creek (river mile 5.9).	Class A
Class AA	((+14)) (116) Sultan River and tributaries from Chaplain Creek (river mile 5.9) to headwaters. Special condition – no waste discharge will be permitted above city of Everett Diversion Dam (river mile 9.4).	Class AA
	((+15)) (117) Sumas River from Canadian border (river mile 12) to headwaters (river mile 23).	Class A
	((+16)) (118) Tieton River.	Class AA
	((+17)) (119) Tolt River, south fork and tributaries from mouth to west boundary of Sec. 31–T26N–R9E (river mile 6.9).	Class AA
	((+18)) (120) Tolt River, south fork from west boundary of Sec. 31–T26N–R9E (river mile 6.9) to headwaters. Special condition – no waste discharge will be permitted.	Class AA
	((+19)) (121) Touchet River, north fork from Dayton water intake structure (river mile 3.0) to headwaters.	Class AA
Class A	((+20)) (122) Toutle River, north fork, from Green River to headwaters.	Class AA
	((+21)) (123) Toutle River, south fork.	Class AA
	((+22)) (124) Tucannon River from Umatilla National Forest boundary (river mile 38.1) to headwaters.	Class AA
	((+23)) (125) Twisp River.	Class AA
Class A	((+24)) (126) Union River and tributaries from Bremerton Waterworks Dam (river mile 6.9) to headwaters. Special condition – no waste discharge will be permitted.	Class AA
Class A	((+25)) (127) Walla Walla River from mouth to Lowden (Dry Creek at river mile 27.2).	Class B
Class A	((+26)) (128) Walla Walla River from Lowden (Dry Creek at river mile 27.2) to Oregon border (river mile 40). Special condition – temperature shall not exceed 20.0°C due to human activities. When natural conditions exceed 20.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.	Class A
Class AA	((+27)) (129) Wenatchee River from Wenatchee National Forest boundary (river mile 27.1) to headwaters.	Class AA
Class AA	((+28)) (130) White River (Pierce–King counties) from Mud Mountain Dam (river mile 29.6) to headwaters.	Class AA
Class AA	((+29)) (131) White River (Chelan County).	Class AA
Class A	((+30)) (132) Wildcat Creek.	Class A
Class A	((+31)) (133) Willapa River upstream of a line bearing 70°true through Mailboat Slough light (river mile 1.8).	Class A
	((+32)) (134) Wishkah River from mouth to river mile 6 (SW 1/4 SW 1/4 NE 1/4 Sec. 21–T18N–R9W).	Class B
	((+33)) (135) Wishkah River from river mile 6 (SW 1/4 SW 1/4 NE 1/4 Sec. 21–T18N–R9W) to west fork (river mile 17.7).	Class A
	((+34)) (136) Wishkah River from west fork of Wishkah River (river mile 17.7) to south boundary of Sec. 33–T21N–R8W (river mile 32.0).	Class AA
Lake Class	((+35)) (137) Wishkah River and tributaries from south boundary of Sec. 33–T21N–R8W (river mile 32.0) to headwaters. Special condition – no waste discharge will be permitted.	Class AA
	((+36)) (138) Wynoochee River from mouth to Olympic National Forest boundary (river mile 45.9).	Class A
	((+37)) (139) Wynoochee River from Olympic National Forest boundary (river mile 45.9) to headwaters.	Class AA
Class A	((+38)) Yakima River from mouth to Sunnyside Dam (river mile 103.8).	Class B
Class AA	((+39)) (140) Yakima River from ((Sunnyside Dam (river mile 103.8))) mouth to Cle Elum River (river mile 185.6). Special condition – temperature shall not exceed	

21.0°C due to human activities. When natural conditions exceed 21.0°C, no temperature increase will be allowed which will raise the receiving water temperature by greater than 0.3°C; nor shall such temperature increases, at any time, exceed $t=34/(T+9)$.

~~((+40))~~ (141) Yakima River from Cle Elum River (river mile 185.6) to headwaters.

Class A

Class AA

AMENDATORY SECTION (Amending Order DE 82-12, filed 6/2/82)

WAC 173-201-090 ACHIEVEMENT CONSIDERATIONS. To fully achieve and maintain the foregoing water quality in the state of Washington, it is the intent of the department to apply the various implementation and enforcement authorities at its disposal, including participation in the programs of the Federal Clean Water Act (~~((P.L. 95-217))~~ 33 U.S.C. 1251 et seq.) as appropriate. It is also the intent that cognizance will be taken of the need for participation in cooperative programs with other state agencies and private groups with respect to the management of related problems. The department's planned program for water pollution control will be defined and revised annually in accordance with section 106 of said federal act. Further, it shall be required that all activities which discharge wastes into waters within the state, or otherwise adversely affect the quality of said waters, be in compliance with the waste treatment and discharge provisions of state or federal law.

AMENDATORY SECTION (Amending Order DE 77-32, filed 1/17/78)

WAC 173-201-100 IMPLEMENTATION. (1) Discharges from municipal, commercial, and industrial operations. The primary means to be used for controlling municipal, commercial, and industrial waste discharges shall be through the issuance of waste disposal permits, as provided for in RCW 90.48.160 and following.

(2) Miscellaneous waste discharge or water quality effect sources. The director shall, through the issuance of regulatory permits, directives, and orders, as are appropriate, control miscellaneous waste discharges and water quality effect sources not covered by WAC 173-201-100(1) hereof. It is noted that, from time to time, certain short-term activities which are deemed necessary to accommodate essential activities or to otherwise protect the public interest may be specially authorized by the director as indicated in WAC 173-201-035 (8)(e), under such conditions as the director may prescribe, even though such activities may result in a reduction of water quality conditions below those criteria and classifications established by this regulation.

WSR 87-20-084

PROPOSED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Filed October 7, 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 revisions to the accident fund and medical aid base rates for each risk classification and revisions to the experience-rating rules and parameters to reflect more current experience for workers' compensation insurance underwritten by the Department of Labor and Industries; revise reporting requirements for persons who have elected coverage; repeal of WAC 296-17-480 covering penalty assessments for failure to file quarterly reports and/or pay premiums; revision to the experience rating plan referencing construction classifications; and general housekeeping revisions to clarify the scope of certain classifications;

that the agency will at 10:00 a.m., Tuesday, November 10, 1987, in the General Administration Building, 1st 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 December 1, 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 November 10, 1987.

The agency reserves the right to modify the text of these proposed rules 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 rules or amendments of rules on economic values, pursuant to chapter 43.21 RCW.

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

Robert Lewis
Assistant Director for Industrial Insurance
Department of Labor and Industries
General Administration Building
Olympia, Washington 98504

Dated: October 7, 1987

By: Joseph A. Dear
Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s):
WAC 296-17-895 Industrial insurance accident fund base rates and medical aid rates by class of industry; and WAC 296-17-850 and 296-17-875 through 296-17-890 Experience rating tables, WAC 296-17-350 and 296-17-480.

Statutory Authority: RCW 51.04.020(1).

Specific Statute that Rule is Intended to Implement: RCW 51.16.035.

Summary of the Rule(s): The accident fund and medical aid rates are being adjusted for each risk classification to reflect changes in the frequency and severity of accidents based upon more current experience. Although these proposals do not contain a change to the overall average premium rates, certain classifications will experience an increase in rates while others will decrease. The experience rating revisions will reflect the most current experience in calculating the individual employer's experience factor. Revise reporting requirements for persons who have elected coverage; repeal WAC 296-17-480; revise WAC 296-17-850, experience rating of construction classifications; general housekeeping revisions to clarify the scope of certain risk classifications.

Reasons Supporting the Rule(s): The elimination of the deficit in the accident and medical aid funds during the last year has resulted in maintaining the rates at the current level. A realignment of rates based upon the most current experience of each risk classification is being proposed to provide rates reflective of each

classification's potential for loss. The revision to the experience rating rules allows for the calculation of individual employer's experience factors based upon more current experience as required by WAC 296-17-850. The revision to the reporting requirements for persons electing coverage provides an additional method of reporting hours worked by allowing the reporting of actual hours worked instead of a mandatory requirement of 160 hours a month. The repeal of WAC 296-17-480 and the revision to WAC 296-17-850 reflect statutory amendments enacted during previous legislative sessions. The general housekeeping revisions clarify the scope and intent of certain risk classifications.

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 in 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 section 4 of the Regulatory Fairness Act (chapter 6, Laws of 1982).

Existing Rules: Chapter 296-17 WAC presently defines 270 risk classifications for purposes of reporting exposures and computing premiums for workers' compensation insurance. Base rates are established separately for industrial insurance and medical aid coverage in each risk classification within these rules, and an assessment rate for all risk classes is prescribed for the supplemental pension. An "experience rating plan" is also established, which provides adjustment of the base industrial insurance rate by class up or down to a "merit rate" based upon past reporting experience of each individual employer.

Treatment of Small Business Under Existing Rules: Class definitions are keyed to the nature of an employer's business and/or employment, and are independent of business size. Once applicable classes are determined, base rates are identical for all employers within each class. Experience-rating increases or decreases individual employer's industrial insurance rates, providing rate reductions for favorable past experience and rate increases for unfavorable past experience. Within the experience-rating plan, small employers with loss-free records in the rating experience period are allowed rate credits in excess of those initially computed by the rating

plan based on risk size, by a maximum modification for loss-free firms of various sizes in WAC 296-17-890. Currently the reporting requirements require executive officers, partners and sole proprietors to report 160 hours per month for premium purposes.

Effect of Proposed Revisions: The overall premium level for the accident fund, medical aid fund and supplemental pension assessment will not change from the current level. Some risk classification's base rates for the accident fund and medical aid fund will increase while other classifications will experience a decrease. Likewise, data in the experience rating plan will adjust individual employer's experience factors. The effect of these proposals will be dependent upon the claims experience of the individual employer for the experience rating adjustment and upon the experience of the risk classifications assigned to the employer for the base rate realignment. For employers in the same risk classification having experience records producing the same experience factor, the premium cost per hour of labor will be independent of the size of the employer. Administrative costs of recordkeeping and reporting should not be affected as the required records and forms are unchanged. The revision to the reporting requirements will allow persons electing coverage the option of reporting actual hours worked if records are maintained. The repeal of the penalty assessment rule reflects a statutory change which provided lower penalty assessments for failure to file quarterly reports and/or pay premiums. The experience rating rule is being revised to be consistent with prior legislative and WAC rule changes allowing for the experience rating of the construction industry.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-310 GENERAL RULES AND INSTRUCTIONS. This section constitutes general rules and instructions for chapter 296-17 WAC.

(1) Purposes. This chapter of the Washington Administrative Code, including classifications of risk, premium rates, the experience rating plan, and all other rules contained herein governing the use thereof, is herein referred to as the manual. This manual is promulgated by the department of labor and industries pursuant to RCW 51.16.035. This manual contains a formulation of the rules and regulations providing for basic classifications, rates of premium, method of premium calculation and collection, and a rating system, consistent with recognized principles of workers' compensation insurance. This manual governs the department's underwriting of workers' compensation insurance and assessment of other monetary obligations, under the industrial insurance law of the state of Washington, Title 51 RCW.

(2) Overview. Washington law (RCW 51.16.035) requires that the department of labor and industries classify all occupations or industries by degree of hazard. To accomplish this, the department has established approximately two hundred seventy basic classifications of risk embracing the various industries within the state (the actual number may vary from year to year). These basic classifications are set forth in WAC 296-17-501 through 296-17-779. The general principles and objectives of the basic classification system are set forth in WAC 296-17-310.

The first step in determining the appropriate classification for an employer is to determine the nature of the employer's business being insured in this state. If the department determines that an employer's business consists of a single operation or a number of separate operations which normally prevail in that business then the single enterprise rule (WAC 296-17-380) is applicable. This rule provides that the department is to assign the single basic classification which most accurately describes the employer's entire enterprise. This process begins with the search for a basic classification which specifically describes

the employer's business. If such a basic classification is found the process of assigning a basic classification is complete.

If the employers' business operation is not specifically described by any basic classification then the employer's business is to be classified as provided for in WAC 296-17-360 (assignment of classification by analogy). In classifying by analogy the department examines the process and hazard of the employer's business and compares it to that of other basic classifications with processes and hazards that are similar to those of the employer's business and assigns the most analogous classification on that basis.

In the event that a review of the employer's business operations indicates the possibility that the employer conducts more than one business within this state, a determination will be made as to whether any additional basic classifications should be assigned on the basis of the criteria set out in the multiple enterprise rule (WAC 296-17-390).

Once the employer's basic classification has been established, the department must determine whether additional classifications should be assigned to apply to specific employments within an employer's business such as the standard exception rule (WAC 296-17-440), the general exclusion rule (WAC 296-17-430), the special exception rule (WAC 296-17-441), or those indicated by the language of any applicable basic classifications that permit or require separate reporting of any operations within that business or industry or as otherwise provided by this chapter.

(3) Premium payments - quarterly reports. Each employer shall, upon such forms as prescribed by the department, prior to the last day of January, April, July and October of each year, pay to the department for the preceding calendar quarter, for the accident fund, and for the medical aid fund, a certain number of cents for each worker hour or fraction thereof worked by the worker in their employ except when the rules of this manual provide for a different method of premium computation. Provided, that in the event an employer has no employment subject to coverage under Title 51 RCW during a calendar quarter the employer shall submit to the department, according to the schedule described above, a quarterly report indicating "no payroll" or be subject to the penalties provided for in ~~(WAC 296-17-480)~~ RCW 51.48.030. The director may promulgate, change and revise such rates at such times as necessary, according to the condition of the accident and medical aid funds, and assign rates as appropriate to employers who voluntarily seek coverage under the elective adoption provisions of the law.

(4) Determining accident fund premium. The amounts to be paid into the accident fund shall be determined as follows: The department shall determine a manual premium rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each classification and the financial condition of the accident fund as a whole.

Every employer shall pay into the accident fund at the manual premium rate unless such employer meets the requirements for the experience rating plan provided elsewhere in this manual, in which event such employer's premium rate for the accident fund shall be paid according to their experience modification as determined under the experience rating plan.

(5) Basis for determining medical aid premium. The amounts to be paid into the medical aid fund shall be determined as follows: The department shall determine a basic medical aid rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each classification and the financial condition of the medical aid fund as a whole.

Every employer shall pay into the medical aid fund at the basic premium rate only, and the experience rating plan shall not apply to medical aid rates.

(6) All section captions or titles or catch lines used in this manual, chapter 296-17 WAC, do not constitute any part of these rules.

(7) Assignment of classifications. The classifications in this manual are all basic classifications other than the standard exception classifications which are defined in WAC 296-17-440. Basic classifications are used to implement the object of the classification system, which is to assign the one basic classification which best describes the business of the employer within this state. Each basic classification includes all the various types of labor found in a business unless it is specifically excluded by language contained within the classification or covered by a separate rule found elsewhere in this chapter, such as "standard exceptions" or "general exclusions." The classification procedure used within this state is intended to classify the business undertaking of the employer and not the separate employments, occupations, or operations of individuals within a business.

In the event an employer operates a secondary business within this state, multiple basic classifications can be assigned provided that the conditions set forth in WAC 296-17-390 "multiple enterprises" have been met. However, construction or erection operations are to be assigned classifications as provided in subsection (8) of this section.

(8) Construction or erection operations. Each distinct type of construction or erection operation at a job site or location shall be assigned to the basic classification describing that operation provided separate payroll records are maintained for each operation.

In the event separate payroll records are not maintained the entire number of worker hours for such operations shall be assigned to the highest rated classification which applies to the job site or location where the operation is performed.

Separate construction or erection classifications shall not be assigned to any operation which is within the scope of another basic classification assigned to such a job site or location.

(9) Classification assignment of separate legal entities. Each separate legal entity shall be assigned to the basic classification or classifications which best describe its operations within the state using the classification procedures outlined in subsections (2), (7), and (8) of this section.

(10) All operations. Each basic classification in this manual, other than classifications 4806, 4904, 5206, 6301, 6302, 6303, 7101, or the temporary help classifications 7104 through 7109, include all the operations normally associated with the business undertaking without regard to the location(s) of such operation(s) unless an operation is specifically excluded from the manual language of the basic classification.

AMENDATORY SECTION (Amending Order 85-7, filed 2/28/85, effective 4/1/85)

WAC 296-17-350 MINIMUM PREMIUMS—ASSUMED WORKER HOURS. A minimum premium is the lowest amount of premium to be paid by an employer and is also the basis for determining premium computation for workers for whom an assumed number of worker hours must be, and hereby, is established:

(1) Minimum premium. Except as otherwise provided in this chapter, every employer shall be liable for a premium not less than ten dollars for any calendar quarter regardless of number of worker hours reported.

(2) ~~(Minimum premium for elective adoption. Any employer having in their employ any person exempt from mandatory coverage whose application for coverage under the elective adoption provisions of RCW 51.12.110 is accepted by the director, shall have a minimum premium rate for such employer's applicable class based upon not less than 40 worker hours for each month, until such time as elective adoption coverage is cancelled. PROVIDED, That the minimum premium rate as specified above shall not apply to sole proprietors, partnerships, or executive officers obtaining coverage subject to other provisions of this chapter.)~~ Excluded employments. Any employer having any person in their employ excluded from industrial insurance whose application for coverage under the elective adoption provisions of RCW 51.12.110 or authority of RCW 51.12.095 or 51.32.030 has been accepted by the director shall report and pay premium on the actual hours worked for each such person who is paid on an hourly, salaried-part time, percentage of profit or piece basis; or one hundred sixty hours per month for any such person paid on a salary basis employed full time. In the event records disclosing actual hours worked are not maintained by the employer for any person paid on an hourly, salaried-part time, percentage of profits or piece basis the worker hours of such person shall be determined by dividing the gross wages of such person by the state minimum wage for the purpose of premium calculation. However, when applying the state minimum wage the maximum number of hours assessed for a month will be one hundred sixty.

(3) Resident managers, caretakers, or similar employments that are employed for irregular periods and whose compensation is for a stipulated sum in money or a substitute for money shall be reported for the purpose of premium calculation as provided in subsection (6) of this section.

(4) Commission personnel. Commission personnel are persons whose compensation is based upon a percentage of the amount charged for the commodity or service rendered. Commission personnel are to be reported for premium purposes at a minimum of assumed worker hours of not less than eight worker hours a day for part-time employment, or not less than 40 worker hours per week for full-time employment: PROVIDED, That the assumed eight worker hours daily for

part-time employment will apply only if the employer's books and records are maintained so as to show separately such person's actual record of employment.

(5) Salaried personnel. Salaried personnel for the purposes of this chapter means persons whose compensation is not governed by the number of hours devoted to employment for their employer. Employers having salaried personnel in their employ shall for the purpose of premium calculation report assumed worker hours based upon one hundred sixty worker hours for each month in which the employee is on salary: PROVIDED, That if the employer maintains complete and accurate records, supported by original time cards or timebook entries, the employer may report and pay premium on the actual hours worked by salaried personnel (~~All salaried personnel must be reported in the same manner~~); PROVIDED FURTHER, That the department may, at its discretion, authorize some other method in assuming workers hours for premium calculating purposes in the case of contract personnel employed by schools and/or school districts.

(6) Piece workers. Employees whose compensation is based upon the accomplishment of a number of individual tasks whether computed on the number of pounds, items, pieces, or otherwise, the employer shall for the purpose of premium calculation assume each two dollars of earnings of each employee as representing one worker hour: PROVIDED, That if the average rate of compensation for the applicable classification is at least \$3.00 but less than \$3.50 per worker hour the assumed amount shall be \$3.00 of earnings as representing one worker hour, and on a progressive basis, if the average compensation is at least \$3.50 but less than \$4.00 the assumed amount shall be \$3.50 of earnings as representing one worker hour, and so forth. The records of the department as compiled for the preceding fiscal year ending June 30, shall be the basis for determining the average rate of compensation for each classification: PROVIDED FURTHER, That if the employer maintains books and records to show separately the hours employed for each worker in their employ engaged in piece work then such actual worker hours shall be reported for the purpose of premium calculation. Notwithstanding any other provisions of this section, workers employed in a work activity center pursuant to WAC 296-17-779 shall be reported on the basis of the piece worker rule.

(7) Noncontact sports teams. All employers having personnel in their employ as defined under WAC 296-17-745 shall for the purpose of premium calculations, report assumed worker hours based upon 40 worker hours for each week in which any duties are performed.

(8) All employers having personnel in their employ as defined under WAC 296-17-739 shall, for the purpose of premium calculations, report assumed worker hours based upon ten hours for each mount in each horse race; professional drivers shall report worker hours based upon ten hours for each heat or race of any racing event: PROVIDED, That any day such personnel do not ride or drive in a race, the premium calculation shall be made by assuming ten worker hours for any day in which duties are performed.

(9) Pilots and flight crew members having flight duties during a work shift including preflight time shall have premium calculated by utilizing daily readings logged per federal requirements of the aircraft tachometer time: PROVIDED, That if the total tachometer time for any day includes a fraction of an hour, the reportable time will be increased to the next full hour: PROVIDED FURTHER, That pilots and flight crew members who assume nonflying duties during a work shift will have premium calculated in accordance with the appropriate rules and classifications applicable to nonflight duties.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-440 STANDARD EXCEPTIONS. The following employments referred to as standard exceptions are to be separately rated unless these employments are specifically included within the scope of a basic classification by use of words such as "including clerical office and outside sales." (Use of the words "clerical office" will also include draftsmen and use of the words "sales personnel" will also include collectors (~~and~~), messengers and corporate officers.) Provided that a division of a single employee's worker hours shall not be permitted between two standard exception classifications or between a standard exception classification and a basic business classification except as provided in the general exclusion rules of this manual.

The standard exceptions are defined below:

(1) Clerical office employees are defined as those employees whose duties are confined to keeping the books or records of the employer, or conducting correspondence or who are engaged wholly in office work

where such books or records are kept or where such correspondence is conducted, having no other duty of any nature in or about the employer's premises. If any clerical office employee is exposed to any operative hazard of the business, their entire worker hours shall be assigned to the highest rated classification of work to which they are exposed. The clerical office classification shall be applied only to persons as herein described who are employed exclusively in separate buildings or on separate floors of buildings or in departments on such floors which are physically separated from all other work areas of the employer by structural partitions and within which no work is performed other than clerical office duties as defined in this paragraph.

(2) Draftsmen will be considered to be clerical office employees when their duties are limited to office work only and who are engaged strictly as draftsmen in such a manner that they are not exposed to the operative hazard of the business. If any draftsman is exposed to any operative hazard of this business, their entire worker hours shall be assigned to the highest rated classification of work to which they are exposed.

(3) "Sales personnel - outside" are defined as those employees engaged in such duties away from the premises of the employer who sell or solicit new accounts or customers for the employer or who service existing accounts or customers for the employer. Provided that no employee shall be assigned to a sales classification code if their duties include delivery, even though they may also solicit or collect. Employees having delivery duties, even if they walk or use public transportation, shall be assigned to the governing classification of the employer.

(4) Messengers will be considered sales employees, provided the following conditions are met:

(a) The messenger is used solely by the employer in connection with the administration of the employer's business operation.

(b) The operation is not provided to the public as a general delivery service.

(c) The employer's basic classification does not include the standard exception classification designations.

If all the above conditions do not exist, any employee assigned such duties shall be assigned to the governing classification of the employer when multiple basic classifications are assigned or to the basic classification in the event an employer has only a single basic classification assigned.

(5) (~~Executive officers as defined in WAC 296-17-330~~) Corporate officers are defined as those employees of a corporation elected and empowered in accordance with the articles of incorporation or bylaws as officers of the corporation who are also shareholders and serve on the board of directors of the corporation and whose duties are limited to administrative, clerical office and outside sales activities for the corporations. Any corporate officer who performs any duty that relates directly to the operational activities of the business shall be assigned to the basic classification(s) of the employer applicable to the work being performed. In no event however will a corporate officer be assigned the clerical office classification 4904.

With the exceptions of occupations falling within any classification that specifically includes clerical office, inside draftsmen or sales personnel, the following designated occupational classifications shall apply.

Classification 4904 clerical office employees including inside draftsmen.

Classification 6303 sales personnel, outside or away from the employers premises including collectors and messengers.

Classification 6301 automobile, truck, camper, trailer, mobile home, motorcycle and pleasure craft sales personnel.

Classification 6302 all door to door sales personnel.

Classification 7101 (~~executive~~) corporate officers.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-505 CLASSIFICATION 0105.

Fence erection or repair—all types, N.O.C.
 Parking meter installation—report parking meter mechanism service or repair separately in risk classification 0606 (WAC 296-17-526),
 "vending or coin-operated machine service."
 Placement of wire mesh on slopes for slope protection.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-517 CLASSIFICATION 0502.

Rug, linoleum, tile and other types of floor or drainboard covering installation excluding hardwood floor installation rated under risk classification ((0505 (WAC 296-17-520))) 0513.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-520 CLASSIFICATION 0505.

Construction, alteration, or repair of buildings, N.O.C.: Concrete, iron, or steel

Gutters: Installation, service or repair - on structures
Wallboard installation

Plastering, stuccoing, and lathing, N.O.C.

Door, door frame, sash, overhead door, siding installation, framing and carpentry, N.O.C.

Elevator door bucks - installation

Mobile home set up including installation of skirting and awnings by contractor. Excludes mobile home set up by mobile home dealers reported under risk classification 3401

Fire escapes and awnings: Installation, alteration, repair, or removal - building exteriors

Decorative metal shutters: Installation, repair or removal - no buntings

Scaffolds, hod hoists, concrete and cement distributing towers, sidewalk bridges and construction elevators - installation or removal

Debris cleaning and removal.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-52701 CLASSIFICATION 0608.

Business machine ((systems including)) and computer mini and mainframe systems, report the installation of personal desk top computer systems separately in risk classification 4107

Electrical alarm systems including smoke alarms

Intercom or audio call box

Telecommunication and PBX or similar equipment

Telephone service prewire by contractor

This classification includes installation, service or repair of the above types of equipment and includes all shop or yard operations.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-567 CLASSIFICATION 2401.

Paper or pulp manufacturing, wood fibre manufacturing

Corrugated and fibre board container manufacturing, including corrugating and laminating of paper

Paper coating, corrugating, laminating or oiling

Paper goods, N.O.C., manufacturing

Building and roofing paper or felt preparation, ((no manufacturing)) including felt manufacturing.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-582 CLASSIFICATION 3404.

Aluminum ware manufacturing - from sheet aluminum

Auto or truck parts manufacturing or assembly N.O.C. - miscellaneous stamped parts

Awning manufacturing or assembly - metal

Brass or copper goods manufacturing

Cans manufacturing - aluminum or galvanized

Coffin-casket manufacturing or assembly, other than wood

Electric or gas lighting fixtures, lampshades or lantern manufacturing or assembly - metal

Furniture, bedstead, shower-door, showcases - not wood - manufacturing or assembly

Galvanized iron works, manufacturing - not structural

Hardware manufacturing, N.O.C.

Metal goods manufacturing, N.O.C., from material lighter than 9 gauge

Metal stamping, including plating and polishing

Sign manufacturing - metal

Ski manufacturing and toboggan manufacturing other than wood

Stove manufacturing, excluding wood stove manufacturing and other stoves made from material 9 gauge or heavier rated under risk classification 5209 (WAC 296-17-67602)

Water heater manufacturing or assembly

Window, sash or door manufacturing or assembly - aluminum

Physically separate upholstery departments of firms engaged in furniture, coffin or casket manufacturing, assembly, or finishing may be separately rated under risk classification 3808 (WAC 296-17-612), and in accordance with WAC 296-17-410

This is a shop or plant only classification but does contemplate work being performed in an adjacent yard when operated by an employer having operations subject to this classification. Unless outside activities are specifically provided for they are to be separately rated

This classification includes the repair of items being manufactured or assembled when done by employees of an employer having operations rated in this classification when the repair is done as a part of and in connection with the manufacturing or assembly operation.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-604 CLASSIFICATION 3708.

Linoleum, oil cloth or imitation leather manufacturing

Broom and brush manufacturing, or assembly

Cordage, rope or twine manufacturing

Match manufacturing

Cotton cord or cotton twine manufacturing

Textile manufacturing, N.O.C.

Taxidermists and hide pelting

Parachutes, suspenders, fur goods and bandages manufacturing

Nylon or synthetic goods manufacturing, N.O.C.

Life preservers and canvas goods manufacturing, N.O.C.

Braid, net, plush and velvet, thread, webbing and yarn manufacturing

Spinning or weaving - natural or synthetic fibres, N.O.C.

Pillow, quilt or cushion manufacturing including stuffed animal or doll manufacturing

Mattress or box springs manufacturing - no manufacturing wire springs or excelsior

Abrasive cloth preparation

Bag or sack manufacturing or renovating - cotton, burlap, gunny, nylon, or textile

Carpet or rug manufacturing

Fire hose manufacturing from linen thread

Cotton batting, wadding or waste manufacturing

((Felting manufacturing, shoddy manufacturing))

Wool combing or scouring

Fishing rod wrappings, manufacturing

Awning, tent, sail, flags, wind socks or sleeping bag manufacturing.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-644 CLASSIFICATION 4803.

Farms, N.O.C.

Orchards - applies to all tree crops, deciduous and fruits, nuts, and shall include all acreage devoted to the raising of such crops

This classification includes operations incidental to the enterprises described above including harvesting of all crops. ((Provided that))

However; ground hand picking of prunes and nuts will be separately rated under risk classification 4806 (WAC 296-17-647) if the conditions stipulated in that risk classification are met

This classification excludes fresh fruit packing operations rated under risk classification 2104 (WAC 296-17-564); and fruit cannery or freezer operations or nut processing rated under risk classification 3902 (WAC 296-17-615).

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-64902 CLASSIFICATION 4810.

Farms - vegetables, N.O.C. including truck gardening for fresh market. This classification includes all ground preparation, growing husbandry and hand harvesting with the aid of a hand held cutting device such as a paring or cutting knife used in the harvest of broccoli or cauliflower and by hand alone as in the case of cucumbers.

Separately ((rate)) report ground preparation, growing and harvesting of vegetable crops such as bush beans, peas, sweet corn, potatoes and field carrots which are mechanically harvested in risk classification 4802 (WAC 296-17-643) (~~("Field crops, N.O.C.");~~ "farms; vegetables - mechanically harvested"; fresh vegetable packing operations ((rated)) reported separately under risk classification 2104 (WAC 296-17-564); and vegetable cannery or freezer operations ((rated)) reported separately under risk classification 3902 (WAC 296-17-615).

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-686 CLASSIFICATION 6109.

((Child preparatory)) Childbirth classes

- Chiropractors, N.O.C.
 - Dental clinics, N.O.C.
 - Dentists, N.O.C.
 - Medical clinics, N.O.C.
 - Naturopaths, N.O.C.
 - Optometrists, N.O.C.
 - Physical therapists, N.O.C.
 - Physicians and surgeons, N.O.C.
 - Psychologists and psychiatrists, N.O.C.
- This classification includes clerical office and sales personnel.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-736 CLASSIFICATION 6705.

Athletic officials for amateur sports, N.O.C., such as umpires, and referees

Excursions - outdoor recreational N.O.C., includes river rides, pack trains, hiking and mountaineering, and including camping operations incidental thereto

Ski ((tows, ski patrols and ski instructors)) facilities - includes all operations incidental to the operation of the skiing facility such as ski tows parking lots but excludes food service operations, hotel or motel operations, ski rental or ski sales shops

Ski instructors and ski patrols
Wind sail board instructors.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-739 CLASSIFICATION 6708.

Jockeys(~~(-racing))~~
Professional racing drivers.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-741 CLASSIFICATION 6801.

Airlines, scheduled
All members of the flying crew.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-743 CLASSIFICATION 6803.

Aircraft operations, N.O.C. - all members of the flying crew
Flight instruction
Private aircraft - transportation of personnel in ((conduct of)) connection with the employer's business. The rule governing standard exceptions does not apply here
Nonscheduled airlines - flight crew members.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-754 CLASSIFICATION 7101.

((Executive)) Corporate officers, N.O.C.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-755 CLASSIFICATION 7102.

Football teams

This classification applies to football teams which are participants in the National Football League and includes ((umpires)) players, referees, coaches, and managers.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-850 EXPERIENCE RATING PLAN—ELIGIBILITY AND EXPERIENCE PERIOD. (1) Eligibility. Each employer who has reported experience during more than one fiscal year of the "experience period" shall have his base rates multiplied by an "experience modification" calculated in accordance with the rules of this manual. The development of the "experience modification" as set forth in WAC 296-17-855 shall include losses and exposure reported in all risk classes(~~(-PROVIDED, That the "experience modification" determined in accordance with WAC 296-17-855 shall not apply to industrial insurance rates in the following classes: 0505, 0506, 0507, 0510, 0511, 0512, and 0513. Employer premiums in the foregoing classes shall be computed at base industrial insurance rates as set forth in WAC 296-17-895)).~~)

(2) Experience period. The "experience period" shall be the oldest three of the four fiscal years preceding the effective date of premium rates as set forth in WAC 296-17-895.

AMENDATORY SECTION (Amending Order 86-41, filed 11/26/86)

WAC 296-17-855 EXPERIENCE MODIFICATION. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{A_p + W A_e + (1-W) E_e + B}{E + B}$$

The components A_p , $W A_e$, and $(1-W) E_e$ are values which shall be charged against an employer's experience record. The component, E , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

" A_p " signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of \$((5,404)) 4,416 the primary actual loss shall be determined from the formula:

$$\text{Primary loss} = \frac{((13,510)) 11,040}{\text{Total loss} + ((8,106)) 6,624} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than \$((5,404)) 4,416 the full value of the claim shall be considered a primary loss.

" A_e " signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

" W " signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol " $W A_e$ " in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

Expected Losses	B	W	
52,721	56,494	21,412	.16
56,495	60,333	21,157	.17
60,334	64,240	20,902	.18
64,241	68,217	20,647	.19
68,218	72,265	20,392	.20
72,266	76,386	20,137	.21
76,387	80,584	19,882	.22
80,585	84,860	19,627	.23
84,861	89,216	19,372	.24
89,217	93,655	19,117	.25
93,656	98,179	18,863	.26
98,180	102,792	18,608	.27
102,793	107,495	18,353	.28
107,496	112,292	18,098	.29
112,293	117,185	17,843	.30
117,186	122,178	17,588	.31
122,179	127,274	17,333	.32
127,275	132,477	17,078	.33
132,478	137,790	16,823	.34
137,791	143,216	16,568	.35
143,217	148,759	16,314	.36
148,760	154,425	16,059	.37
154,426	160,216	15,804	.38
160,217	166,137	15,549	.39
166,138	172,194	15,294	.40
172,195	178,390	15,039	.41
178,391	184,731	14,784	.42
184,732	191,222	14,529	.43
191,223	197,869	14,274	.44
197,870	204,678	14,019	.45
204,679	211,655	13,765	.46
211,656	218,807	13,510	.47
218,808	226,140	13,255	.48
226,141	233,662	13,000	.49
233,663	241,381	12,745	.50
241,382	249,304	12,490	.51
249,305	257,439	12,235	.52
257,440	265,797	11,980	.53
265,798	274,387	11,725	.54
274,388	283,217	11,470	.55
283,218	292,301	11,216	.56
292,302	301,647	10,961	.57
301,648	311,270	10,706	.58
311,271	321,180	10,451	.59
321,181	331,392	10,196	.60
331,393	341,920	9,941	.61
341,921	352,780	9,686	.62
352,781	363,987	9,431	.63
363,988	375,560	9,176	.64
375,561	387,516	8,921	.65
387,517	399,875	8,667	.66
399,876	412,660	8,412	.67
412,661	425,892	8,157	.68
425,893	439,595	7,902	.69
439,596	453,797	7,647	.70
453,798	468,525	7,392	.71
468,526	483,810	7,137	.72
483,811	499,684	6,882	.73
499,685	516,183	6,627	.74
516,184	533,345	6,372	.75
533,346	551,211	6,118	.76
551,212	569,827	5,863	.77
569,828	589,241	5,608	.78
589,242	609,507	5,353	.79
609,508	630,682	5,098	.80
630,683	652,830	4,843	.81
652,831	676,021	4,588	.82
676,022	700,330	4,333	.83
700,331	725,843	4,078	.84
725,844	752,650	3,823	.85
752,651	780,855	3,569	.86
780,856	810,571	3,314	.87
810,572	841,924	3,059	.88
841,925	875,054	2,804	.89
875,055	910,117	2,549	.90

AMENDATORY SECTION (Amending Order 86-41, filed 11/26/86)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values

CLAIM VALUE	PRIMARY LOSS
(5,404	5,404
6,476	6,000
8,716	7,000
11,769	8,000
16,176	9,000
23,094	10,000
35,524	11,000
64,419	12,000
91,509*	12,411
135,100**	12,745))
4,416	4,416
4,558	4,500
5,483	5,000
7,886	6,000
11,477	7,000
17,432	8,000
22,167	8,500
29,224	9,000
97,959*	10,341
110,400**	10,415

* Average death value
 ** Maximum claim value

AMENDATORY SECTION (Amending Order 86-41, filed 11/26/86)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value = \$ ((135,100)) 110,400
 Average Death Value = \$ ((91,509)) 97,959

Expected Losses	B	W
((2,926 & Under	25,490	.00
2,927 - 5,897	25,235	.01
5,898 - 8,912	24,980	.02
8,913 - 11,973	24,725	.03
11,974 - 15,081	24,470	.04
15,082 - 18,237	24,215	.05
18,238 - 21,441	23,961	.06
21,442 - 24,696	23,706	.07
24,697 - 28,003	23,451	.08
28,004 - 31,363	23,196	.09
31,364 - 34,778	22,941	.10
34,779 - 38,248	22,686	.11
38,249 - 41,776	22,431	.12
41,777 - 45,363	22,176	.13
45,364 - 49,010	21,921	.14
49,011 - 52,720	21,666	.15

Expected Losses	B	W
910,118 - 947,290	2,294	.91
947,291 - 986,771	2,039	.92
986,772 - 1,028,782	1,784	.93
1,028,783 - 1,073,577	1,529	.94
1,073,578 - 1,121,443	1,274	.95
1,121,444 - 1,172,711	1,020	.96
1,172,712 - 1,227,757	765	.97
1,227,758 - 1,287,018	510	.98
1,287,019 - 1,350,999	255	.99
1,351,000 & over	0	1.00))
2,391 & Under	20,830	0.00
2,392 - 4,819	20,622	0.01
4,820 - 7,283	20,413	0.02
7,284 - 9,784	20,205	0.03
9,785 - 12,324	19,997	0.04
12,325 - 14,902	19,789	0.05
14,903 - 17,521	19,580	0.06
17,522 - 20,181	19,372	0.07
20,182 - 22,883	19,164	0.08
22,884 - 25,629	18,955	0.09
25,630 - 28,419	18,747	0.10
28,420 - 31,255	18,539	0.11
31,256 - 34,138	18,330	0.12
34,139 - 37,069	18,122	0.13
37,070 - 40,050	17,914	0.14
40,051 - 43,081	17,706	0.15
43,082 - 46,165	17,497	0.16
46,166 - 49,302	17,289	0.17
49,303 - 52,495	17,081	0.18
52,496 - 55,745	16,872	0.19
55,746 - 59,053	16,664	0.20
59,054 - 62,421	16,456	0.21
62,422 - 65,851	16,247	0.22
65,852 - 69,345	16,039	0.23
69,346 - 72,905	15,831	0.24
72,906 - 76,532	15,623	0.25
76,533 - 80,229	15,414	0.26
80,230 - 83,998	15,206	0.27
83,999 - 87,842	14,998	0.28
87,843 - 91,761	14,789	0.29
91,762 - 95,760	14,581	0.30
95,761 - 99,841	14,373	0.31
99,842 - 104,005	14,164	0.32
104,006 - 108,256	13,956	0.33
108,257 - 112,598	13,748	0.34
112,599 - 117,032	13,540	0.35
117,033 - 121,562	13,331	0.36
121,563 - 126,192	13,123	0.37
126,193 - 130,924	12,915	0.38
130,925 - 135,763	12,706	0.39
135,764 - 140,712	12,498	0.40
140,713 - 145,775	12,290	0.41
145,776 - 150,957	12,081	0.42
150,958 - 156,261	11,873	0.43
156,262 - 161,693	11,665	0.44
161,694 - 167,257	11,457	0.45
167,258 - 172,959	11,248	0.46
172,960 - 178,803	11,040	0.47
178,804 - 184,796	10,832	0.48
184,797 - 190,942	10,623	0.49
190,943 - 197,250	10,415	0.50
197,251 - 203,724	10,207	0.51
203,725 - 210,372	9,998	0.52
210,373 - 217,202	9,790	0.53
217,203 - 224,221	9,582	0.54
224,222 - 231,437	9,374	0.55
231,438 - 238,860	9,165	0.56
238,861 - 246,498	8,957	0.57
246,499 - 254,361	8,749	0.58
254,362 - 362,459	8,540	0.59
262,460 - 270,804	8,332	0.60
270,805 - 279,408	8,124	0.61
279,409 - 288,282	7,915	0.62
288,283 - 297,440	7,707	0.63
297,441 - 306,897	7,499	0.64

Expected Losses	B	W
306,898 - 316,667	7,291	0.65
316,668 - 326,767	7,082	0.66
326,768 - 337,214	6,874	0.67
337,215 - 348,027	6,666	0.68
348,028 - 359,225	6,457	0.69
359,226 - 370,830	6,249	0.70
370,831 - 382,866	6,041	0.71
382,867 - 395,356	5,832	0.72
395,357 - 408,328	5,624	0.73
408,329 - 421,810	5,416	0.74
421,811 - 435,834	5,208	0.75
435,835 - 450,434	4,999	0.76
450,435 - 465,647	4,791	0.77
465,648 - 481,511	4,583	0.78
481,512 - 498,072	4,374	0.79
498,073 - 515,376	4,166	0.80
515,377 - 533,475	3,958	0.81
533,476 - 552,425	3,749	0.82
552,426 - 572,291	3,541	0.83
572,292 - 593,139	3,333	0.84
593,140 - 615,045	3,125	0.85
615,046 - 638,093	2,916	0.86
638,094 - 662,376	2,708	0.87
662,377 - 687,997	2,500	0.88
687,998 - 715,070	2,291	0.89
715,071 - 743,722	2,083	0.90
743,723 - 774,099	1,875	0.91
774,100 - 806,362	1,666	0.92
806,363 - 840,692	1,458	0.93
840,693 - 877,297	1,250	0.94
877,298 - 916,412	1,042	0.95
916,413 - 958,307	833	0.96
958,308 - 1,003,289	625	0.97
1,003,290 - 1,051,715	417	0.98
1,051,716 - 1,103,999	208	0.99
1,104,000 OR MORE	0	1.00

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-885 TABLE III.

Expected Loss Rates and D-Ratios
Expected Loss Rates in Dollars Per Worker Hour
for Indicated Fiscal Year

((CLASS	1983	1984	1985	D-RATIO
0101	.7477	.7535	.6398	.343
0102	.6448	.6492	.5476	.366
0103	.7181	.7235	.6139	.346
0104	.4994	.5032	.4270	.344
0105	.6159	.6194	.5196	.386
0106	.9314	.9375	.7906	.368
0107	.5419	.5447	.4550	.401
0108	.7113	.7160	.6042	.365
0109	1.0573	1.0648	.9010	.355
0201	1.2210	1.2293	1.0387	.360
0202	1.4967	1.5097	1.2901	.320
0206	.7702	.7780	.6703	.290
0301	.3122	.3131	.2590	.438
0302	.9582	.9641	.8106	.378
0306	.4118	.4142	.3475	.386
0307	.3177	.3193	.2664	.407
0401	1.4880	1.4980	1.2644	.364
0402	.7676	.7723	.6494	.378
0403	.8007	.8061	.6805	.363
0502	.6451	.6486	.5436	.390
0503	.4525	.4552	.3828	.378
0504	.6822	.6865	.5781	.373
0505	.9247	.9308	.7855	.365
0506	1.1367	1.1418	.9503	.414
0507	1.2758	1.2844	1.0841	.364
0508	.9122	.9174	.7693	.387
0509	1.0086	1.0156	.8588	.358
0510	.6958	.6996	.5855	.395
0511	.5273	.5299	.4423	.404

((CLASS	1983	1984	1985	D-RATIO
0512	.8055	.8081	.6675	.441
0513	.6958	.6996	.5855	.395
0601	.2479	.2490	.2073	.413
0602	.2484	.2500	.2098	.383
0603	.3289	.3310	.2794	.365
0604	.7605	.7662	.6495	.349
0606	.1274	.1280	.1067	.410
0607	.1424	.1432	.1197	.395
0608	.1825	.1833	.1526	.412
0701	.8112	.8176	.6954	.337
0803	.1877	.1886	.1577	.398
0804	.2940	.2956	.2475	.393
0901	1.1999	1.2074	1.0164	.374
0902	.2919	.2997	.2783	.355
1002	.5886	.5917	.4943	.401
1003	.3488	.3502	.2906	.425
1004	.3488	.3502	.2906	.425
1005	1.8810	1.8910	1.5824	.395
1007	.0626	.0626	.0509	.502
1101	.2412	.2423	.2013	.419
1102	.7172	.7216	.6065	.379
1103	.2088	.2096	.1737	.430
1104	.2746	.2755	.2276	.440
1106	.0647	.0647	.0526	.497
1108	.2291	.2299	.1901	.438
1109	.5553	.5590	.4720	.363
1301	.1663	.1667	.1374	.450
1303	.1004	.1008	.0837	.422
1304	.0074	.0075	.0062	.443
1305	.1602	.1609	.1333	.429
1401	.5063	.5088	.4250	.402
1404	.2845	.2857	.2374	.420
1405	.2845	.2857	.2374	.420
1501	.1710	.1719	.1438	.397
1507	.1452	.1460	.1216	.410
1701	1.1044	1.1149	.9568	.304
1702	1.1044	1.1149	.9568	.304
1703	.3092	.3110	.2611	.383
1704	.3981	.3998	.3317	.425
1801	.4477	.4503	.3776	.387
2002	.3194	.3207	.2662	.423
2003	.2622	.2632	.2186	.423
2004	.4320	.4349	.3675	.360
2005	.1821	.1828	.1509	.443
2007	.2039	.2052	.1725	.381
2008	.1540	.1548	.1293	.402
2101	.2550	.2558	.2115	.436
2102	.2622	.2632	.2186	.423
2104	.1363	.1364	.1110	.494
2105	.2932	.2947	.2462	.401
2201	.1286	.1289	.1060	.457
2202	.1917	.1925	.1602	.415
2203	.1286	.1289	.1060	.457
2401	.2856	.2869	.2391	.410
2903	.3183	.3190	.2618	.464
2904	.4001	.4016	.3329	.429
2905	.3183	.3190	.2618	.464
2906	.2847	.2854	.2344	.460
2907	.3183	.3190	.2618	.464
2908	.5265	.5288	.4400	.415
2909	.3183	.3190	.2618	.464
3101	.3307	.3330	.2812	.362
3102	.2714	.2729	.2284	.394
3103	.2714	.2729	.2284	.394
3104	.2775	.2791	.2339	.390
3105	.3795	.3800	.3106	.478
3301	.4694	.4707	.3880	.449
3302	.3530	.3539	.2918	.448
3303	.1552	.1559	.1295	.421
3309	.2153	.2163	.1800	.415
3401	.2034	.2046	.1715	.389
3402	.1787	.1794	.1488	.426
3403	.0714	.0717	.0598	.408
3404	.1855	.1860	.1531	.453
3405	.1307	.1312	.1089	.423

((CLASS	1983	1984	1985	D-RATIO
3406	.0974	.0976	.0803	.456
3407	.1855	.1866	.1564	.389
3408	.0621	.0625	.0525	.377
3409	.0942	.0944	.0777	.454
3501	.3342	.3357	.2797	.412
3503	.1790	.1792	.1460	.490
3505	.2321	.2385	.2204	.399
3506	.3713	.3739	.3157	.362
3508	.2262	.2268	.1870	.447
3601	.0418	.0429	.0395	.439
3602	.0476	.0478	.0390	.484
3603	.3214	.3221	.2645	.461
3604	.5123	.5150	.4311	.394
3605	.1828	.1835	.1528	.413
3606	.3598	.3607	.2963	.459
3701	.1318	.1324	.1106	.401
3702	.2617	.2633	.2215	.376
3706	.0932	.0958	.0886	.388
3707	.2254	.2259	.1850	.472
3708	.1155	.1157	.0949	.466
3801	.1357	.1364	.1143	.392
3802	.0768	.0770	.0627	.488
3803	.0767	.0789	.0726	.450
3805	.0767	.0789	.0726	.450
3806	.0767	.0789	.0726	.450
3808	.1220	.1223	.1005	.458
3809	.0966	.0993	.0915	.441
3901	.1168	.1172	.0974	.424
3902	.3203	.3221	.2706	.381
3903	.5073	.5096	.4245	.411
3904	.2895	.2974	.2750	.403
3905	.0690	.0690	.0561	.499
3906	.2443	.2453	.2036	.424
3909	.1080	.1080	.0870	.527
4002	.3353	.3375	.2843	.371
4101	.0759	.0761	.0625	.459
4103	.1663	.1668	.1380	.436
4104	.0603	.0620	.0571	.439
4107	.0392	.0393	.0322	.462
4108	.0759	.0761	.0625	.459
4109	.0759	.0761	.0625	.459
4201	.2603	.2617	.2190	.394
4301	.4103	.4106	.3341	.494
4302	.3990	.4001	.3291	.455
4303	.4761	.4777	.3950	.438
4304	.3338	.3350	.2771	.434
4305	.6185	.6211	.5158	.422
4401	.2215	.2223	.1840	.435
4402	.3201	.3221	.2712	.373
4404	.2622	.2632	.2186	.423
4501	.0762	.0767	.0651	.343
4502	.0221	.0224	.0187	.388
4503	.0288	.0295	.0272	.426
4504	.0326	.0327	.0269	.443
4601	.2706	.2729	.2329	.325
4802	.1637	.1642	.1359	.434
4803	.2038	.2045	.1687	.446
4804	.2892	.2897	.2376	.467
4805	.1946	.1950	.1599	.468
4806	.0404	.0405	.0330	.478
4807	.8699	.8752	.7358	.378
4808	.2415	.2430	.2046	.374
4809	.1084	.1086	.0890	.470
4810	.0645	.0647	.0533	.452
4811	.1651	.1657	.1372	.433
4812	.1637	.1642	.1359	.434
4901	.0315	.0317	.0265	.400
4902	.0538	.0542	.0453	.402
4903	.0315	.0317	.0265	.400
4904	.0074	.0075	.0062	.443
4905	.1453	.1457	.1194	.469
4906	.0233	.0233	.0192	.457
4907	.0533	.0535	.0446	.414
4908	.0533	.0535	.0446	.414
4909	.0533	.0535	.0446	.414

((CLASS	1983	1984	1985	D-RATIO
5001	2.0234	2.0382	1.7268	.351
5002	.2399	2405	.1978	.456
5003	.8351	.8422	.7183	.327
5004	.5643	.5659	.4662	.451
5101	.4145	.4166	.3475	.406
5102	.7635	.7668	.6383	.414
5103	.5722	.5754	.4817	.393
5104	.2659	.2732	.2529	.388
5106	.3446	.3464	.2893	.402
5107	.1850	.1899	.1756	.405
5108	.4028	.4046	.3369	.412
5109	.2986	.3000	.2501	.408
5201	.1881	.1889	.1565	.428
5204	.8834	.8854	.7262	.465
5205	.3443	.3536	.3279	.368
5206	.2462	.2479	.2095	.359
5207	.0682	.0684	.0563	.453
5208	.5304	.5337	.4490	.376
5209	.3789	.3805	.3162	.420
5301	.0109	.0109	.0091	.404
5305	.0142	.0143	.0118	.436
5306	.0162	.0162	.0136	.405
5307	.1531	.1539	.1285	.403
6103	.0201	.0202	.0167	.433
6104	.1384	.1390	.1161	.404
6105	.1195	.1199	.0988	.450
6106	.0987	.1014	.0936	.416
6107	.0739	.0743	.0625	.383
6108	.2597	.2595	.2087	.533
6109	.0177	.0177	.0145	.459
6201	.0821	.0824	.0685	.419
6202	.3415	.3433	.2872	.396
6203	.0618	.0621	.0517	.417
6204	.0723	.0724	.0590	.485
6205	.0723	.0724	.0590	.485
6206	.0723	.0724	.0590	.485
6207	.4338	.4350	.3581	.453
6208	.1382	.1389	.1166	.387
6209	.1107	.1111	.0919	.437
6301	.0536	.0539	.0454	.382
6302	.0920	.0925	.0772	.406
6303	.0256	.0258	.0218	.361
6304	.0647	.0651	.0547	.377
6305	.0284	.0285	.0237	.428
6306	.1215	.1219	.1005	.445
6307	.0353	.0361	.0334	.455
6308	.0225	.0226	.0190	.372
6309	.0504	.0505	.0410	.496
6401	.0353	.0361	.0334	.455
6402	.1070	.1072	.0880	.465
6403	.0753	.0754	.0614	.488
6404	.0351	.0352	.0293	.417
6405	.2610	.2619	.2166	.436
6406	.0335	.0335	.0274	.485
6407	.0783	.0784	.0636	.499
6408	.1545	.1552	.1294	.408
6409	.2619	.2636	.2222	.369
6501	.0252	.0252	.0205	.484
6502	.0093	.0093	.0077	.430
6503	.0649	.0656	.0567	.284
6504	.1054	.1055	.0857	.499
6505	.0940	.0942	.0775	.459
6506	.0260	.0262	.0219	.395
6507	.1391	.1431	.1319	.429
6508	.2009	.2015	.1656	.457
6509	.1017	.1018	.0827	.499
6601	.1121	.1126	.0932	.432
6602	.2400	.2405	.1978	.457
6603	.1263	.1266	.1039	.464
6604	.0396	.0397	.0331	.417
6605	.1032	.1035	.0855	.440
6607	.0682	.0684	.0563	.453
6608	.1612	.1619	.1349	.410
6609	1.0877	1.0878	.8806	.511
6704	.0917	.0922	.0767	.410

((CLASS	1983	1984	1985	D-RATIO
6705	.2898	.2903	.2377	.472
6706	.1523	.1529	.1273	.416
6707	4.9000*	4.8900*	3.9300*	.540
6708	1.1255	1.1303	.9397	.418
6709	.0634	.0635	.0519	.478
6801	.3990	.4004	.3316	.432
6802	.2143	.2150	.1785	.424
6803	1.7418	1.7632	1.5389	.243
6804	.1221	.1229	.1035	.370
6809	.9439	.9440	.7642	.511
6902	.4937	.4978	.4240	.332
6903	2.4583	2.4794	2.1162	.324
6904	.1262	.1269	.1064	.390
6905	.1664	.1676	.1415	.361
6907	.7129	.7158	.5943	.423
6908	.1737	.1745	.1452	.415
6909	.0338	.0339	.0282	.414
7101	.0204	.0205	.0170	.415
7102	7.2600*	7.2700*	5.9500*	.473
7103	.1134	.1136	.0935	.457
7104	.0267	.0268	.0224	.409
7105	.1895	.1899	.1554	.474
7106	.3549	.3556	.2914	.469
7107	.4402	.4419	.3659	.433
7108	1.1867	1.1907	.9848	.437
7109	3.0232	3.0365	2.5265	.415
7201	.1492	.1494	.1216	.492
7202	.0255	.0256	.0216	.382
7203	.0548	.0550	.0458	.413
7301	.2944	.2952	.2437	.443
7302	.2589	.2593	.2121	.475
7307	.2581	.2583	.2100	.497
7308	.1083	.1090	.0913	.391
7309	.0634	.0635	.0519	.478))

CLASS	1984	1985	1986	D-RATIO
0101	.5803	.4838	.5320	.390
0102	.4740	.3952	.4399	.432
0103	.6007	.5008	.5518	.397
0104	.5279	.4398	.4713	.302
0105	.5420	.4517	.4963	.387
0106	.8235	.6863	.7496	.367
0107	.4513	.3763	.4173	.419
0108	.5497	.4582	.5027	.383
0109	1.0331	.8607	.9325	.339
0201	.9062	.7551	.8217	.354
0202	1.1731	.9772	1.0523	.318
0206	.6926	.5770	.6237	.331
0301	.2715	.2265	.2564	.490
0302	.8296	.6915	.7604	.390
0306	.3974	.3314	.3660	.405
0307	.2914	.2429	.2674	.394
0401	1.5975	1.3318	1.4687	.400
0402	.6692	.5578	.6132	.389
0403	.6839	.5698	.6164	.334
0502	.5524	.4604	.5044	.378
0503	.4900	.4083	.4489	.389
0504	.5610	.4678	.5211	.434
0505	.7702	.6420	.7070	.395
0506	1.1163	.9308	1.0372	.435
0507	1.2804	1.0674	1.1771	.400
0508	.9951	.8293	.9048	.363
0509	.9853	.8208	.8836	.317
0510	.5965	.4974	.5509	.415
0511	.4964	.4138	.4538	.380
0512	.6435	.5366	.5977	.434
0513	.4576	.3815	.4197	.392
0601	.1919	.1600	.1780	.430
0602	.2119	.1766	.1946	.394
0603	.3072	.2560	.2802	.374
0604	.6993	.5828	.6376	.372
0606	.1089	.0908	.1010	.427
0607	.1194	.0997	.1103	.417
0608	.1417	.1181	.1314	.428
0701	.7020	.5850	.6356	.349

CLASS	1984	1985	1986	D-RATIO
0803	.1724	.1437	.1575	.380
0804	.2614	.2179	.2397	.391
0901	1.0690	.8909	.9711	.360
0902	.3152	.3236	.3005	.355
1002	.4847	.4041	.4502	.435
1003	.2714	.2263	.2507	.415
1004	.2714	.2263	.2507	.415
1005	2.0768	1.7317	1.9259	.429
1007	.0681	.0568	.0642	.483
1101	.2084	.1737	.1934	.432
1102	.6498	.5415	.5921	.370
1103	.1722	.1436	.1608	.452
1104	.2363	.1972	.2209	.454
1106	.0620	.0517	.0588	.510
1108	.2002	.1669	.1861	.438
1109	.4480	.3735	.4118	.400
1301	.1139	.0950	.1055	.424
1303	.0855	.0713	.0796	.441
1304	.0063	.0053	.0059	.486
1305	.1360	.1135	.1269	.449
1401	.4934	.4114	.4551	.410
1404	.2649	.2208	.2437	.403
1405	.2496	.2082	.2318	.435
1501	.1648	.1374	.1516	.402
1507	.1151	.0959	.1059	.406
1701	.8909	.7422	.8026	.333
1702	.8909	.7422	.8026	.333
1703	.2483	.2070	.2292	.413
1704	.3623	.3021	.3314	.382
1801	.3972	.3311	.3662	.410
2002	.2977	.2482	.2772	.443
2003	.2184	.1823	.2040	.451
2004	.3612	.3011	.3342	.421
2005	.1404	.1171	.1313	.458
2007	.1541	.1284	.1413	.393
2008	.1276	.1064	.1176	.409
2101	.2453	.2046	.2288	.448
2102	.2184	.1823	.2040	.451
2104	.1237	.1032	.1166	.481
2105	.2500	.2084	.2297	.398
2201	.1122	.0936	.1049	.460
2202	.1913	.1596	.1777	.435
2203	.1166	.0972	.1094	.468
2401	.2386	.1989	.2218	.437
2903	.2705	.2257	.2544	.477
2904	.3397	.2832	.3162	.443
2905	.2705	.2257	.2544	.477
2906	.2492	.2078	.2333	.460
2907	.2783	.2320	.2585	.435
2908	.4495	.3749	.4164	.425
2909	.2748	.2292	.2580	.472
3101	.2966	.2473	.2718	.388
3102	.2096	.1747	.1935	.414
3103	.2096	.1747	.1935	.414
3104	.2149	.1791	.1972	.392
3105	.3122	.2605	.2951	.493
3301	.3784	.3157	.3563	.480
3302	.3017	.2516	.2787	.415
3303	.1178	.0981	.1086	.412
3309	.1831	.1527	.1685	.405
3401	.1710	.1425	.1576	.409
3402	.1441	.1203	.1342	.442
3403	.0604	.0503	.0560	.429
3404	.1851	.1544	.1725	.446
3405	.0965	.0805	.0896	.430
3406	.0844	.0704	.0785	.437
3407	.1438	.1200	.1318	.390
3408	.0504	.0421	.0463	.397
3409	.0718	.0599	.0667	.431
3501	.3035	.2531	.2816	.431
3503	.1428	.1192	.1351	.493
3505	.2506	.2157	.2380	.399
3506	.3118	.2600	.2859	.391
3508	.2131	.1777	.1984	.442
3601	.0451	.0463	.0426	.439

CLASS	1984	1985	1986	D-RATIO
3602	.0337	.0281	.0317	.483
3603	.2915	.2431	.2729	.461
3604	.4778	.3982	.4370	.383
3605	.1690	.1409	.1570	.435
3606	.2975	.2481	.2788	.464
3701	.1274	.1062	.1167	.389
3702	.2026	.1689	.1859	.395
3706	.1006	.1034	.0957	.388
3707	.1827	.1525	.1719	.477
3708	.1142	.0952	.1060	.433
3801	.1056	.0881	.0974	.411
3802	.0624	.0520	.0592	.503
3803	.0828	.0852	.0784	.450
3805	.0828	.0852	.0784	.450
3806	.0828	.0852	.0784	.450
3808	.1043	.0870	.0981	.479
3809	.1043	.1072	.0988	.441
3901	.0804	.0672	.0747	.433
3902	.2239	.1868	.2087	.445
3903	.4345	.3622	.4019	.420
3904	.3126	.3211	.2969	.403
3905	.0539	.0449	.0507	.479
3906	.2154	.1796	.2001	.434
3909	.0981	.0819	.0932	.507
4002	.2659	.2218	.2473	.437
4101	.0629	.0525	.0590	.462
4103	.1427	.1191	.1337	.461
4104	.0651	.0669	.0617	.439
4107	.0348	.0289	.0324	.450
4108	.0629	.0525	.0590	.462
4109	.0629	.0525	.0590	.462
4201	.1955	.1630	.1801	.406
4301	.3830	.3195	.3616	.490
4302	.3259	.2718	.3038	.448
4303	.4078	.3401	.3799	.445
4304	.2550	.2127	.2377	.446
4305	.5704	.4755	.5242	.398
4401	.1801	.1502	.1682	.453
4402	.2801	.2335	.2582	.408
4404	.2184	.1823	.2040	.451
4501	.0658	.0548	.0597	.357
4502	.0154	.0128	.0141	.395
4503	.0311	.0319	.0294	.426
4504	.0268	.0223	.0249	.455
4601	.2208	.1840	.1991	.335
4802	.1507	.1257	.1405	.447
4803	.1659	.1384	.1548	.448
4804	.2488	.2075	.2338	.473
4805	.1670	.1393	.1567	.467
4806	.0370	.0309	.0349	.476
4807	.7395	.6164	.6775	.389
4808	.1743	.1453	.1627	.452
4809	.0921	.0769	.0863	.463
4810	.0610	.0509	.0569	.448
4811	.1431	.1193	.1319	.410
4812	.1420	.1184	.1324	.447
4901	.0241	.0201	.0221	.401
4902	.0241	.0201	.0225	.455
4903	.0241	.0201	.0221	.401
4904	.0063	.0053	.0059	.486
4905	.1182	.0987	.1114	.483
4906	.0212	.0176	.0197	.438
4907	.0429	.0357	.0397	.425
4908	.0442	.0368	.0409	.429
4909	.0442	.0368	.0409	.429
5001	1.7685	1.4740	1.6135	.374
5002	.2176	.1815	.2046	.475
5003	.7879	.6565	.7122	.344
5004	.6529	.5447	.6174	.495
5101	.3329	.2775	.3075	.416
5102	.6769	.5641	.6182	.378
5103	.4539	.3783	.4161	.390
5104	.2871	.2950	.2731	.388
5106	.3007	.2507	.2767	.403
5107	.1997	.2050	.1896	.405

CLASS	1984	1985	1986	D-RATIO
5108	.3199	.2668	.2962	.423
5109	.2578	.2150	.2361	.387
5201	.1379	.1150	.1275	.419
5204	.7658	.6389	.7194	.472
5205	.3717	.3818	.3540	.368
5206	.1653	.1378	.1503	.363
5207	.0586	.0489	.0554	.487
5208	.4858	.4050	.4492	.419
5209	.2895	.2414	.2710	.461
5301	.0085	.0071	.0079	.388
5305	.0118	.0098	.0109	.420
5306	.0130	.0108	.0120	.428
5307	.1428	.1191	.1322	.420
6103	.0138	.0116	.0130	.455
6104	.1262	.1052	.1174	.438
6105	.1006	.0839	.0945	.469
6106	.1066	.1095	.1011	.416
6107	.0537	.0448	.0492	.388
6108	.2139	.1785	.2024	.497
6109	.0150	.0125	.0139	.454
6201	.0647	.0539	.0599	.427
6202	.2763	.2303	.2558	.423
6203	.0471	.0393	.0435	.418
6204	.0633	.0528	.0594	.466
6205	.0633	.0528	.0594	.466
6206	.0633	.0528	.0594	.466
6207	.3875	.3232	.3641	.473
6208	.1078	.0898	.0994	.411
6209	.0983	.0819	.0918	.456
6301	.0451	.0376	.0417	.413
6302	.0727	.0606	.0672	.417
6303	.0208	.0174	.0190	.374
6304	.0556	.0463	.0511	.400
6305	.0220	.0184	.0204	.434
6306	.1049	.0875	.0968	.412
6307	.0381	.0390	.0361	.455
6308	.0185	.0153	.0168	.372
6309	.0383	.0320	.0361	.477
6401	.0381	.0390	.0361	.455
6402	.0963	.0803	.0899	.454
6403	.0525	.0437	.0496	.494
6404	.0363	.0303	.0340	.466
6405	.2267	.1889	.2087	.405
6406	.0282	.0235	.0265	.467
6407	.0573	.0478	.0540	.475
6408	.1369	.1141	.1252	.383
6409	.2140	.1784	.1950	.369
6501	.0199	.0165	.0188	.487
6502	.0078	.0065	.0072	.437
6503	.0531	.0443	.0471	.280
6504	.1006	.0840	.0959	.521
6505	.0744	.0620	.0697	.466
6506	.0232	.0193	.0215	.416
6507	.1502	.1545	.1424	.429
6508	.1608	.1341	.1509	.469
6509	.0822	.0686	.0774	.479
6601	.0845	.0705	.0788	.445
6602	.1856	.1548	.1743	.469
6603	.1072	.0894	.1004	.463
6604	.0326	.0272	.0303	.434
6605	.0878	.0732	.0823	.463
6607	.0586	.0489	.0554	.487
6608	.1287	.1073	.1191	.419
6609	1.1543	.9630	1.0884	.485
6704	.0750	.0625	.0695	.425
6705	.2719	.2267	.2569	.493
6706	.1300	.1084	.1206	.429
6707	4.4696*	3.7304*	4.2872*	.542
6708	1.0774	.8986	1.0082	.459
6709	.0527	.0439	.0497	.485
6801	.2842	.2370	.2636	.429
6802	.1696	.1414	.1573	.430
6803	1.3181	1.0974	1.1547	.241
6804	.1083	.0903	.0984	.361
6809	.8277	.6906	.7855	.507

CLASS	1984	1985	1986	D-RATIO
6902	.3661	.3051	.3306	.339
6903	2.1082	1.7562	1.8900	.316
6904	.0849	.0707	.0781	.400
6905	.1266	.1056	.1159	.385
6907	.6353	.5297	.5878	.421
6908	.1327	.1107	.1225	.416
6909	.0270	.0226	.0252	.444
7101	.0152	.0126	.0140	.411
7102	6.3040*	5.2584*	5.9344*	.479
7103	.0877	.0731	.0809	.413
7104	.0228	.0190	.0211	.418
7105	.1496	.1248	.1399	.458
7106	.3030	.2526	.2820	.441
7107	.4663	.3889	.4333	.435
7108	1.1194	.9336	1.0455	.453
7109	2.7203	2.2683	2.5221	.428
7201	.1601	.1337	.1512	.489
7202	.0197	.0164	.0179	.369
7203	.0462	.0385	.0428	.421
7301	.2783	.2321	.2595	.446
7302	.2286	.1907	.2146	.471
7307	.2822	.2355	.2692	.524
7308	.1038	.0865	.0962	.429
7309	.0527	.0439	.0497	.485

*Daily expected loss rate

AMENDATORY SECTION (Amending Order 86-41, filed 11/26/86)

WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

Expected Loss Range	Maximum Experience Modification
((1-1,279	.90
1,280-1,368	.89
1,369-1,465	.88
1,466-1,569	.87
1,570-1,683	.86
1,684-1,806	.85
1,807-1,940	.84
1,941-2,086	.83
2,087-2,245	.82
2,246-2,418	.81
2,419-2,606	.80
2,607-2,812	.79
2,813-3,037	.78
3,038-3,284	.77
3,285-3,554	.76
3,555-3,851	.75
3,852-4,177	.74
4,178-4,535	.73
4,536-4,930	.72
4,931-5,365	.71
5,366-5,846	.70
5,847-6,378	.69
6,379-6,968	.68
6,969-7,622	.67
7,623-8,348	.66
8,349 and over	.65))
1-1,045	.90
1,046-1,118	.89
1,119-1,197	.88
1,198-1,283	.87
1,284-1,375	.86
1,376-1,476	.85
1,477-1,586	.84
1,587-1,705	.83
1,706-1,834	.82
1,835-1,976	.81

Expected Loss Range	Maximum Experience Modification
1,977-2,130	.80
2,131-2,298	.79
2,299-2,482	.78
2,483-2,684	.77
2,685-2,904	.76
2,905-3,147	.75
3,148-3,413	.74
3,414-3,706	.73
3,707-4,029	.72
4,030-4,384	.71
4,385-4,777	.70
4,778-5,212	.69
5,213-5,694	.68
5,695-6,228	.67
6,229-6,822	.66
6,823 and over	.65

Class	Rates Effective January 1, ((1987)) 1988	
	Accident Fund Base Rate	Medical Aid Fund Rate

0804	.3895	.2494
0901	1.5764	.6103
1002	.7824	.5896
1003	.4685	.2494
1004	.4685	.2494
1005	2.4828	1.4608
1007	.0864	.0950
1101	.3231	.3088
1102	.9441	.5122
1103	.2810	.2736
1104	.3710	.3273
1106	.0895	.1145
1108	.3093	.2879
1109	.7260	.5122
1301	.2257	.1776
1303	.1346	.1308
1304	.0100	.0120
1305	.2155	.2208
1401	.6712	.9028
1404	.3811	.2610
1405	.3811	.2610
1501	.2268	.1851
1507	.1938	.1708
1701	1.4069	.5784
1702	1.4069	.5784
1703	.4078	.2446
1704	.5347	.3690
1801	.5916	.5730
2002	.4285	.3151
2003	.3518	.2715
2004	.5640	.4078
2005	.2464	.2458
2007	.2688	.2618
2008	.2048	.1608
2101	.3439	.3576
2102	.3518	.2715
2104	.1877	.2124
2105	.3895	.2303
2201	.1750	.1467
2202	.2563	.2300
2203	.1750	.1467
2401	.3811	.3298
2903	.4345	.4141
2904	.5381	.3976
2905	.4345	.4141
2906	.3879	.3112
2907	.4345	.4141
2908	.7041	.4806
2909	.4345	.4141
3101	.4321	.2890
3102	.3597	.2167
3103	.3597	.2167
3104	.3671	.3771
3105	.5208	.4449
3301	.6366	.4327
3302	.4786	.3668
3303	.2081	.2391
3309	.2880	.3596
3401	.2691	.2435
3402	.2400	.2757
3403	.0952	.0673
3404	.2520	.3049
3405	.1753	.1711
3406	.1324	.1646
3407	.2452	.1997
3408	.0818	.0772
3409	.1281	.1956
3501	.4463	.4294
3503	.2467	.2149

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

Class	Rates Effective January 1, ((1987)) 1988	
	Accident Fund Base Rate	Medical Aid Fund Rate
((0101	.9691	.4979
0102	.8407	.5011
0103	.9319	.7273
0104	.6476	.3741
0105	.8134	.9066
0106	1.2202	.8414
0107	.7202	.3936
0108	.9264	.5175
0109	1.3777	1.0044
0201	1.5945	.9469
0202	1.9198	1.4064
0206	.9745	.5973
0301	.4214	.3991
0302	1.2611	.6093
0306	.5415	.3811
0307	.4234	.4081
0401	1.9385	1.3450
0402	1.0102	1.0797
0403	1.0471	.7061
0502	.8535	.5109
0503	.5934	.6343
0504	.8957	.6092
0505	1.0905	.7581
0506	1.3696	1.1250
0507	1.5043	1.1570
0508	1.2053	1.0785
0509	1.3157	.7600
0510	.8314	.6067
0511	.6323	.4600
0512	.9813	.7045
0513	.8314	.6067
0601	.3312	.2807
0602	.3277	.2357
0603	.4304	.2939
0604	.9882	.7320
0606	1.700	.1900
0607	.1888	.1598
0608	.2437	.2807
0701	1.0487	.5501
0803	.2491	.1936

Rates Effective
January 1, ((1987)) 1988

Rates Effective
January 1, ((1987)) 1988

Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
3506	.4853	.3334	5206	.3213	.2009
3508	.3066	.2832	5207	.0927	.1009
3602	.0656	.0679	5208	.6973	.5208
3603	.4381	.4570	5209	.5076	.3558
3604	.6789	.4972	5301	.0144	.0152
3605	.2442	.2327	5305	.0192	.0197
3606	.4900	.4004	5306	.0216	.0174
3701	.1751	.1873	5307	.2029	.1477
3702	.3441	.2123	6103	.0271	.0362
3707	.3087	.2437	6104	.1841	.2110
3708	.1577	.1598	6105	.1623	.1291
3801	.1797	.1642	6107	.0976	.1032
3802	.1059	.0994	6108	.3645	.2903
3808	.1661	.1369	6109	.0240	.0204
3901	.1566	.1302	6201	.1100	.1062
3902	.4220	.3130	6202	.4530	.3420
3903	.6772	.7086	6203	.0827	.0700
3905	.0955	.1271	6204	.0996	.1247
3906	.3279	.2556	6205	.0996	.1247
3909	.1513	.1497	6206	.0996	.1247
4002	.4399	.2942	6207	.5893	.7970
4101	.1033	.1169	6208	.1826	.1819
4103	.2243	.2379	6209	.1494	.2005
4107	.0535	.0659	6301	.0708	.0580
4108	.1033	.1169	6302	.1226	.0935
4109	.1033	.1169	6303	.0334	.0338
4201	.3449	.2297	6304	.0851	.0742
4301	.5668	.6301	6305	.0382	.0379
4302	.5425	.4816	6306	.1646	.1814
4304	.4500	.3832	6308	.0295	.0210
4305	.8293	.5437	6309	.0697	.0778
4401	.2987	.2476	6402	.1461	.1398
4402	.4205	.3115	6403	.1038	.1109
4404	.3518	.2715	6404	.0468	.0527
4501	.0988	.0828	6405	.3522	.3232
4502	.0293	.0253	6406	.0462	.0628
4504	.0440	.0601	6407	.1084	.1301
4601	.3479	.4818	6408	.2060	.2273
4802	.2205	.1518	6409	.3434	.2543
4803	.2762	.2317	6501	.0345	.0326
4804	.3951	.3269	6502	.0126	.0161
4805	.2661	.2496	6503	.0820	.0443
4806	.0555	.0490	6504	.1455	.2311
4808	.3175	.3032	6505	.1280	.1310
4809	.1482	.1552	6506	.0345	.0345
4810	.0876	.0703	6508	.2734	.2092
4811	.2225	.1867	6509	.1408	.1658
4812	.2205	.1516	6601	.1510	.1207
4901	.0419	.0321	6602	.3266	.2501
4902	.0715	.0627	6603	.1725	.1583
4903	.0419	.0321	6604	.0530	.0424
4904	.0100	.0120	6605	.1395	.1160
4905	.1988	.2141	6607	.0927	.1009
4906	.0317	.0334	6608	.2151	.1409
4907	.0712	.0609	6609	1.5083	1.6682
4908	.0712	.1451	6704	.1223	.1311
4909	.0712	.1451	6705	.3970	.5934
5001	2.6317	1.6217	6706	.2037	.2208
5002	.3263	.2985	6707	6.89*	10.21*
5003	1.0697	.6447	6708	1.5068	1.7447
5004	.7630	.6331	6709	.0870	.1294
5101	.5521	.3684	6801	.5374	.2724
5102	1.0204	.7242	6802	.2875	.2758
5103	.7581	.5666	6803	2.1570	.7558
5106	.4581	.4653	6804	.1601	.1476
5108	.5380	.5304	6809	1.3131	2.4261
5109	.3982	.3199	6901		.0653
5201	.2531	.1930	6902	.6368	.4317
5204	1.2064	.5010	6903	3.1596	3.4578

Rates Effective
January 1, ((1987)) 1988

Rates Effective
January 1, ((1987)) 1988

Class	Accident Fund Base Rate	Medical Aid Fund Rate
6904	1.670	1.222
6905	2.175	1.705
6906		1.705
6907	9.566	7.020
6908	2.322	1.756
6909	0.450	0.475
7101	0.273	0.219
7102	9.94*	24.63*
7103	1.544	1.104
7104	0.356	0.253
7105	2.598	1.653
7106	4.854	3.410
7107	5.911	6.145
7108	1.6014	9.580
7109	4.0427	2.6406
7201	2.053	1.683
7202	0.337	0.301
7203	0.732	0.643
7204		
7301	3.983	3.552
7302	3.539	4.291
7307	3.558	4.272
7308	1.434	1.337
7309	0.870	1.294))
0101	0.9093	0.4644
0102	0.7490	0.5074
0103	0.9427	0.6846
0104	0.8123	0.3839
0105	0.8486	0.8076
0106	1.2841	0.8792
0107	0.7114	0.3929
0108	0.8600	0.5013
0109	1.6017	0.9324
0201	1.4093	0.8793
0202	1.8110	1.5587
0206	1.0721	0.6733
0301	0.4342	0.3572
0302	1.2999	0.6161
0306	0.6247	0.4400
0307	0.4569	0.4495
0401	2.5082	1.4778
0402	1.0483	0.9827
0403	1.0592	0.7230
0502	0.8633	0.5312
0503	0.7675	0.7671
0504	0.8870	0.6192
0505	1.2079	0.7058
0506	1.7654	1.3529
0507	2.0103	1.3163
0508	1.5505	1.3043
0509	1.5209	0.8162
0510	0.9395	0.6494
0511	0.7764	0.4345
0512	1.0175	0.6587
0513	0.7172	0.4190
0601	0.3032	0.2940
0602	0.3324	0.2134
0603	0.4796	0.3725
0604	1.0917	0.8333
0606	0.1720	0.1876
0607	0.1882	0.1689
0608	0.2237	0.2465
0701	1.0907	0.5786
0803	0.2696	0.2100
0804	0.4096	0.2921
0901	1.6647	0.6481
1002	0.7664	0.6163
1003	0.4275	0.2857
1004	0.4275	0.2857

Class	Accident Fund Base Rate	Medical Aid Fund Rate
1005	3.2801	1.6494
1007	0.1088	0.1180
1101	0.3293	0.3204
1102	1.0140	0.5206
1103	0.2733	0.2864
1104	0.3753	0.3178
1106	0.0995	0.1326
1108	0.3168	0.3430
1109	0.7033	0.5388
1301	0.1798	0.1549
1303	0.1354	0.1153
1304	0.0101	0.0128
1305	0.2157	0.2320
1401	0.7764	0.9738
1404	0.4160	0.2512
1405	0.3947	0.2382
1501	0.2589	0.1825
1507	0.1809	0.1746
1701	1.3795	0.5348
1702	1.3795	0.5348
1703	0.3909	0.2264
1704	0.5669	0.3559
1801	0.6248	0.5719
2002	0.4715	0.3381
2003	0.3466	0.2702
2004	0.5695	0.4361
2005	0.2231	0.2250
2007	0.2415	0.2310
2008	0.2007	0.1545
2101	0.3889	0.4256
2102	0.3466	0.2702
2104	0.1976	0.1930
2105	0.3923	0.2455
2201	0.1783	0.1435
2202	0.3025	0.2907
2203	0.1856	0.1782
2401	0.3774	0.3303
2903	0.4314	0.4122
2904	0.5379	0.4367
2905	0.4314	0.4122
2906	0.3962	0.3008
2907	0.4401	0.4205
2908	0.7094	0.4791
2909	0.4378	0.4183
3101	0.4645	0.2845
3102	0.3300	0.2285
3103	0.3300	0.2285
3104	0.3369	0.3727
3105	0.4996	0.4441
3301	0.6040	0.4112
3302	0.4752	0.3445
3303	0.1853	0.2097
3309	0.2878	0.3378
3401	0.2690	0.2367
3402	0.2283	0.2720
3403	0.0954	0.0875
3404	0.2934	0.3018
3405	0.1526	0.1498
3406	0.1336	0.1620
3407	0.2254	0.1803
3408	0.0792	0.0740
3409	0.1135	0.1938
3501	0.4795	0.4461
3503	0.2287	0.1924
3506	0.4887	0.3374
3508	0.3376	0.3028
3602	0.0537	0.0658
3603	0.4635	0.4092
3604	0.7475	0.5585

Rates Effective
January 1, ((1987)) 1988

Rates Effective
January 1, ((1987)) 1988

Class	Accident Fund Base Rate	Medical Aid Fund Rate
3605	0.2673	0.2392
3606	0.4732	0.4000
3701	0.1996	0.1877
3702	0.3177	0.2172
3707	0.2914	0.2234
3708	0.1805	0.1733
3801	0.1662	0.1518
3802	0.1000	0.0949
3808	0.1664	0.1419
3901	0.1272	0.1146
3902	0.3549	0.3015
3903	0.6850	0.7125
3905	0.0860	0.1281
3906	0.3405	0.2243
3909	0.1575	0.1585
4002	0.4207	0.3189
4101	0.1000	0.1122
4103	0.2269	0.2329
4107	0.0551	0.0614
4108	0.1000	0.1122
4109	0.1000	0.1122
4201	0.3074	0.2155
4301	0.6125	0.5421
4302	0.5166	0.4488
4304	0.4043	0.4078
4305	0.8952	0.5884
4401	0.2858	0.2607
4402	0.4405	0.3243
4404	0.3466	0.2702
4501	0.1023	0.0777
4502	0.0242	0.0227
4504	0.0425	0.0628
4601	0.3420	0.4517
4802	0.2389	0.1661
4803	0.2631	0.2007
4804	0.3964	0.3012
4805	0.2659	0.2263
4806	0.0591	0.0519
4808	0.2766	0.2719
4809	0.1466	0.1650
4810	0.0967	0.0795
4811	0.2251	0.1886
4812	0.2252	0.1559
4901	0.0378	0.0334
4902	0.0382	0.0355
4903	0.0378	0.0334
4904	0.0101	0.0128
4905	0.1888	0.2007
4906	0.0335	0.0359
4907	0.0677	0.0584
4908	0.0697	0.1381
4909	0.0697	0.1381
5001	2.7621	1.6466
5002	0.3469	0.2895
5003	1.2227	0.6197
5004	1.0452	0.8116
5101	0.5243	0.3380
5102	1.0580	0.6467
5103	0.7112	0.5788
5106	0.4724	0.4337
5108	0.5048	0.4819
5109	0.4038	0.3466
5201	0.2174	0.1977
5204	1.2204	0.5559
5206	0.2575	0.1824
5207	0.0938	0.1036
5208	0.7656	0.5861
5209	0.4602	0.3797
5301	0.0134	0.0159

Class	Accident Fund Base Rate	Medical Aid Fund Rate
5305	0.0186	0.0186
5306	0.0204	0.0180
5307	0.2252	0.1791
6103	0.0220	0.0349
6104	0.1996	0.2080
6105	0.1602	0.1293
6107	0.0841	0.0885
6108	0.3426	0.3091
6109	0.0238	0.0213
6201	0.1021	0.1095
6202	0.4358	0.3376
6203	0.0742	0.0660
6204	0.1007	0.1183
6205	0.1007	0.1183
6206	0.1007	0.1183
6207	0.6175	0.7049
6208	0.1696	0.1762
6209	0.1560	0.1850
6301	0.0710	0.0576
6302	0.1145	0.0935
6303	0.0326	0.0362
6304	0.0872	0.0742
6305	0.0348	0.0362
6306	0.1652	0.1871
6308	0.0288	0.0198
6309	0.0612	0.0809
6402	0.1529	0.1300
6403	0.0840	0.1159
6404	0.0578	0.0663
6405	0.3563	0.3317
6406	0.0449	0.0602
6407	0.0915	0.1307
6408	0.2142	0.2320
6409	0.3339	0.2572
6501	0.0317	0.0345
6502	0.0123	0.0150
6503	0.0814	0.0463
6504	0.1620	0.2603
6505	0.1183	0.1349
6506	0.0365	0.0407
6508	0.2561	0.2283
6509	0.1312	0.1504
6601	0.1340	0.1179
6602	0.2956	0.2536
6603	0.1705	0.1682
6604	0.0516	0.0388
6605	0.1397	0.1154
6607	0.0938	0.1036
6608	0.2029	0.1324
6609	1.8442	1.8325
6704	0.1184	0.1334
6705	0.4350	0.5699
6706	0.2053	0.2378
6707	7.23*	10.45*
6708	1.7123	2.3520
6709	0.0841	0.1401
6801	0.4489	0.2700
6802	0.2679	0.2947
6803	2.0026	0.6312
6804	0.1686	0.1532
6809	1.3283	2.5744
6901	—	0.0661
6902	0.5677	0.2322
6903	3.2535	3.0083
6904	0.1333	0.1094
6905	0.1982	0.1650
6906	—	0.1650
6907	1.0018	0.6342
6908	0.2090	0.1762

Rates Effective
January 1, ((+1987)) 1988

Class	Accident Fund Base Rate	Medical Aid Fund Rate
6909	0.0428	0.0458
7101	0.0239	0.0184
7102	10.06*	24.77*
7103	0.1380	0.1110
7104	0.0358	0.0255
7105	0.2377	0.1778
7106	0.4797	0.3201
7107	0.7376	0.7610
7108	1.7767	1.1313
7109	4.2958	3.3871
7201	0.2561	0.2077
7202	0.0307	0.0286
7203	0.0729	0.0674
7204		
7301	0.4411	0.3408
7302	0.3642	0.4448
7307	0.4545	0.5242
7308	0.1638	0.1453
7309	0.0841	0.1401

*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-17-330 OFFICERS OR MEMBERS OF A CORPORATE EMPLOYER.
- WAC 296-17-340 SOLE PROPRIETORS AND PARTNERS.
- WAC 296-17-480 PENALTY ASSESSMENT FOR FAILURE TO KEEP RECORDS, OR FILE QUARTERLY REPORTS AND PAY PREMIUMS UNDER TITLE 51 RCW.

**WSR 87-20-085
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
(Filed October 7, 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 relating to telecommunications companies, WAC 480-120-031, Cause No. U-87-1144-R;

that the agency will at 9:00 a.m., Thursday, November 12, 1987, in the Commission's Hearing Room, Second Floor, 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.

The specific statute these rules are intended to implement is RCW 80.04.080 and 80.04.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1987.

This notice is connected to and continues the matter in Notice No. WSR 87-20-057 filed with the code reviser's office on October 2, 1987.

Dated: October 7, 1987
By: Paul Curl
Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-120-031 relating to telecommunications companies.

This supplements the statement of purpose and implementation filed in the above-entitled matter on August 12, 1987, in connection with a rule making initiated under WSR 87-17-026. The enunciated purpose was and continues to be adoption with certain exceptions of the uniform system of accounts prescribed by the Federal Communications Commission for all Class A and B telecommunications companies. Following consideration of the rules as originally proposed, substantive changes were made, requiring republication. Rules proposed under the current notice reflect those changes, and invite further comment from all interested persons for further consideration in due course.

In all other respects, the initial statement of purpose and implementation remains in effect.

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-247, filed 6/27/86)

WAC 480-120-031 ACCOUNTING. (1) Except as provided in this rule, the Uniform System of Accounts (USOA) for Class A and Class B Telephone Companies published by the Federal Communications Commission (FCC) and designated as ((Volume VIII,)) Part ((3+)) 32, is hereby prescribed for ((use of)) booking and recording purposes for telecommunications companies in the state of Washington.

(2) Telecommunications companies operating within this state shall be classed by revenue as follows:

Class	Annual Gross Operating Revenue
A	Equal to or Exceeding (((\$100,000)) \$25,000,000
B	(((\$100,000)) Less than \$25,000,000 or less

~~((Companies that desire more detailed accounting may adopt the accounts prescribed for a higher classification of telecommunications companies. PROVIDED, That the commission is notified promptly of such action. Such companies are required to comply with the more detailed reporting requirements contained in the rules respecting such higher classification:))~~

~~Any provisions contained in the Uniform system of Accounts adopted in paragraph one above which is contrary to paragraph two and three above are hereby deleted:))~~

Upon notice to the commission in writing filed not later than December 15, 1987 all carriers must state their intention to implement the FCC Part 32 Uniform System of Accounts as either a Class A or Class B carrier, and seek Commission approval for such classification. After November 1, 1987, upon notice to the commission, and if authorized by the Commission, a company desiring more detailed accounting may adopt the accounts prescribed for a higher classification. Upon such notification, companies in the lower classification shall be required to comply with the more detailed accounting and reporting

specified for the higher classification. Any election to the contrary notwithstanding, the Commission reserves the right to require any company to comply with the accounting requirements applicable to the higher classification.

(3) Jurisdictional differences. For Account 7910—Income Effect of Jurisdictional Ratemaking Differences—Net; Account 1500—Other Jurisdictional Assets—Net; Account 4370—Other Jurisdictional Liabilities and Deferred Credits—Net, and in a subaccount of Account 4550—Retained Earnings, the exchange telecommunications companies operating in this state shall keep subsidiary accounts and records reflecting in separate accounts and subaccounts the Washington intrastate differences in amounts arising from the departure of this commission for booking and/or ratemaking purposes from FCC prescribed accounting. Separate subaccounts shall be kept for each difference. Examples include, but are not limited to, separate accounting for the booking of an Allowance for Funds Used During Construction (AFUDC) for Short-Term Construction Work in Progress (Account 2003, formerly subdivision (1) of Account 100.2); flow-through accounting of tax timing differences to the extent permitted by tax regulations (unless specific exceptions to the flow-through requirement have been granted or required by the Commission); elimination of excess profits for affiliated transactions; or such other company specific ratemaking or accounting treatment ordered by the commission in any case involving the rates of a specific company, or in other accounting directives issued by the commission.

(a) All local exchange telecommunications companies shall account as of January 1, 1988, for any embedded jurisdictional ratemaking differences by incorporating any previous jurisdictional differences side-records accounts, and any other accounting directives made by the commission, into the appropriate jurisdictional differences account.

(b) All companies shall expense currently any costs associated with the implementation of Part 32.

(c) During the period beginning January 1, 1988, and concluding December 31, 1988, each telecommunications company required to file monthly or quarterly reports shall file its periodic reports showing, at a minimum, total revenues, expenses, taxes, net operating income and rate base. To the extent possible, prior periods should be restated for purposes of data continuity. After December 31, 1988 normal reporting requirements will resume.

(d) All companies shall keep subsidiary records as may be necessary to report readily the source of Washington intrastate local exchange network services revenues by residential and business class of service.

(e) All telecommunication companies subject to this rule shall keep subsidiary accounts in Account 5084—State Access Revenue, showing separately intrastate revenues from end users (subscriber line charges), special access revenues, and interLATA and intraLATA access revenues, which shall be identified as either traffic sensitive, non-traffic sensitive, independent company settlements, or other access revenues.

(f) Any company filing with the FCC reports in compliance with the requirements of Part 32, Paragraph 32.25 of Subpart B, Unusual Items and Contingent Liabilities, relating to extraordinary items, prior period adjustments, or contingent liabilities shall file a copy of such report concurrently with this commission.

(g) As to a leased asset which is or has been used in the provision of utility service, unless an alternate accounting treatment has been specifically approved by the Commission, any company which capitalizes leases in accordance with FASB-13 shall capitalize such leases at the lower of their original cost or the present value of the minimum lease payments. For purposes of this section "Original Cost" is defined as the net book value of the leased property to the lessor at the inception of the lease. If all efforts by a company to obtain original cost information fail, and the original cost can not be reasonably estimated, then the companies will file a request with the Commission seeking approval to record the asset at the lower of the fair market value of the asset or the present value of the minimum lease payments.

When the asset in question has never been used in the provision of utility service, any company which capitalizes leases in accordance with FASB-13 shall capitalize such leases at the lower of their fair market value or the present value of the minimum lease payments.

(h) Unless specific exceptions are granted, or required, all Companies shall keep records for ratemaking and/or booking purposes which flow-through tax benefits to the extent permitted by federal tax regulations. Any jurisdictional ratemaking differences, created by this rule, shall be reflected in accounts provided in Part 32 for jurisdictional differences, more specifically Accounts 1500, 4370, and 7910. See Sections 3(i) and 3(m) for further exceptions to this rule.

(i) As to compensated absences and sick pay, if payment of non-vesting accumulated sick pay benefits depends on the future illness of an employee, companies shall not accrue a liability for such an expense for purposes of portraying results of operations until such sick pay is actually paid. In addition, if a company accrues expenses for compensated absences before such expenses are actually deductible for federal income tax purposes, then an exception to the flow-through accounting requirement in Section 3(h) is required. In such a case, a normalized tax accounting treatment will be required.

(j) No depreciation expense will be allowed for ratemaking purposes on amounts included in Account 2002—Property Held for Future Telecommunications Use. If a company records depreciation on amounts in this account, it shall record the jurisdictional difference in a separate subaccount of the designated jurisdictional differences accounts.

(k) Any property acquired from a non-affiliate shall be recorded at its net book value at the time of the transfer. If the company wishes to record the acquisition at its acquisition cost rather than its net book value, it shall first seek approval for such accounting, providing such detail as the commission may require. If there is a jurisdictional difference in recording the cost of an acquisition, any such difference shall be recorded in a separate subaccount of the designated jurisdictional differences accounts.

(l) Amounts booked to Account 2005—Telecommunications Plant Adjustment, shall be treated as non-operating investment, and shall not be included in any rate base account without the expressed permission of the Commission. Unless an alternate treatment has been authorized by the Commission, any amortization taken on amounts in Account 2005 will be treated as though charged to Account 7360—Other Non-operating Income, or other non-operating accounts as required.

(m) If a company is allowed to convert to a GAAP accounting treatment of an item, or allowed other accounting changes which call for the accrual of expenses before such expenses are deductible for federal income tax purposes, an exception to the flow-through accounting requirement in Section 3(h) is required. In such event, a normalized tax accounting treatment will be required.

(4) The annual report form ((FCC Form "M")) promulgated by the Federal Communications Commission ((FCC)) is hereby adopted for purposes of annually reporting to this commission by all telecommunications companies. Companies may also be required to include certain supplemental information in the annual report, such as the status of all jurisdictional differences accounts and subaccounts for the period. This supplemental information will be described in the mailing of the annual reports, or in other sections of this rule (see Section (7)).

((Any deviations from the Uniform System of Accounts and the annual report forms adopted and published by the FCC will only be accomplished after due notice and order by this commission.))

(5) The total company results of operations reported by each telecommunications company in its annual report shall agree with the results of operations shown on its books and records.

(6) All telecommunications companies having multi-state operations shall maintain records in such detail that the costs of property located and business done in this state in accordance with state geographic boundaries can be readily ascertained.

(7) All telecommunications companies having multi-state operations shall report to this commission at least once each year, as a supplement to its annual report, such allocations between states as are requested by the commission from time to time for each utility. Any allocations required in developing results of operations for the state of Washington separately shall be accomplished on a basis acceptable to the commission. In these supplemental reports, adjustments will be made to incorporate Washington intrastate amounts in the jurisdictional differences accounts.

(8) The annual budget of expenditures form for budgetary reporting by all telecommunications companies having \$25,000 or more in annual revenue will be published by this commission in accordance with chapter 480-140 WAC. ((Any change to these forms will only be accomplished after due notice and order of this commission.))

(9) The requirements of this section shall not apply to telecommunications companies classified by the commission as competitive, and subject to WAC 480-120-033.

(10) There shall be no departure from the foregoing except as specifically authorized by the commission.

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 87-20-086
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
 [Filed October 7, 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 relating to distribution and costs of tariffs, WAC 480-12-285. The proposed amendatory section is shown below as Appendix A, Cause No. TV-2113. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendment on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 9:00 a.m., Thursday, November 12, 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 RCW 81.80.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 6, 1987.

Dated: October 7, 1987

By: Paul Curl
 Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-12-285 relating to distribution and costs of tariffs.

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 establish increased fees to reflect the cost associated with the initial distribution and annual maintenance of tariffs published by the commission, and to provide for the recovery of state sales taxes on tariffs so distributed.

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 81.80.150.

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"

AMENDATORY SECTION (Amending Order R-249, Cause No. TV-1924, filed 1/13/86)

WAC 480-12-285 TARIFFS, DISTRIBUTION AND COST OF. Tariffs, with description and cost thereof are as follows:

Tariff No.	Territory	Cost per tariff	
		*Initial Charge	*Annual Maintenance
3-B	Spokane cartage _____	\$ 8.00	\$ 8.00
4-A	Special commodities (state-wide) _____	((8.00-20.00)) 15.00	25.00
5-A	General freight west of cascades _____	((12.00-20.00)) 15.00	35.00
6-A	General freight east of Cascades and between east and west _____	((12.00-22.00)) 15.00	35.00
7-B	Bulk petroleum products _____	((8.00-18.00)) 10.00	25.00
9	General freight in King, Pierce, Snohomish & Thurston counties _____	((12.00-20.00)) 15.00	30.00
10	Mileage circular _____	8.00	8.00
12	Local areas _____	((8.00)) 10.00	8.00
13	Bulk commodities except petroleum _____	((8.00-18.00)) 15.00	25.00
14	Mobile homes (towaway) _____	8.00	8.00
15	Household goods _____	8.00	((8.00)) 12.00

*Subject to Washington state retail sales tax.

During the calendar year in which the purchase of a tariff is made the annual maintenance fee shall be payable in advance on the following basis:

Month Purchased	Fee Payable
January, February, March	In full
April, May, June	Three-quarters
July, August, September	One-half
October, November, December	One-quarter

Each subsequent year the annual maintenance fee shall be payable on or before December 31 of the preceding year.

One or more single pages in any tariff will be supplied at five cents per page - minimum order one dollar.

All prices set out in this rule shall be subject to change without notice. All subsequent issues or reissues of commission tariffs shall be priced according to the cost of compilation and maintenance and all fees shall be payable in advance as stated herein unless otherwise specifically ordered by the commission.

WSR 87-20-087
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Filed October 7, 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 North Bend, city of, WAC 173-19-2517;

that the agency will at 2:00 p.m., Tuesday, November 10, 1987, in Room 273, 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 December 1, 1987.

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 November 17, 1987.

Dated: October 6, 1987

By: Phillip C. Johnson
 Deputy Director, Programs

STATEMENT OF PURPOSE

Title: Amending WAC 173-19-2517, North Bend, 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 North Bend.

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: Randy Davis, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6762.

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.

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-2517 NORTH BEND, CITY OF. City of North Bend master program approved September 18, 1974. Revision approved December 1, 1987.

WSR 87-20-088
PROPOSED RULES
OFFICE OF MINORITY AND
WOMEN'S BUSINESS ENTERPRISES
 [Filed October 7, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Office of Minority and Women's Business Enterprises intends to adopt, amend, or repeal rules concerning:

Amd	WAC 326-02-030	Definitions.
Rep	WAC 326-20-090	Size and length of time in business.
New	WAC 326-20-300	Certification of minority and women's business enterprises;

that the agency will at 1:00 p.m., Tuesday, November 10, 1987, in the Office Building 2 Auditorium, 12th and Franklin Streets, 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 39.19 RCW.

The specific statute these rules are intended to implement is RCW 39.19.030.

Dated: October 7, 1987

By: Milly La Palm
 for Ralph C. Ruff
 Director

STATEMENT OF PURPOSE

Title: WAC 326-02-030 Definitions; 326-20-090 Size and length of time in business; and 326-20-300 Certification of minority and women's business enterprises.

Description of Purpose: To amend the definition of commercially useful function; to repeal WAC 326-20-090 because it is in direct conflict with the requirement that the office adopt a definition of small business concern, pursuant to chapter 328, Laws of 1987; and to establish guidelines for the state-wide certification process, pursuant to chapter 328, Laws of 1987.

Statutory Authority: Chapter 39.19 RCW.

Specific Statute Rule is Intended to Implement: RCW 39.19.030.

Summary of Rule: WAC 326-02-030, amends the definition of commercially useful function; 326-20-090, repeal because it is in direct conflict with the requirement that the office adopt a definition of small business concern, pursuant to chapter 328, Laws of 1987; and 326-20-300, establishes guidelines for the state-wide certification process, pursuant to chapter 328, Laws of 1987.

Agency Personnel Responsible for Drafting: Ralph C. Ruff, Director, Office of Minority and Women's Business Enterprises, and Mary Tennyson, Senior Assistant Attorney General; Implementation: State agencies and educational institutions; and Enforcement: Ralph C. Ruff, Office of Minority and Women's Business Enterprises and staff.

Person or Organization Proposing Rule: Washington State Office of Minority and Women's Business Enterprises.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: No economic impact.

AMENDATORY SECTION (Amending Order 87-6, filed 8/27/87)

WAC 326-02-030 DEFINITIONS. Words and terms used in these rules shall have the same meaning as each has under chapter 120, Laws of 1983, unless otherwise specifically provided in these rules, or the context in which they are used clearly indicates that they be given some other meaning.

(1) "Advisory committee" means the advisory committee on minority and women's business enterprises.

(2) "Class of contract basis" means an entire group of contracts having a common characteristic. Examples include, but are not limited to, personal service contracts, public works contracts, leases, purchasing contracts, and contracts for specific types of goods and/or services.

(3) "Combination minority and women's business enterprise" means a business organized for profit, performing a commercially useful function, that is fifty percent owned and controlled by one or more minority men or MBEs certified by this office and fifty percent owned and controlled by one or more nonminority women or WBEs certified by this office. The owners must be United States citizens or lawful permanent residents.

(4) "Commercially useful function" means the performance of real and actual services in the discharge of any contractual endeavor.

(a) For purposes of certification, factors which may be considered in determining whether a business is or will be performing a commercially useful function (~~(, factors, including)~~) include, but are not limited to, the following (~~(, will be considered)~~):

(i) Whether the business is or will be responsible for executing a distinct element of work (~~(as defined in a bid or proposal)~~) in the performance of a contract;

(ii) Whether principals or employees of the business actually perform, manage, and supervise the work for which the business is or will be responsible;

(iii) Whether the business could be considered a "conduit," "front," or "pass-through" as defined in this section.

(b) For the purpose of ~~((these rules,))~~ certification, the office will examine the manner in which a supplier ~~((will be considered to be))~~ does business. Factors which indicate that a supplier is performing a commercially useful function ~~((when))~~ include, but are not limited to, the following:

(i) It either assumes the actual and contractual responsibility for furnishing goods or materials and executes material changes in the logistics or configuration of those goods or materials; or

(ii) Is the manufacturer of those goods or materials; or

(iii) ~~((Is recognized as a distributor of goods or materials by representatives of the industry involved in the supply of such goods or materials, and~~

~~(iv) It owns or leases warehouses, yard buildings, or other facilities which are viewed as customary or necessary by the industry, and~~

~~(v) It distributes or delivers goods or materials with its own staff or employees)) Before submitting the certification application, it has secured a contract or distributor agreement with a manufacturer to act as an authorized representative, and can pass on product warranties to the purchaser; or~~

~~(iv) Performs a distinct element of work that is normal or common industry practice. Factors which may indicate that a firm is not performing a commercially useful function include, but are not limited to, the following:~~

~~(A) A minimum amount of inventory is not maintained;~~

~~(B) Billing and shipping arrangements are performed by nonowners or staff of nonowners;~~

~~(C) A significant amount of deliveries are drop shipped;~~

~~(D) The supplier does not take ownership of the product.~~

(5) "Contract" means a mutually binding legal relationship, including a lease, or any modification thereof, obligating the seller to furnish goods or services, including construction, and the buyer to pay for them.

(6) "Contract by contract basis" means a single contract within a specific class of contracts.

(7) "Contractor" means a party who enters into a contract to provide a state agency or educational institution with goods or services, including construction, or a subcontractor or sublessee of such a party.

(8) "Director" means the director of the office of minority and women's business enterprises.

(9) "Educational institutions" means the state universities, the regional universities, The Evergreen State College, and the community colleges.

(10) "Goals" means annual overall agency goals, expressed as a percentage of dollar volume for participation by minority and women-owned businesses, and shall not be construed as a minimum goal for any particular contract or for any particular geographical area. Goals shall be met on a contract by contract or class of contract basis. In meeting their goals on either a contract by contract or a class of contract basis state agencies and educational institutions should facilitate the entry of minority and women's business enterprises into types of businesses in which MBE's and WBE's are underrepresented.

(11) "Goods and/or services" means all goods and services, including professional services.

(12) "Joint venture" means a single enterprise partnership of two or more persons or businesses created to carry out a single business enterprise for profit for which purpose they combine their capital, efforts, skills, knowledge or property and in which they exercise control and share in profits and losses in proportion to their contribution to the enterprise.

(13) "Minority" means a person who is a citizen or lawful permanent resident of the United States and who is:

(a) Black: Having origins in any of the black racial groups of Africa;

(b) Hispanic: Of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish or Portuguese culture or origin, regardless of race;

(c) Asian American: Having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands; or

(d) American Indian or Alaskan Native: Having origins in any of the original peoples of North America.

Persons who are visibly identifiable as a minority need not provide documentation of their racial heritage but may be required to submit a photograph. Persons who are not visibly identifiable as a minority must provide documentation of their racial heritage which will be determined on a case-by-case basis. The final determination will be in the sole discretion of the office.

(14) "Minority business enterprise," "minority-owned business enterprise," or "MBE" means a business organized for profit, performing a commercially useful function, which is owned and controlled by one or more minority individuals or minority business enterprises certified by this office. Owned and controlled means a business in which one or more minorities or MBE's certified by this office own at least fifty-one percent, or in the case of a corporation at least fifty-one percent of the voting stock, and control at least fifty-one percent of the management and daily business operations of the business. The minority owners must be United States citizens or lawful permanent residents.

(15) "MWBE" means a minority-owned business enterprise, a women-owned business enterprise; and/or a combination minority and women's business enterprise certified by the office of minority and women's business enterprises of the state of Washington.

(16) "Office" means the office of minority and women's business enterprises of the state of Washington.

(17) "Procurement" means the purchase, lease, or rental of any goods or services.

(18) "Public works" means all work, including construction, highway and ferry construction, alteration, repair, or improvement other than ordinary maintenance, which a state agency or educational institution is authorized or required by law to undertake.

(19) "State agency" includes the state of Washington and all agencies, departments, offices, divisions, boards, commissions, and correctional and other types of institutions. "State agency" does not include the judicial or legislative branches of government except to the extent that procurement or public works for these branches is performed by a state agency.

(20) "Women's business enterprise," "women-owned business enterprise," or "WBE" means a business organized for profit, performing a commercially useful function, which is owned and controlled by one or more women or women's business enterprises certified by this office. Owned and controlled means a business in which one or more women or WBE's certified by this office own at least fifty-one percent or in the

case of a corporation at least fifty-one percent of the voting stock, and control at least fifty-one percent of the management and daily business operations of the business. The women owners must be United States citizens or lawful permanent residents.

(21) "Common industry practices" mean those usages, customs, or practices which are ordinary, normal, or prevalent among businesses, trades, or industries of similar types engaged in similar work in similar situations in the community.

(22) "Conduit" means a WBE, MBE, or combination MWBE which agrees to be named as a subcontractor on a contract in which such WBE, MBE, or combination MWBE does not perform the work but, rather, the work is performed by the prime contractor, prime consultant, material supplier, purchasing contractor, or any other non-MWBE business.

(23) "Front" means a business which purports to be: (a) A WBE but is in fact owned or controlled by a man or men; (b) a MBE but is owned or controlled by a nonminority person or persons; or (c) a combination MWBE but is owned or controlled by a man or men or by a nonminority person or persons to a greater extent than is allowed by WAC 326-02-030(3).

(24) "Pass-through" means a business which buys goods from a non-WBE, non-MBE, or noncombination MWBE without materially changing the configuration or logistics of the goods and resells those goods to the state, state contractors or other persons doing business with the state for the purpose of allowing those goods to be counted towards fulfillment of WBE or MBE goals.

(25) "Manufacturer" means a business which owns, operates, or maintains a factory or establishment that produces or creates goods from raw materials or substantially alters goods before reselling them.

(26) "Supplier" means a business which provides or furnishes goods or materials, performs a commercially useful function, and is not considered a conduit, front, or pass-through.

(27) "Switch business" means a business which was previously owned and controlled by a man, men or nonminorities, which has made technical changes to its business structure so that it is now purportedly owned and controlled by a woman or women or by a minority person or persons, but continues to operate in substantially the same manner as it did prior to the written revisions of the business structure.

(28) "Corporate-sponsored dealership" means a bona fide minority or women's business which meets the following standards in lieu of the fifty-one percent ownership criteria set out in subsections (14), (15), and (20) of this section, and meets the following standards in lieu of the factors used to evaluate control in WAC 326-20-080.

(a) The minority or women owner(s) have entered into a written agreement, contract, or arrangement with a national or regional corporation and has been granted a license to offer, sell or distribute goods or services at wholesale or retail, leasing, or otherwise use the name, service mark, trademark, or related characteristics of the sponsoring corporation.

(b) The capital investment for the dealership or business is jointly contributed by the minority or women owner(s) and the sponsoring corporation.

(i) The original investment contributed by the minority or women owner(s) may be less than fifty-one percent, but must constitute at least twenty-five percent of the capitalization investment (total required equity capital) in the dealership corporation.

(ii) A specified time limit of not more than ten years must be established, binding between the minority or women owner(s) and the sponsoring corporation, within which the buy-out of the corporate sponsor's interest is complete.

(c) If the sponsoring corporation retains majority voting rights and control of the board of directors, then the minority or women owner(s) must annually apply at least fifty percent of the net profit and bonuses toward the buy-out of the corporate sponsors' interest within the buy-out time limit established with the corporation.

(d) The minority or women owner(s) must show active participation in the decision-making process on the board of directors of the dealership.

(e) The minority or women owner(s) must have operational control, and as such have day-to-day management control of the dealership, with responsibility for sales, service volume, and profits.

(f) The sponsoring corporation must have specifically developed a national or regional corporate sponsored dealership program to address the present-day issue of lack of opportunities for minorities or women

in the dealership industry, which includes such features as: Capitalization assistance from the sponsoring corporation, on-going business operations training, technical assistance to the dealership owner, and a corporate sponsored minority and women's business program.

(g) The minority or women owner(s) must demonstrate that the relationship between the corporate sponsor and the minority or women's business was not formed for the primary purpose of achieving certification under chapter 39.19 RCW, or any similar provision of any ordinance, regulation, rule, or law.

(h) The minority or women owner(s) have prior business or management experience relating to the business being entered into as an owner.

(i) The minority or women owner(s) must be president of any corporation formed by the business.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 326-20-090 SIZE AND LENGTH OF TIME IN BUSINESS

NEW SECTION

WAC 326-20-300 CERTIFICATION OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES. (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 87-20-089

PROPOSED RULES

ATTORNEY GENERAL'S OFFICE

[Filed October 7, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the state of Washington Attorney General's Office intends to adopt, amend, or repeal rules concerning arbitration fee, new section WAC 44-10-090;

that the agency will at 10:00 a.m., Friday, November 13, 1987, in the Thirteenth Floor Library, Dexter Horton Building, Seattle, Washington 98104-1749, 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 6(7), SB 5502, commonly known as the Lemon Law, signed into law May 13, 1987.

The specific statute these rules are intended to implement is section 9, SB 5502.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1987.

Dated: October 7, 1987

By: Tad Shimazu

Assistant Attorney General

Lemon Law Program Coordinator

STATEMENT OF PURPOSE

Name of Agency: Washington State Attorney General's Office.

Purpose/Summary of Rule: Provides for the collections of a five dollar arbitration fee from new motor vehicle transactions with specific exclusions defined.

Statutory Authority: Section 6(7), SB 5502, commonly known as the Lemon Law, signed into law May 13, 1987.

Reasons Proposed: To provide a process for the collection of a five dollar arbitration fee from new motor vehicle transactions. The five dollar fee is the funding mechanism provided by the legislature for the mandated arbitration program.

Responsible Departmental Personnel: In addition to the attorney general, the following individuals have knowledge of and responsibility for drafting, implementing, enforcing and repealing these rules: Tad Shimazu, Assistant Attorney General, Consumer and Business

Fair Practices Division, 1300 Dexter Horton Building, Seattle, Washington 98104-1749, phone (206) 464-7030 or 576-7030 scan.

Proponents: State of Washington Attorney General's Office.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal or state court requirements.

Small Business Economic Impact Statement: Not required for this statement.

NEW SECTION

WAC 44-10-090 ARBITRATION FEE. (1) A five dollar arbitration fee shall be collected by the new motor vehicle dealer from the consumer at completion of the sale, except that such fee shall not be collected in the following instances:

(a) where the consumer is a business purchasing the new motor vehicle as part of a fleet of ten or more vehicles from the same new motor vehicle dealer at the same time for the direct use by the consumer in the consumer's business;

(b) where the new motor vehicle is a moped, a motorcycle or a truck with nineteen thousand pounds or more gross weight;

(c) where the sale is between a new motor vehicle dealer and another new motor vehicle dealer both of which have valid written service agreements with the same manufacturer.

(2) Upon collection of the arbitration fee by the new motor vehicle dealer, the arbitration fee shall be forwarded to the Department of Licensing with the assigned certificate of ownership and application for title.

(3) For purposes of this rule:

(a) "consumer" shall include any person, association, company, corporation or business entity.

(b) "fleet" shall not include ten or more vehicles purchased by a consumer who has executed a lease agreement as lessor or intends to solicit a lease agreement as lessor of any such vehicles.

(c) "lease agreement" shall not include a rental agreement executed in the normal course of the consumer's business.

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 87-20-090

PROPOSED RULES

DEPARTMENT OF LICENSING

(Dental Disciplinary Board)

[Filed October 7, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Dental Disciplinary Board intends to adopt, amend, or repeal rules concerning recording requirements for all prescription drugs, WAC 308-37-130;

that the agency will at 9:00 a.m., Friday, November 13, 1987, in Conference Room 2, Best Western Airport Executel, 20717 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 18.32.640 and 18.130.050(1).

The specific statute these rules are intended to implement is RCW 18.32.640 and 18.130.050(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 13, 1987.

Dated: October 6, 1987
 By: Robert A. Van Schoorl
 Assistant Director
 Business and Professions

STATEMENT OF PURPOSE

Name of Agency: Washington State Dental Disciplinary Board.

Purpose of Proposed Amendment: To correct grammatical errors noted by the code reviser.

Statutory Authority: RCW 18.32.640 and 18.130.050(1).

Summary of the Rule: WAC 308-37-130 Recording requirements for all prescription drugs.

Reason for Proposed Amendment: To correct grammatical errors.

Responsible Personnel: The Washington State Dental Disciplinary Board and the program manager for the board have the responsibility for drafting, implementing and enforcing these rules. The program manager is Judy Mayo, 1300 Quince Street S.E., Olympia, WA 98504, phone (206) 753-2461 or scan 234-2461.

Proponents of the Proposed Amendment: Dental Disciplinary Board.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal or state court action.

Small Business Economic Impact Statement: Not required and has not been filed since this rule does not impact small businesses as that term is defined in RCW 19.85.020.

AMENDATORY SECTION (Amending Order PL 423, filed 2/1/83)

WAC 308-37-130 RECORDING REQUIREMENTS FOR ALL PRESCRIPTION DRUGS. An accurate record of ~~((the))~~ medication ~~((s))~~ prescribed or dispensed will be clearly indicated on the patient history. This record shall include the date prescribed or the date dispensed, the name of the patient prescribed or dispensed to, the name of the medication, and the dosage and amount of the medication prescribed or dispensed.

WSR 87-20-091

ADOPTED RULES

DEPARTMENT OF LICENSING

[Order PM 683—Filed October 7, 1987]

I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at the Manito Room, Cavanaugh's Inn at the Park, West 303 North River Drive, Spokane, WA, the annexed rules relating to the amending of WAC 308-124-001, 308-124-005, 308-124-007, 308-124-021, 308-124A-010, 308-124A-020, 308-124A-025, 308-124A-030, 308-124A-040, 308-124A-110, 308-124A-120, 308-124A-130, 308-124A-410, 308-124A-420, 308-124A-450, 308-124B-100, 308-124B-120, 308-124B-130, 308-124C-010, 308-124C-030, 308-124C-040, 308-124E-011, 308-124F-010, 308-124H-010, 308-124H-030, 308-124H-040 and 308-124H-070; and new WAC 308-124A-205, 308-124D-050 and 308-124H-038; and repealing WAC 308-124A-210 and 308-124B-040.

This action is taken pursuant to Notice No. WSR 87-17-068 filed with the code reviser on August 19, 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 18.85.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 2, 1987.

By Theresa Anna Aragon
 Director

AMENDATORY SECTION (Amending Order RE 125, filed 10/23/78)

WAC 308-124A-010 ~~((CREDIT AND))~~ CHARACTER REPORT. ~~((+))~~ Any person making application for registration as a land development representative pursuant to chapter 18.85 RCW, must as an integral part of the application, supply the director with satisfactory proof of applicant's identification ~~((:))~~ and good character ~~((and credit rating))~~. Proof of ~~((credit and))~~ good character ~~((rating))~~ shall be obtained and attested by the employing broker upon a form to be provided by the ~~((real estate division))~~ department.

~~((2))~~ Any person making application for a real estate broker's license must as an integral part of the application, supply the director with satisfactory proof of applicant's character and credit rating. Such proof shall be obtained and provided by a recognized credit reporting agency ~~((credit bureau))~~ in a form approved by the real estate ~~((division))~~.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-020 APPLICATION FOR A LICENSE—FINGERPRINTING. All persons who have been convicted of a felony within ten years of application must submit fingerprint identification, on a form provided by the ~~((real estate division))~~ department when making application for:

- (1) A real estate salesperson license;
- (2) An individual broker license;
- (3) A corporation or partnership broker license; ~~((or))~~
- (4) An associate real estate broker license; or
- (5) A land development representative registration.

~~((The applicant is not required to submit a new fingerprint form if he or she has filed a fingerprint form with the real estate division within one calendar year preceding the application.))~~

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-025 NOTICE REQUIRED OF INTENTION TO TAKE EXAMINATION. Any person desiring to take an examination for a real estate

broker or real estate salesperson license must file a completed application together with the correct fee and supporting documents with the ~~((real estate))~~ licensing division of the department of licensing~~((-))~~. Dishonored checks will be considered as an incomplete application. The applicant will be assigned to the first available examination subsequent to determination of eligibility. The cutoff date for eligibility for any specific examination is available to the applicant upon request. Any application postmarked after the cutoff date will not be accepted for that examination, but will be assigned to the next available examination. An applicant shall forfeit all examination fees for any examination or examinations for which the applicant has applied and does not take for any reason, other than through the fault or mistake of the ~~((real estate division))~~ department of licensing.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-030 **SUCCESSFUL APPLICANTS MUST APPLY FOR LICENSE.** ~~((+))~~ Examination results are valid for one year only. Any person who has passed the examination for real estate broker or real estate salesperson licensure must become licensed within one year from the date of such examination. Failure to comply with this provision will necessitate the taking and passing of another examination prior to licensure.

AMENDATORY SECTION (Amending Order 130, filed 8/13/82)

WAC 308-124A-040 **UNSUCCESSFUL BROKER APPLICANTS—LOSS OF WAIVER PRIVILEGE.** Whenever any applicant for a broker's license receives a waiver from the requirement of two years of actual experience as a full time real estate ~~((salesman))~~ salesperson based upon approval of alternative qualifications, but subsequently fails to pass the broker's examination, the applicant shall lose the privilege of the waiver and must satisfy the requirement as provided in RCW 18.85.090. ~~((However, the director may again waive this requirement, upon the recommendation of the real estate commission. The commission's recommendation shall be based upon the applicant's affirmative showing that it is reasonably likely that the applicant will pass the next examination, including in such showing circumstances accounting for the failure to pass the earlier examination.))~~

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-110 **APPLICATION FOR REAL ESTATE EXAMINATION, LICENSED IN FOREIGN STATE.** Any person applying for a real estate broker or real estate salesperson examination who is actively licensed in another state, territory of the United States or province of the Dominion of Canada and has maintained his or her license in good standing or who was actively licensed in good standing within the preceding six months may become licensed as a Washington

resident real estate broker, associate broker or salesperson after passing an examination on Washington law and real estate practices if he or she meets the minimum requirements established by RCW 18.85.090, 18.85.095, and/or 18.85.120 whichever is (are) applicable.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-120 **APPLICATION FOR LICENSE BY EMPLOYING BROKER.** A person who desires to be licensed as a real estate salesperson or associate broker shall make application on a form furnished by the director and signed by the broker or designated broker to whom the license will be issued. The branch manager may sign for the broker or designated broker for licenses to be issued to that branch office. All signatures must be original.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-130 **SALESPERSON, ASSOCIATE BROKERS—TERMINATION OF SERVICES.** A person licensed as salesperson or associate broker may perform duties and activities as licensed only under the direction and supervision of a licensed individual broker or designated broker and as a representative of such broker. This relationship may be terminated unilaterally by either the broker or salesperson or associate broker. Notice of such termination shall be given by the broker to the director without delay and such notice shall be accompanied by and include the surrender of the salesperson's or associate broker's license. The broker may not condition his or her surrender of license to the director upon performance of any act by the salesperson or associate broker. Notice of termination shall be provided by signature of the broker, or a person authorized by the broker to sign for the broker, on the surrendered license of the salesperson or associate broker or surrender of the license by the licensee to the department. The broker, or person authorized by the broker to sign for the broker, shall place the termination date on the surrendered license or if the licensee is terminating the relationship and the licensee surrenders the license to the department then the termination date shall be the postmark date or date hand delivered to the department.

NEW SECTION

WAC 308-124A-205 **CORPORATE LICENSE RENEWAL—PROOF REQUIRED.** Applicants for renewal of corporate license shall furnish proof of current master license renewed by authority of secretary of state.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-410 **APPLICATION FOR BROKER LICENSE EXAMINATION—TWO YEARS**

SALES EXPERIENCE. To qualify for two years of actual experience as a full time real estate salesperson, applicants for a real estate broker license examination shall provide evidence of either:

- (1) A minimum of forty hours per week spent in licensed real estate ~~((sales))~~ activity for the period; or
- (2) A major source of income from licensed real estate ~~((sales))~~ activity continuously for the period.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124A-420 APPLICATION FOR BROKER LICENSE EXAMINATION, OTHER QUALIFICATION OR RELATED EXPERIENCE. Applications for a real estate broker license examination by persons who do not possess two years of actual experience as a full time real estate salesperson as required by RCW 18.85.090 which show other and similar qualifications, or qualification by reason of practical experience in a business allied with or related to real estate ~~((alternative qualifications or experience))~~ shall be submitted to the ~~((administrator of the))~~ Real Estate ~~((Division))~~ Program Manager, P.O. Box ~~((247))~~ 9649, Olympia, Washington 98504. The application shall be accompanied by a letter requesting approval of alternative qualifications or experience and indicating the basis for such approval. The letter must include a detailed personal history or work resume, with appropriate documentation, and a letter from each of five ~~((persons))~~ business associates describing from personal knowledge the qualifications and experience of the applicant. The following guidelines are provided as examples of experience which may qualify in lieu of two years of full time sales experience:

- (1) Post-secondary education with major study in real estate together with one year experience as a real estate salesperson or one year experience under the provisions of subsections (2) - (7) below.
- (2) Experience as an attorney at law with practice in real estate transactions for not less than one year.
- (3) Five years' experience, with decision responsibility, in closing real estate transactions for escrow companies, mortgage companies, or similar institutions.
- (4) Five years' experience as an officer of a commercial bank, savings and loan association, title company or mortgage company, involving all phases of real estate transactions.
- (5) Five years' experience as a real property fee appraiser or salaried appraiser for a governmental agency.
- (6) Five years' experience in all phases of land development, construction, financing, selling and leasing of residences, apartments or commercial buildings.
- (7) Five years' experience in real estate investment, property management, or analysis of investments or business opportunities.

All time periods suggested in these guidelines shall be within the last seven years prior to the date of application.

AMENDATORY SECTION (Amending Order PM 595, filed 5/12/86, effective 10/1/86)

WAC 308-124A-450 EXAMINATION PROCEDURES. (1) Each applicant will be required to present one piece of positive identification which bears a photograph of the applicant. In the event the applicant has no photo identification, the applicant will be required to make prior arrangements with the ~~((real estate))~~ licensing division not later than ten working days prior to the examination. Failure to produce the required identification will result in the applicant being refused admission to the examination.

(2) Applicants will be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a test monitor. Any applicant observed talking or attempting to give or receive information; using unauthorized materials during any portion of the examination; or removing test booklets and/or notes from the testing room will be subject to denial of a license.

(3) Applicants who participate in disruptive behavior during the examination will be required to turn in their test materials to the test monitor and leave the examination site. Their opportunity to sit for the examination will be forfeited. Their answer sheet will be voided. A voided answer sheet will not be scored and the examination fee will not be refunded. A candidate must then re-apply to take the examination.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-124A-210 CORPORATE OR CO-PARTNERSHIP APPLICATION FOR LAND DEVELOPMENT REPRESENTATIVE—PROOF REQUIRED.

AMENDATORY SECTION (Amending Order RE 120, filed 9/20/77)

WAC 308-124-001 PROMULGATION—AUTHORITY. The director of the department of licensing, state of Washington, pursuant to the authority vested in the director by 18.85.040 RCW, does hereby promulgate the following rules and regulations relating to the licensing of real estate brokers, associate real estate brokers and real estate ~~((salesmen))~~ salespersons, and the registration of land development representatives.

AMENDATORY SECTION (Amending Order 130, filed 8/13/82)

WAC 308-124-005 ORGANIZATION. The principal location of ~~((the))~~ Real Estate ~~((Division))~~ Program Management is on the ~~((Sixth))~~ Fourth Floor, ~~((Highways-Licenses))~~ Quince Street Building, ~~((12th and Franklin))~~ 1300 Quince Street, Olympia, Washington 98504. ~~((The division maintains a Seattle office at 320 North 85th Street, Seattle, Washington 98103. The division maintains))~~ A Spokane office is at East 11530 Sprague Avenue, Spokane, Washington 99206.

((The)) Real estate ((division)) program management of the business and professions administration of the department of licensing administers the Washington real estate license law, chapter 18.85 RCW. The real estate commission, composed of the director of the department of licensing and six commission members, appointed by the governor from the real estate industry, prepares or reviews and approves examination questions for license applicants, holds real estate education conferences, advises the director as to the issuance of rules and regulations governing the activities of real estate brokers and ((salesmen)) salespersons and performs such other duties and functions as prescribed by chapter 18.85 RCW. Submissions and requests for information regarding real estate licenses, the real estate commission, or the real estate ((division)) program, may be sent in writing to the ((Administrator,)) Real Estate ((Division)) Program Manager, Department of Licensing, P.O. Box ((247)) 9649, Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order RE 114, filed 7/2/75)

WAC 308-124-007 MEETINGS. The real estate commission meets quarterly or at the call of the director. Individuals desiring to be informed as to date, time and place and agenda of the meeting must make a written request to the ((administrator-of-the)) real estate ((division)) program manager.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124-021 DEFINITIONS. (1) Words and terms used in these rules shall have the same meaning as each has under chapter 18.85 RCW unless otherwise clearly provided in these rules, or the context in which they are used in these rules clearly indicates that they be given some other meaning.

(2) "Designated broker" is the natural person designated by a corporation or partnership to act as a broker on behalf of the corporation or partnership. The designated broker must be an officer of the corporation or a general partner of the partnership and must be separately qualified for licensure as a real estate broker.

(3) "Principal owner" is a person who owns or controls, directly or indirectly, ten percent or more of a real estate brokerage, regardless of whether such interest stands in the person's true name or in the name of a nominee.

(4) "Individual broker" is the natural person who owns a sole proprietorship brokerage company and is the licensed broker of the firm.

(5) "Incorporated associate broker" is the natural person qualified as a broker who works with a broker and who is licensed as a corporation and whose license states that he or she is associated with a broker.

(6) ((("Administrator")) "Real estate program manager" is the person appointed by the director of the department of licensing to administer the real estate ((division)) program of the department of licensing.

AMENDATORY SECTION (Amending Order RE 114, filed 7/2/75)

WAC 308-124B-100 OFFICE IDENTIFICATION. Any main or branch office of the real estate broker shall be identified by displaying the name, visible to the public, of the broker ((firm-name)) as licensed at the address appearing on the ((office)) license.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124B-120 CHANGE OF OFFICE LOCATION. The real estate broker shall notify the director of the change of location and mailing address of the broker's office by promptly filing a completed change of address application with the ((administrator)) department together with the return of all licenses and payment of the correct fees.

AMENDATORY SECTION (Amending Order RE 114, filed 7/2/75)

WAC 308-124B-130 ((DECEPTIVE)) NAMES PROHIBITED. A real estate broker shall not be issued a license nor advertise in any manner using names or trade styles which are similar to previously issued licenses or imply that the real estate firm is a nonprofit organization, research organization, public bureau or public group.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-124B-040 BRANCH OFFICES OPERATING UNDER ANOTHER NAME.

AMENDATORY SECTION (Amending Order RE 128, filed 2/10/81)

WAC 308-124C-010 LICENSEE'S RESPONSIBILITIES. (1) The real estate broker shall be responsible for the custody, safety and correctness of entries of all required real estate records. The broker retains this responsibility even though another person or persons may be assigned by the broker the duties of preparation, custody or recording.

(2) It is the responsibility of each and every licensee to obtain a copy of and be knowledgeable of and keep current with the rules implementing chapter 18.85 RCW.

(3) It is the responsibility of each and every licensee to keep the director informed of his or her current home address.

(4) It is the broker's responsibility to ensure accessibility of their offices and records to auditors of the department.

AMENDATORY SECTION (Amending Order 130, filed 8/13/82)

WAC 308-124C-030 ACCURACY AND ACCESSIBILITY OF RECORDS. All required real estate records shall be accurate, posted and kept up to date. All

required real estate records shall be kept at an address where the real estate broker is licensed to maintain a real estate office. Such records shall be retained and available for inspection by the director or the director's authorized representative for a minimum of three years. While RCW 18.85.230(20) requires the retention of records for three years, licensees should be aware that the applicable statute of limitations may vary from this three-year retention period.

In the case of a corporate brokerage firm, the responsibility imposed by this section shall apply to both the corporation and the natural person designated and licensed to act as broker for the corporation. Prior to issuing a new license indicating a change of designated broker for a corporate licensee, the licensee must submit evidence that the requirements have been satisfied. ~~((Such evidence may take either of the following forms:~~

~~(1)) A statement signed by both the outgoing designated broker and the incoming designated broker, listing all outstanding client trust liabilities, copies of trust account bank statements and the latest trust account reconciliations and certifying that funds in hand in the trust account maintained by the licensee are adequate to meet these client trust liabilities(;~~

~~(2) An audit performed at the request of, and at the expense of, the licensee by the audit staff of the real estate division. The incoming designated broker shall not be deemed responsible for any discrepancy identified during such an audit)) will satisfy this requirement. The incoming designated broker shall not be deemed responsible for any discrepancy identified in the statement, unless the incoming designated broker contracted to accept such responsibility.~~

AMENDATORY SECTION (Amending Order RE 114, filed 7/2/75)

WAC 308-124C-040 SUIT OR COMPLAINT NOTIFICATION. Every licensee shall, within twenty days after service or knowledge thereof, notify the ~~((administrator of the real estate division))~~ real estate program manager of any suit, complaint, counterclaim or cross complaint served or filed in any court of competent jurisdiction, civil or criminal, in which the licensee is named as a defendant; and in which the subject matter, thereof, involves any real estate or business activity of the defendants therein named ~~((in which any of the grounds enumerated in RCW 18.85.230 are in issue)).~~

NEW SECTION

WAC 308-124D-050 PROPERTY MANAGEMENT AGREEMENTS AND DISCLOSURES. (1) All properties managed by the broker must be supported by a written management agreement signed by the owner and broker and retained. The management agreement must state as a minimum: (a) The broker's compensation (b) the type (i.e., apartments, industrial) and number of individual units in the project or square footage (if other than residential) (c) whether or not the broker is authorized to collect funds and disburse funds and for what purposes (d) authorization, if any, to hold security deposits and the manner in which security deposits may

be disbursed and (e) the frequency of furnishing summary statements to the owner.

(2) All properties rented or leased by the firm must be supported by a written rental or lease agreement.

(3) Each owner of property managed by the broker must be provided a summary statement as provided in the property management agreement for each property managed showing: (The broker is to retain a true copy of this statement.)

(a) Balance carried forward from previous summary statement.

(b) Total rent receipts.

(c) Owner contributions.

(d) Other itemized receipts.

(e) Itemization of all expenses paid.

(f) Ending balance.

(g) Number of units rented or square footage if other than residential.

(4) The broker may provide other services to owners of properties managed provided full disclosure to the owner is provided in writing of the broker's relationship with any and all persons providing such services, prior disclosure of fees charged, and permission is granted by the owner.

AMENDATORY SECTION (Amending Order 136R, filed 10/11/85)

WAC 308-124E-011 ADMINISTRATION OF FUNDS HELD IN TRUST. Any real estate broker who receives funds or moneys from any principal or any party to a real estate transaction, property management agreement, or collection agreement shall hold the funds or moneys in trust for the purposes of the transaction or agreement, and shall not utilize such funds or moneys for the benefit of the broker or any person not entitled to such benefit. Except as specifically provided in this section, funds or moneys received in trust shall be deposited in a Washington state banking institution approved by the banking division, department of general administration, state of Washington, or successor. The broker is responsible for depositing, holding, disbursing and accounting for funds in trust as provided herein.

(1) Bank accounts shall be designated as trust accounts in the firm name of the real estate broker as licensed. Trust bank accounts shall be noninterest-bearing demand deposit accounts, except as follows:

(a) Interest-bearing trust bank accounts containing funds pertaining to an individual real estate or business opportunity transaction may be established by the broker if directed by written agreement signed by the principals to the transaction and specifying the manner of distribution of accumulated interest to the parties to the transaction.

(b) Interest-bearing trust bank accounts or dividend-earning investment accounts containing only funds held on behalf of an individual owner of income property managed by the broker may be established by the broker when directed by written management agreement or directive signed by the owner: PROVIDED, That all interest or earnings shall accrue to the owner.

(c) Interest-bearing trust bank accounts containing only damage or security deposits received from tenants

of residential income properties managed by the broker for an individual owner may be established by the broker when directed by written management agreement, and the interest on such trust bank accounts may be paid to the owner (landlord), if the broker is by written agreement designated as "representative of the landlord" under the provisions of RCW 59.18.270, Residential Landlord-Tenant Act.

(d) Interest credited to a clients account must be recorded as a liability on client ledger. Interest assigned or credited to the broker may not be paid to the trust account. The broker is responsible to make arrangements with the financial institution to credit this interest to the general account of the firm, (or other account as agreed).

(e) The broker is not required to establish individual interest-bearing accounts for each owner when all owners assign the interest to the broker.

(f) A common account, usually referred to as a "clearing account" may be established if desired. (Primarily used in property management operations.) No funds which belong to the broker or firm shall be maintained in this account.

(2) The broker shall establish and maintain a system of records and procedures approved by the director that provide an audit trail accounting for all funds received and disbursed, identified to the account of each individual client. Records and procedures described herein meet approval requirements. Any alternative records or procedures proposed for use by a broker shall be approved in advance by the real estate division, department of licensing.

(3) Any property management accounting system is to be an accounting of cash received and disbursed by the managing broker only. Any other method of accounting offered to owners for their rental properties, units and/or complexes are to be supplementary to the brokers accounting of all cash received and disbursed through his/her trust account(s). All owners summary statements must include this accounting.

(4) The real estate broker shall be responsible for deposits, disbursements or transfers of clients' funds received and held in trust, whether disbursed by personal signature, signature plate or signature of another person authorized to act on the broker's behalf.

~~((4))~~ (5) All funds or moneys received for any reason pertaining to the sale, renting, leasing or option of real estate or business opportunities or contract or mortgage collections shall be deposited in the broker's real estate trust bank account not later than the first banking day following receipt thereof; except

(a) Checks received as earnest money deposits when the earnest money agreement states that a check is to be held for a specified length of time or until the occurrence of a specific event; and

(b) Checks, funds or moneys received as rent, contract payments or mortgage payments on real estate or business opportunities, contracts or mortgages owned exclusively by the real estate broker or the broker's real estate firm.

~~((5))~~ (6) All checks, funds or moneys received shall be identified by the day received and by the amount,

source and purpose on either a cash receipts journal or duplicate receipt retained as a permanent record.

~~((7))~~ (7) All deposits to the trust bank account shall be documented by duplicate deposit slip, validated by bank imprint or electronic transfer memo identifying the source of funds and transaction to which it applies. Receipt of funds by wire transfer are to be posted in the same manner as other receipts provided there is a traceable identifying number provided by the financial institution or transferring entity. The broker must also make arrangements for a follow-up "hard-copy" receipt for the deposit.

~~((8))~~ (8) An individual client's ledger sheet shall be established and maintained for each client for whom funds are received in trust, to which ledger sheet all receipts and disbursements shall be posted. The credit entries must show the date of deposit, amount of deposit, and item covered (e.g., "earnest money deposit," "down payment," "rent," "damage deposit," "rent deposit"). The debit entries must show the date of the check, check number, amount of the check, name of payee and item covered. The "item covered" entry may indicate a code number per chart of accounts, or may be documented by entry in a cash receipts journal, cash disbursements journal, or check voucher.

~~((9))~~ (9) The real estate trust bank account balance must be equal at all times to the outstanding trust liability to clients. The balance shown in the check register or bank control account must equal the total liability to clients (the sum of credit balances of all individual clients' ledger sheets).

~~((10))~~ (10) The broker shall be responsible for preparation of a monthly trial balance of the client's ledger, reconciling the ledger with both the trust account bank statement and the trust account check register or bank control account.

~~((11))~~ (11) All disbursements of trust funds shall be made by check, or electronic transfer, drawn on the real estate trust bank account and identified thereon to a specific real estate or business opportunity transaction. The number of each check, amount, date, payee, items covered and the specific client's ledger sheet debited must be shown on the check stub or check register and all data must agree exactly with the check as written.

(a) The preauthorization of disbursements or deductions by the financial institution for recurring expenses such as mortgage payments on behalf of the owner is not permitted if the account contains tenant security deposits or funds belonging to more than one client.

(b) No disbursement from the trust account shall be made based upon wire transfer receipts until the deposit has been verified.

(c) The broker must make arrangements with the financial institution in which the trust account is located to provide a follow-up "hard-copy" debit memo when funds are disbursed via wire transfer.

(d) The broker shall retain in the transaction file a copy of instructions signed by the owner of funds to be wire-transferred which identifies the receiving entity and account number.

~~((11))~~ (12) Voided checks written on the trust bank account shall be permanently defaced and shall be retained.

~~((12))~~ (13) A separate check shall be drawn on the real estate trust bank account, payable to the broker as licensed, for each commission earned, after the final closing of the real estate or business opportunity transaction. Each commission check shall be identified to the transaction to which it applies. Property management activities shall not be considered "transactions" for this purpose. Therefore a single check may be drawn in payment of all property management fees and commissions, if such check is supported by a schedule of commissions identified to each individual client. Property management commissions shall be withdrawn at least once monthly.

~~((13))~~ (14) Commissions owed to another real estate broker may be paid from the real estate trust bank account. Those commissions shall be paid promptly upon receipt of funds. Commissions shared with another broker are a reduction of the gross commissions received.

~~((14))~~ (15) No deposits to the real estate trust bank account shall be made of funds:

(a) That belong to the real estate broker or the real estate firm, including funds to "open" the bank account or to keep the account from being "closed"; or

(b) That do not pertain to a client's real estate or business opportunity sales transaction or are not received in connection with a client's rental, contract or mortgage collection account.

~~((15))~~ (16) No disbursements from the real estate trust bank account shall be made:

(a) For items not pertaining to a specific real estate or business opportunity transaction or a rental, contract or mortgage collection account;

(b) In advance of the closing of a real estate or business opportunity transaction or before the happening of a condition set forth in the earnest money agreement, to any person or for any reason, without a written release from both the purchaser and the seller; except that

(i) If the agreement terminates according to its own terms prior to closing, disbursement of funds shall be made as provided by the agreement without a written release; and

(ii) Funds may be disbursed to the escrow agent designated in writing by the purchaser and seller to close the transaction, reasonably prior to the date of closing in order to permit checks to clear;

(c) Pertaining to a specific real estate or business opportunity transaction or a rental, contract or mortgage collection account in excess of the actual amount held in the real estate trust bank account in connection with that transaction or collection account;

(d) In payment of a commission owed to any person licensed to the real estate broker or in payment of any business expense of the broker. Payment of commissions to persons licensed to the broker or of any business expense of the broker shall be paid from the regular business bank account of the broker;

(e) For bank charges of any nature, including bank services, checks or other items. Bank charges are business overhead expenses of the broker. Arrangements must be made with the bank to have any such charges applicable to the real estate trust bank account charged to the broker's regular business bank account, or to provide a separate monthly statement of bank charges so that they may be paid from the broker's business bank account; or

(f) Of funds received as a damage or security deposit on a lease or rental contract for property managed by the broker to the landlord or any other person without the written agreement of the tenant, until the end of the tenancy when the funds are to be disbursed to the person or persons (tenant, landlord, or assigns) entitled to the funds as provided by the terms of the rental or lease agreement and consistent with the provisions of RCW 59.18.270, Residential Landlord-Tenant Act, or other appropriate statute.

~~((16))~~ (17) The provisions of this chapter are applicable to manual or computerized accounting systems. For clarity, the following is addressed for computer systems:

(a) The system must provide for a capability to back-up all data files.

(b) Receipt and check registers will be printed at least once monthly (thirty-one days) and retained as a permanent record. Reconciliation and trial balance will be accomplished at least once monthly, printed and retained as a permanent record.

(c) The broker will maintain a printed, dated source document file to support any changes to existing accounting records.

(d) If the program has the ability to write checks, the check number must be preprinted on the check or retained voucher copy by the supplier (printer). The program may, if desired assign suffixes or subaccount codes before or after the check number for identification purposes.

(e) The check number must appear in the magnetic coding (usually at the bottom of the check) which also identifies the account number for readability by the financial institution computer.

AMENDATORY SECTION (Amending Order RE 129, filed 2/10/81)

WAC 308-124F-010 REAL ESTATE OFFICE IN SAME BUILDING AS RESIDENCE REQUIREMENTS. A real estate broker may maintain an office in ~~((the))~~ a residential building ~~((wherein the broker resides))~~ provided: (1) The office is separate from any living quarters; (2) the office is identified as a real estate office by a sign at the office entrance that is visible to the public; (3) the office entrance is open to the public and does not lead through any living quarters; (4) the office is in conformance with existing zoning; and (5) the office is accessible to the public by a reasonably locatable street address.

AMENDATORY SECTION (Amending Order 136R, filed 10/11/85)

WAC 308-124H-010 APPROVAL OF REAL ESTATE COURSES TO SATISFY CLOCK HOUR REQUIREMENTS. RCW 18.85.090, 18.85.095, and 18.85.215 set forth requirements that applicants for real estate broker's license examinations, real estate salesperson's first license, second renewal of real estate salesperson's license or license activation after three or more years of inactive status, furnish proof to the director that they have successfully completed a specified number of clock hours of instruction in real estate education. The course(s) must be approved pursuant to this chapter. The thirty-clock hours for salespersons second renewal must be initiated and completed after the date of first license(~~(- PROVIDED, That requirements for salespersons created by section 8, chapter 139, Laws of 1972 ex. sess., shall apply to any person licensed as a salesperson on or after May 23, 1972).~~). The purposes of this chapter are to set forth the conditions under which an applicant may meet these educational requirements and the conditions which must be met and the procedure which must be followed if an educational course is to gain approval.

AMENDATORY SECTION (Amending Order 136R, filed 10/11/85)

WAC 308-124H-030 FILING OF COURSES. Each proprietary school, individual, association or agency seeking approval of courses, shall apply to the (~~(administrator)~~) department on a prescribed form. Courses shall meet the following requirements:

(1) Each course shall include at least one text book that is in general circulation or other instructional materials approved by the commission.

(2) Each course must add to the practical knowledge of the real estate practitioner.

(3) Each course must be supervised or under the direction of at least one natural person who meets the qualifications of WAC 308-124H-060.

(4) Each course must deal with substantive real estate subject matter such as, but not limited to, legal aspects of real estate, real estate principles and practices, real estate finance, appraising, deposit receipts and earnest money agreements. General sales motivation courses will not qualify.

(5) Each course must require a comprehensive examination or examinations and a final grade.

(6) Each course must require a minimum of seven and one-half hours of classroom work for the student; a classroom hour is a period of fifty minutes of actual classroom or workshop instruction. The time allotted for examinations shall not be applicable toward the minimum hours of course study.

AMENDATORY SECTION (Amending Order PM 631, filed 12/22/86)

WAC 308-124H-040 APPROVAL OF CLASSES. Each proprietary school, individual, association or agency seeking approval of a course or courses shall be required to file an application(~~(f-)~~), on forms provided by

the director, at least thirty days prior to the date of a regular meeting of the real estate commission. Applications which are completed and filed in a timely manner will be reviewed by the commission for recommendation to the director for consideration of approval or disapproval. The commission may recommend approval of courses solely for the broker requirement or solely for the second renewal requirement.

The director, with the advice of the real estate commission, may deny a course of instruction which, in the opinion of the director, does not meet the requirements of this chapter or meet the needs of the majority of licensees.

Upon approval or disapproval of a course or courses, the applicant will be so advised in writing by the director.

Any changes in the director(~~(f-)~~)s or ownership of schools must be submitted to the department within twenty days from (~~(the)~~) the date of such change(~~(f-)~~)s for referral to the director and real estate commission for consideration of continued approval.

Any changes in course content (~~(for)~~ ~~(off)~~) or material must be submitted to the department no later than twenty days prior to the date of such change(~~(f-)~~)s for referral to the director and the real estate commission for approval of the change.

Any change in qualified course instructor(~~(f- school name, or instruction location)~~)s, school name, or instruction location must be submitted to the department for approval by the director before implementing such change.

Approval may be withdrawn if the school or course is not conducted in accordance with this chapter or chapter 18.85 RCW, or the school, or its owner(~~(f-)~~)s, managers or employees, directly or indirectly, solicits information from applicants for a real estate license following the administration of any real estate examination to discover the content of and/or answer to any examination question or questions. The proceedings for the withdrawal of approval shall be held in accordance with chapter 34.04 RCW.

AMENDATORY SECTION (Amending Order RE 125, filed 10/23/78)

WAC 308-124H-070 COMPLETION OF COURSES. (1) To satisfy the requirement of having received clock hours of instruction in real estate, an applicant must submit proof of satisfactory completion of courses which have been approved pursuant to WAC 308-124H-010 through 308-124H-060.

(2) The student shall not receive clock hour credits for any course which is a duplication of material of a course that the student has previously taken and successfully completed.

(3) It is the responsibility of each student to furnish the (~~(real estate division)~~) department with a copy of the student's grade report or transcript at the time of application for first salespersons license, second renewal of salespersons license, activation of brokers or salespersons license after being inactive for three years or more or application for the brokers examination.

NEW SECTION

WAC 308-124H-038 COURSE TITLES. Only courses approved by the director for clockhours in real estate fundamentals pursuant to WAC 308-124H-035, real estate brokerage management pursuant to WAC 308-124H-036, and real estate law pursuant to WAC 308-124H-037 may include in their course titles the phrases "real estate fundamentals," "real estate brokerage management," and "real estate law."

**WSR 87-20-092
PROPOSED RULES
PARKS AND RECREATION COMMISSION
[Filed October 7, 1987]**

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

New	WAC 308-94-035	Snowmobile registration—Fee.
Amd	WAC 352-04-010	Meeting dates and locations.
Amd	WAC 352-32-010	Definitions.
Amd	WAC 352-32-165	Public assemblies, meetings.
Amd	WAC 352-32-130	Aircraft.
Amd	WAC 352-32-25001	Recreation and conference center fees;

that the agency will at 9:00 a.m., Friday, November 20, 1987, in the Plaza B Sea-Tac Holiday Inn, 17338 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 46.10.040, 43.51.040, 43.51.060 and 42.30.070.

The specific statute these rules are intended to implement is RCW 46.10.040, 43.51.040, 43.51.060 and 42.30.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 17, 1987.

Dated: October 7, 1987
By: Mike Reed
Executive Assistant

STATEMENT OF PURPOSE

Title: WAC 308-94-035 Snowmobile registration—Fee; 352-04-010 Meeting dates and locations; 352-32-010 Definitions; 352-32-165 Public assemblies, meetings; 352-32-130 Aircraft; and 352-32-25001 Recreation and conference center fees.

Description of Purpose: Establish fee level for snowmobile registration; clarify annual commission meeting dates; define "public assembly"; specify exemptions to prohibitions on aircraft landings in parks; and update fee schedule for Fort Worden Recreation and Conference Center.

Statutory Authority: RCW 46.10.040, 43.51.040, 43.51.060 and 42.30.070.

Summary of Rule: WAC 308-94-035 establishes the fee for registration of snowmobiles at \$12.50 annually; 352-04-010 eliminates the requirement that commission

meetings be held on the third Friday of the month; 352-32-010 defines "public assembly" to include, among other elements, a gathering of more than 100 persons; 352-32-165 clarifies references to public gatherings for consistency; 352-32-130 authorizes landings and take-offs of aircraft from state park grounds only for search and rescue, fire control, law enforcement, or where authorized by the director for agency purposes; and 352-32-25001 establishes fees for use of facilities at Fort Worden State Park.

Reasons Supporting Proposed Action: WAC 308-94-035, recent legislation authorized the establishment of registration fees in WAC; 352-04-010, the assistant attorney general recently indicated that agency rules need not specify that commission meetings be held the third Friday of months in which meetings are held; 352-32-010, clarifies the public assembly section to apply only to groups over 100, not to any group of any size. This makes the section more useful for agency operational purposes, and does not require public assembly procedures for those groups requiring no particular special attention; 352-32-165, eliminates duplicative language which is unneeded with adoption of WAC 352-32-010; 352-32-130, allows aircraft landings in appropriate circumstances, emergency response needs and agency operational or administrative needs require landings of aircraft in specified circumstances; and 352-32-25001, adjusts fees for facility use at Fort Worden, consistent with increasing facility operating expenses and general inflation impacts.

Agency Personnel Responsible for Drafting: Mike Reed, Executive Assistant, James Horan, Winter Recreation Administrator, and Rex Derr, Programs Management Chief, 7150 Cleanwater Lane, Olympia, WA 98504, 753-5759; Implementation and Enforcement: James Horan, Winter Recreation Administrator, Lynn Genasci, Assistant Director, Operations, and Edward T. Luders, Chairman, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, WA 98504.

Proposing: Washington State Parks and Recreation Commission.

Agency Comments: [No information supplied by agency.]

Federal Law/Court Action: [No information supplied by agency.]

NEW SECTION

WAC 308-94-035 SNOWMOBILE REGISTRATION—FEE. Beginning with the registrations that expire September 30, 1989, the registration fee for snowmobiles required to be registered in accordance with RCW 46.10.020 shall be \$12.50 annually.

AMENDATORY SECTION (Amending Order 75, filed 1/26/84)

WAC 352-04-010 DUTIES OF CHAIRPERSON AND CONDUCT OF MEETINGS. (1) The chairperson shall call and preside at all regular or special meetings.

(2) The duties of the vice chairperson shall be to preside at all regular or special meetings in the absence of the chairperson. In addition, the vice chairperson shall serve as chairperson upon the resignation, death, or incapacitation for any reason of the chairperson, and shall so serve until the next regular election, or until the chairperson is again able to serve, whichever shall first occur.

(3) The secretary shall cause minutes to be taken and recorded of all regular or special meetings, and shall sign such minutes when transcribed and approved by the commission. In addition, the secretary shall succeed to the offices of vice chairperson or chairperson in the same manner and under the same conditions as set forth above for the vice chairperson.

(4) Eight regular meetings shall be held each calendar year, commencing at 9:00 a.m., ~~((on the third Friday of each month in which a meeting is to be held;))~~ unless otherwise called by the chairperson or a majority of the commissioners. An annual schedule of the months in which meetings are to be held, and their locations, will be adopted by the commission during the last regular meeting of each calendar year, and will be published each January in the Washington State Register, in accordance with RCW 42.30.075.

(5) An annual election shall be conducted for the offices of chairperson, vice chairperson, and secretary, at the first regular meeting of every year. The election shall be conducted by written ballot.

(6) The order of business at all regular meetings shall be:

- (a) The call of the roll.
- (b) Minutes of the previous meeting.
- (c) Acceptance of agenda.
- (d) Business of the day.
- (e) Date and location of next meeting.
- (f) Adjournment.

(7) The chairperson shall be a voting member of the commission. A majority of the authorized commission membership shall constitute a quorum for the transaction of business at all regular and special meetings. A majority vote of the commissioners present shall be sufficient to pass or defeat each measure brought to a vote, unless otherwise required by law. When a unanimous vote of the authorized membership of the commission is required by law to pass any measure brought to a vote, the vote of any absent commissioner may be registered by mail, or by telephone: PROVIDED, That any mailed ballot shall be opened and read, or any telephoned vote shall be communicated during the meeting at which such measure is being considered: AND PROVIDED FURTHER, That the chairperson shall identify the absent commissioner or commissioners so voting, and that such identification shall be incorporated into the minutes of the meeting.

AMENDATORY SECTION (Amending Order 100, filed 3/23/87, effective 5/15/87)

WAC 352-32-010 DEFINITIONS. Whenever used in this chapter the following terms shall be defined as herein indicated:

(1) "Commission" shall mean the Washington state parks and recreation commission.

(2) "Director" shall mean the director of the Washington state parks and recreation commission.

(3) "Ranger" shall mean a duly appointed Washington state parks ranger who is vested with police powers under RCW 43.51.170, and shall include the park manager in charge of any state park area.

(4) "Person" shall mean all natural persons, firms, partnerships, corporations, clubs, and all associations or combinations of persons whenever acting for themselves or by an agent, servant, or employee.

(5) "Recreation vehicle" shall mean a vehicle/trailer unit, van, pickup truck with camper, motor home, converted bus, or any similar type vehicle which contains sleeping and/or housekeeping accommodations.

(6) "Standard campsite" shall mean a designated camping site which is served by nearby domestic water, sink waste, garbage disposal and flush comfort station. Each campsite includes a camp stove and picnic table.

(7) "Utility campsite" shall mean a standard campsite with the addition of one or all of the following utility hookups: Domestic water, sewer and electricity.

(8) "Primitive campsite" shall mean a campsite not provided with flush comfort station nearby and which may not have any of the amenities of a standard campsite.

(9) "Multiple campsite" shall mean a designated and posted camping facility encompassing two or more individual standard, utility or primitive campsites.

(10) "Camping" shall mean erecting a tent or shelter or arranging bedding, or both, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.

(11) "Group camping areas" are designated areas usually primitive with minimal utilities and site amenities and are for the use of organized groups. Facilities and extent of development vary from park to park.

(12) "Emergency area" is an area in the park separate from the designated overnight camping area, which may be used for camping between the hours of 9 p.m. and 8 a.m. when no alternative camping facilities are available within reasonable driving distances.

(13) "State park area" shall mean any area under the ownership, management, or control of the commission, including trust lands which have been withdrawn from sale or lease by order of the commissioner of public lands and the management of which has been transferred to the commission, and specifically including all those areas defined in WAC 352-16-020. State park areas do not include the seashore conservation area as defined in RCW 43.51.655 and as regulated under chapter 352-36 WAC.

(14) "Environmental learning centers (ELC)" shall mean those designated specialized facilities (formerly called resident group camps) designed to promote outdoor camping experiences and environmental education by groups in a residential setting. A group can be formalized group or an organized collection of families wishing to camp or use the ELC. ELCs are located at Camp Wooten, Columbia County; Brooks Memorial State Park, Klickitat County; Sun Lakes State Park, Grant County; Deception Pass State Park, Island and Skagit Counties; Fort Flagler State Park, Jefferson County; Millersylvania State Park, Thurston County; Moran State Park, San Juan County; Fields' Spring State Park, Asotin County; and Sequim Bay State Park, Clallam County.

(15) "Public assembly" shall mean a meeting, rally, gathering, demonstration, vigil, picketing, speechmaking, march, parade, religious service, or other congregation of persons for the purpose of public expression of views of a political or religious nature for which there is a reasonable expectation that more than one hundred persons will attend. Public assemblies are open to all members of the public, and are generally the subject of attendance solicitations circulated prior to the event, such as media advertising, flyers, brochures, word-of-mouth notification, or other form of prior encouragement to attend. Alternatively, the agency director may declare an event to be a public assembly in the following cases: Where evidentiary circumstances and supporting material suggest that more than one hundred persons will attend, even where the applicant does not indicate such an expectation; or where there is reason to expect a need for special preparations by the agency or the applicant, due to the nature or location of the event.

(16) "Camping unit" shall mean a group of people (one or more persons) that is organized, equipped and capable of sustaining its own camping activity.

~~((+6))~~ (17) "Residence" shall mean the long-term habitation of facilities at a given state park for purposes whose primary character is not recreational. "Residence" is characterized by one or both of the following patterns:

(a) Camping at a given park for more than twenty days within a thirty-day time period May 1 through September 30; or thirty days within a sixty-day time period October 1 through April 30. As provided in WAC 352-32-030(7), continuous occupancy of facilities by the same camping unit shall be limited to ten consecutive nights May 1 through September 30 and fifteen consecutive nights October 1 through April 30 in one park, after which the camping unit must vacate the overnight park facilities for three consecutive nights. The time period shall begin on the date for which the first night's fee is paid.

(b) The designation of the park facility as a permanent or temporary address on official documents or applications submitted to public or private agencies or institutions.

~~((+7))~~ (18) "Motorcycle" means every motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a farm tractor and a moped.

~~((+8))~~ (19) "Upland" shall mean all lands lying above mean high water.

AMENDATORY SECTION (Amending Order 92, filed 3/24/86)

WAC 352-32-165 PUBLIC ASSEMBLIES, MEETINGS. (1) Public ~~((meetings;))~~ assemblies ~~((; rallies, gatherings, demonstrations, vigils, picketing, speechmaking, marches, parades, religious services and other public expressions of views))~~ are permitted in state park areas on grounds which are open to the public generally, provided a permit therefor has been issued as herein provided.

(2) An application for such a permit may be submitted on such forms as may be provided by the commission, or in any written form so long as the permit application sets forth the following:

(a) Name, address and phone number of the applicant;

(b) Date, time, duration, nature and place of the proposed event, including a description or schedule of events and activities;

(c) Estimate of the number of persons expected to attend including the basis for the estimate;

(d) Special equipment, including temporary structures such as speakers' stands, platforms, lecterns, chairs, benches or the like, and any sound amplification equipment to be used in connection with the event;

(e) Special facilities, including emergency first aid, additional sanitation and refuse collection facilities, to be used in connection with the event;

(f) Crowd control to be provided by the event sponsor;

(g) Designation of a responsible contact individual with whom park officials may coordinate event activities, plans and preparations.

(3) The equipment and facilities referenced in subsection (2)(d) and (e), of this section, are to be provided by the event sponsor, unless other mutually satisfactory arrangements are made to use locally available commission owned equipment and facilities.

(4) The applicant must supply satisfactory evidence of arrangements for such equipment, facilities, and crowd control.

(5) The applicant must submit a completed environmental checklist along with the application. Environmental checklists are available at libraries, city planning offices, state parks, and similar outlets. Upon request, the agency will assist the applicant in completing the environmental checklist.

(6) It is recommended that permit applications be submitted at least fifteen days in advance of the proposed event so that the information supplied in the application may be verified and so that the agency can notify and coordinate action with officials of other jurisdictions and agencies responsible for health, safety and welfare.

(7) The permit application must be submitted along with a ten-dollar nonrefundable permit fee to the director of the Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, Washington 98504. The director, or his or her designee, may issue a permit consistent with the application, or otherwise modified in a manner which is acceptable to the applicant. The director will issue a permit on proper application unless:

(a) A prior application for the same time and place has been made which has been or will be granted; or

(b) The event will present a clear and present danger to the public health or safety; or

(c) The event is of such nature or duration that it cannot reasonably be accommodated in the particular park area applied for. In considering this, the director shall take into account the potential for significant environmental impact.

(8) All permit applications shall be deemed granted if not denied or otherwise conditioned or limited as herein specified, and the applicant advised of such action by written notification mailed, first-class postage prepaid, within ten days of receipt of the application. The granting of this permit does not exempt the applicant from complying with other state, county or local permit requirements nor does it excuse compliance with the state environmental policy act, where applicable. A threshold determination will be made by the agency to determine potential environmental impact. Applicants should be aware that timelines may exist under the state environmental policy act and implementing regulations which are independent of this permit requirement.

(9) All permit denials will be in writing, will contain a statement of the specific reasons for the denial, and will advise the applicants of the right to request judicial review of the denial as provided in subsection (11) of this section.

(10) A permit issued by the director may contain such conditions as are reasonably consistent with protection and use of the park area for the purposes for which it is maintained. It may also contain reasonable limitations on the time and area within which the event is permitted.

(11) Applicants whose permit application is denied may in writing request that the commission seek judicial review of the denial, in which event the commission shall timely seek a declaratory judgment pursuant to the Uniform Declaratory Judgment Act, chapter 7.24 RCW, and Superior Court Rule 57, in the superior court for Thurston County. Such requests shall be mailed, or otherwise delivered to the Director, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order 9, filed 11/24/70)

WAC 352-32-130 AIRCRAFT. No aircraft shall land on or take off from any body of water or land area in a state park area not specifically designated for landing aircraft. This provision does not apply

to official aircraft used in the performance of search and rescue missions, medical emergencies, law enforcement activities, or firefighting activities. It also does not apply in cases where the director specifically authorizes such landings or take offs, in writing, associated with the operational, or administrative needs of the agency or state.

AMENDATORY SECTION (Amending Order 98, filed 11/24/86)

WAC 352-32-25001 RECREATIONAL AND CONFERENCE CENTER HOUSING FEES AND MEETING ROOM FEES CHARGED. (1) The following fees shall be charged per day for recreational and conference center housing at Fort Worden State Park:

(a) Renovated housing

Noncommissioned officers' row buildings—#331 and #332
 (4 units, each with 2 bedrooms)..... ~~(\$59.50)~~ \$61.25/unit
 Officers' row buildings—#5, #6, and #7
 (6 units, each with 3.5 bedrooms)..... ~~(\$96.00)~~ \$98.80/unit
 Officers' row buildings—#4 and #11
 (4 units, each with 6 bedrooms)..... ~~(\$158.50)~~ \$163.50/unit
 Charge for additional rollaway beds \$9.50 per bed

(b) Nonrenovated housing

Officers' row building—#9, #10 and #16
 (5 units, each with 3 bedrooms)..... ~~(\$73.75)~~ \$76.00/unit
 Officers' row buildings—#15
 (1 unit with 5 bedrooms)..... ~~(\$116.00)~~ \$120.00/unit
 Charge for additional rollaway beds \$9.50 per bed
 Bliss vista building—#235
 (1 unit with 1 bedroom) ~~(\$49.50)~~ \$51.00/unit

A deposit equal to the cost of the first night's fee for each unit rented is required. A \$10.00 per unit cancellation fee is deducted from the deposit for any cancelled reservations, to cover processing costs. If the cancellation is made less than three weeks prior to the arrival date, the entire deposit is forfeited, unless the unit is re-rented.

Standard meal charges (meals optional for above-listed housing)

Breakfast.....	\$ 2.75
Lunch.....	\$ (3.50) <u>3.60</u>
Dinner.....	\$ (5.35) <u>5.45</u>
Total.....	\$ (11.60) <u>11.80</u>

Coffee service.....\$10.00
 minimum charge for any group of 20 or less. 50¢ per person for additional persons.

(c) Dormitory housing (for group reservations only—meals included)

1 - 2 days.....	(\$21.00) <u>\$21.30/person/day</u>
3 - 13 days.....	(\$19.30) <u>\$19.55/person/day</u>
14 or more days.....	(\$17.80) <u>\$18.05/person/day</u>

Dormitory linen and towel charge.....	\$7.90
Additional towel charges.....	\$.60
Additional towel set.....	(\$1.55) <u>\$1.60</u>

The parks and recreation commission has an agreement with the Centrum organization which provides for use of Fort Worden State Park dormitory facilities and services in conjunction with special group programs administered by Centrum. For further information, contact Centrum at Fort Worden State Park.

(d) Barracks-style housing (for group reservations only—meals included)

1 - 2 days.....	(\$19.30) <u>\$19.60/person/day</u>
3 - 13 days.....	(\$17.80) <u>\$16.40/person/day</u>
14 or more days.....	(\$16.15) <u>\$16.40/person/day</u>

All meals are served in the dining hall. Washington state sales tax is added to all charges.

(2) Meeting rooms are available at varying charges, depending on size, character of facility, and length of stay. Prices range between

\$6.50 and \$33.00 for those residing in Fort Worden recreational housing, with increased charges for nonusers of recreational housing facilities. Additional cleaning fee is charged if food or beverages are consumed in the room. Theatre is available for performances—\$100.00 per day; for rehearsals—\$26.00 per night. The kitchen shelter is available for the minimum fee of \$20.00 per day plus a refundable \$50.00 cleaning deposit.

(3) Groups or organizations of twenty-five or more wishing to reserve the Fort Worden State Park housing or meeting room facilities may do so two years in advance of the date of use by contacting the park and completing and complying with procedures specified in the group booking agreement, available through the agency. Included in the provisions of the agreement are the following:

A deposit of \$100.00 per scheduled night for each dorm and \$100.00 per scheduled night for any combination of vacation housing rented, up to a combined maximum of \$1000.00, is required to confirm reservations. The deposit is refundable if cancellation is made more than ninety days in advance. Unrestricted partial cancellations of reserved housing facilities may be made up to sixty days in advance for dormitory facilities, or for vacation housing; partial cancellations made following these dates incur certain minimum charges specified in the group booking agreement. The deposit will be credited against the final bill.

(4) During the period from July 1 through Labor Day, conference center groups may reserve no more than twenty campsites per night in addition to other reserved conference center facilities.

WSR 87-20-093

PROPOSED RULES

HIGHER EDUCATION COORDINATING BOARD

[Filed October 7, 1987]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Coordinating Board intends to adopt, amend, or repeal rules concerning adoption of rules implementing SHB 857, chapter 437, Laws of 1987, the future teachers conditional scholarship program;

that the agency will at 9:30 a.m., Thursday, November 12, 1987, in the Conference Room of the Higher Education Coordinating Board, 908 East Fifth Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 16, 1987.

The authority under which these rules are proposed is SHB 857, chapter 437, Laws of 1987.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 11, 1987.

Dated: October 7, 1987

By: A. Robert Thoeny
Executive Director

STATEMENT OF PURPOSE

Title: Adoption of rules implementing SHB 857, chapter 437, Laws of 1987, the future teachers conditional scholarship program.

Description of Purpose: This statement of purpose is written in compliance with section 23, chapter 186, Laws of 1980, and to accompany the notice of intent to adopt, amend, or to repeal rules by the Higher Education Coordinating Board.

Statutory Authority: SHB 857, chapter 437, Laws of 1987.

Specific Statute Rule is Intended to Implement: Not applicable.

Summary of Rule: A scholarship program to encourage and recruit outstanding students to enter the teaching profession in the public school system of the state of Washington.

Reasons Supporting Proposed Action: Implementation of SHB 857, chapter 437, Laws of 1987, the future teachers conditional scholarship program.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Shirley A. Ort, Associate Director for Student Financial Aid, Higher Education Coordinating Board, 908 East Fifth Avenue, Olympia, WA 98504.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Higher Education Coordinating Board.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Not applicable.

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

Small Business Economic Impact Statement: Not applicable.

STATE OF WASHINGTON FUTURE TEACHER CONDITIONAL SCHOLARSHIP PROGRAM

Chapter 250-65

WAC 250-65-010	Purpose
WAC 250-65-020	Program Administration
WAC 250-65-030	Program Definitions
WAC 250-65-040	Control of Funds
WAC 250-65-050	Participant Agreement With Board
WAC 250-65-060	Appeal Process

NEW SECTION

WAC 250-65-010 PURPOSE. The purpose of these regulations is to implement the provisions of SHB 857, Chapter 437, Laws of 1987, the Future Teachers Conditional Scholarship program. The program was created to encourage and recruit students who have distinguished themselves through outstanding academic achievement and students who can act as role models for children, including those from targeted ethnic minorities, to enter the teaching profession in the public school system of the state of Washington.

NEW SECTION

WAC 250-65-020 PROGRAM ADMINISTRATION. The Higher Education Coordinating Board is charged with the administration of the Future Teacher Conditional Scholarship Program. When a responsibility of the Board is referenced in these regulations, the authority needed to discharge that responsibility lies with the Executive Director or his or her designee.

In administering the program, the board shall have the following powers and duties:

(1) Establish a planning committee to develop criteria for the screening and selection of recipients of the conditional scholarships.

(2) Select students to receive conditional scholarships, with the assistance of a screening committee composed of teachers and leaders in government, business, and education.

(3) Adopt necessary rules and guidelines.

(4) Publicize the program.

(5) Collect and manage repayments from students who do not meet their teaching obligations.

(6) Solicit and accept grants and donations from public and private sources for the program.

NEW SECTION

WAC 250-65-030 PROGRAM DEFINITIONS. (1) "Eligible institution": All Washington institutions of higher education accredited by the Northwest Association of Schools and Colleges shall constitute an eligible institution for attendance by scholarship recipients.

(2) "Eligible student" means a student who:

(a) is registered for a minimum of 10 credit hours or the equivalent.

(i) Calculation of Equivalency. In recognition of the fact that participating institutions have different academic calendars and apply different full-time enrollment definitions, the ten credit hour equivalent standard is defined as follows: as ten credit hours is 5/6's (10/12) of the minimum twelve credit hours required for full time undergraduate enrollment, a course load that by institutional standard is the equivalent of 5/6's of a minimum full time course load satisfies the threshold course load requirement of the Future Teacher Conditional Scholarship program.

(b) demonstrates achievement of at least a 3.30 grade point average for students entering an eligible institution of higher education directly from high school or who maintains at least a 3.00 grade point average or the equivalent for each academic year at an eligible institution;

(c) is a resident student of the state of Washington for tuition purposes;

(d) is maintaining satisfactory progress as determined by the institution the student is attending;

(e) has declared an intention to complete an approved preparation program leading to initial teacher certification or required for earning an additional endorsement, or college or university graduate who is registered for at least ten credit hours or the equivalent and is seeking an additional teaching endorsement or initial teaching certification.

(3) "Participant" means an eligible student who has received a conditional scholarship.

(4) "Targeted ethnic minority" means a group of Americans with a common ethnic or racial heritage selected by the board for program consideration due to societal concerns such as high dropout rates or low rates of college participation by members of the group.

(5) "Needy student" shall mean a post high school student of an institution of higher learning who demonstrates to the board the financial inability, either through the student's parents, family and/or personally, to meet the total cost of board, room, books, and tuition and incidental fees for any semester or quarter.

NEW SECTION

WAC 250-65-040 CONTROL OF FUNDS. The higher education coordinating board may award conditional scholarships to eligible students from the funds appropriated to the board for this purpose, or from any private donations, or any funds given to the board for this program.

(1) Scholarship amounts:

(a) The amount of the conditional scholarship awarded an individual shall not exceed three thousand dollars per academic year. Students are eligible to receive conditional scholarships for a maximum of five years. The total amount of such scholarships to an eligible student shall not exceed fifteen thousand dollars (\$15,000). The duration of service obligation does not vary with the value of the scholarship(s).

(2) Repayment terms:

(a) Participants in the conditional scholarship program incur an obligation to repay the conditional scholarship, with interest, unless they teach for ten years in the public schools of the state of Washington, under rules adopted by the board.

(b) The terms of the repayment, including deferral of the interest, shall be consistent with the terms of the federal guaranteed loan program.

(c) The period for repayment shall be ten years, with payments accruing quarterly commencing nine months from the date the participant completes or discontinues the course of study.

(d) The entire principal and interest of each payment shall be forgiven for each payment period in which the participant teaches in a public school until the entire repayment obligation is satisfied or the borrower ceases to teach at a public school in this state. Should the participant cease to teach at a public school in this state before the participant's repayment obligation is completed, payments on the unsatisfied portion of the principal and interest shall begin the next payment period and continue until the remainder of the participant's repayment obligation is satisfied.

(3) Collection of repayments:

(a) The board is responsible for collection of repayments made and shall exercise due diligence in such collection, maintaining all necessary records to ensure that maximum repayments are made.

(b) The board is responsible to forgive all or parts of such repayments under the criteria established by the board and shall maintain all necessary records of forgiven payments.

(4) Receipts:

(a) Receipts from the payment of the principal or interest or any other subsidies to which the board as administrator is entitled, which are paid by or on behalf of participants under this section, shall be deposited with the board and shall be used to cover the costs of granting the conditional scholarships, maintaining necessary records and making collections. The board shall maintain accurate records of these costs, and all receipts beyond those necessary to pay such costs shall be used to grant conditional scholarships to eligible students.

NEW SECTION

WAC 250-65-050 PARTICIPANT AGREEMENT WITH THE BOARD. As part of the application procedure, each participant shall submit a signed agreement between the higher education coordinating board and the participant which serves as the legal document verifying the student's understanding of the obligation to repay the scholarship if teaching service is not fulfilled. Participants agree to teach for ten years in the public schools of the state of Washington and to provide evidence of teaching service as required by the board. Verification of employment from a school district will be required for a participant to receive credit for teaching service during the repayment period.

(1) Non-compliance with agreement terms. A participant who ceases to pursue a course of study leading to teacher certification or who is not in compliance with the terms of the agreement with the board shall repay the amount of scholarship received, plus interest, according to the terms of the agreement signed by the student. Repayment shall be made over a ten year period.

NEW SECTION

WAC 250-65-060 APPEAL PROCESS. If a participant wishes to appeal any determination of eligibility for a scholarship, satisfactory resolution shall be attempted by the board staff. If satisfactory resolution cannot be achieved by staff, the appeal shall be reviewed by the executive director whose decision shall be final.

WSR 87-20-094**NOTICE OF PUBLIC MEETINGS****EMERGENCY RESPONSE COMMISSION**

[Memorandum—October 7, 1987]

A meeting of the Washington State Hazardous Materials Planning Committee will be held at 10:00 a.m. on Wednesday, October 21, 1987. The meeting will be held in Room 602 of the Washington State Criminal Justice Training Center, 2450 South 142nd Street, Seattle, Washington.

WSR 87-20-095**NOTICE OF PUBLIC MEETINGS****DEPARTMENT OF COMMUNITY DEVELOPMENT
(Division for Community Services)**

[Memorandum—October 7, 1987]

The Washington State Department of Community Development will hold a public hearing on adding contractors to the 1987 Department of Energy Weatherization Assistance Program. The contractors would administer only the tribal share of the oil over-charge fuels.

The hearing will be held on Tuesday, October 27, 1987, in the Ninth and Columbia Building, Fifth Floor Conference Room, Ninth and Columbia, Olympia. The hearing will begin promptly at 1:00 p.m. and close at 2:00 p.m., unless participation requires more time.

Two typewritten copies of all oral testimony are requested. Written testimony will be accepted until 5:00 p.m. on Monday, October 26, sent to the attention of:

Katherine Friedt, Assistant Director
Division for Community Services
Ninth and Columbia Building
Mailstop GH-51
Olympia, Washington 98504-4151

If you have any questions or need additional information, please contact Bob Thompson, at (206) 753-2202.

WSR 87-20-096

NOTICE OF PUBLIC MEETINGS DEPARTMENT OF ECOLOGY

[Memorandum—October 7, 1987]

NOTICE OF INTENTION TO DESIGNATE THE "METHOW RIVER BASIN GROUND WATER MANAGEMENT AREA" AND DEVELOP A GROUND WATER MANAGEMENT PROGRAM

The Washington State Department of Ecology hereby gives notice of its intention to designate a ground water management area and develop a ground water management program in accordance with chapter 173-100 WAC, ground water management areas and programs.

The Methow River Basin has been identified by the department as a probable ground water management area on its 1987 general schedule at the request of the county.

Designation of the area will allow the development of a comprehensive ground water management program to protect the quality and quantity of ground water, to meet future needs while recognizing existing water rights and to provide for effective and coordinated management of the ground water resource. The program will be developed by state and local government agencies in conjunction with a local ground water advisory committee.

The Department of Ecology will conduct a public hearing to consider designation of the area at the following time and place:

7:00 p.m., Monday, November 16, 1987
Methow Valley Community Center
201 West Highway 20
Twisp, Washington

Designation of the above probable ground water management area will take place on December 7, 1987. Interested persons may request additional information or submit data, views, or comments in writing before November 30, 1987, to Dave Peeler, Water Resources Program, Washington Department of Ecology, Mailstop PV-11, Olympia, Washington 98504.

WSR 87-20-097

PROPOSED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Filed October 7, 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:

Amd	WAC 296-104-010	Definition of internal inspection.
Amd	WAC 296-104-220	Inspection of systems—Nonstandard second hand boiler or unfired pressure vessels.
Amd	WAC 296-104-265	Inspection of systems—Low water cutoff and water feeding devices.
New	WAC 296-104-800	Inspection of systems subject to radioactivity;

that the agency will at 10:00 a.m., Tuesday, November 17, 1987, in the General Administration Building, First Floor Conference Room, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 17, 1987.

The authority under which these rules are proposed is chapter 70.79 RCW.

The specific statute these rules are intended to implement is chapter 70.79 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 17, 1987.

Dated: October 7, 1987

By: Joseph A. Dear
Director

STATEMENT OF PURPOSE

Title and Number of Rule: Chapter 296-104 WAC, Board of Boiler Rules—Substantive, which includes WAC 296-104-010(25) Definition of internal inspection; 296-104-220 Inspection of systems—Nonstandard second hand boiler or unfired pressure vessels; 296-104-265 Inspection of systems—Low water cutoff and water feeding devices; and 296-104-800 Inspection of systems subject to radioactivity.

Statutory Authority: Chapter 70.79 RCW.

Specific Statutes that Rules are Intended to Implement: Chapter 70.79 RCW.

Summary of the Rules: WAC 296-104-010(25) defines internal inspection and is being expanded to ultrasonic thickness measurements; 296-104-220 is an editorial change, eliminating a comma for better clarity; 296-104-265 is expanded to include controls specified in the Uniform Mechanical Code; and 296-104-800 will allow substitution of volumetric nondestructive examination for internal inspection for radioactively contaminated pressure vessels as a personnel safety measure.

Reasons Supporting the Proposed Rules: WAC 296-104-010(25) makes use of modern technology which allows volumetric inspection without shutdown; 296-104-220 is editorial only; 296-104-265 expands a rather loosely written rule to include safety controls not previously specified, but contained in national standard; and

296-104-800 gives nuclear industry the ability to perform required inspections while maintaining safe exposure levels for personnel.

Agency Person Responsible for Drafting, Implementation and Enforcement of the Rules: George E. Black, Chief Boiler Inspector, 805 Plum Street S.E., P.O. Box 9004, Olympia, Washington 98504-9004, phone (206) 586-0217.

Name of the Person or Organization Whether Private, Public or Governmental that is Proposing the Rules: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation and Fiscal Matters Pertaining to the Rules: None.

The rules are not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rules [or] Their Purpose: None.

A small business impact statement is not required since these rules do not impose any fiscal requirements.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-265 INSPECTION OF SYSTEMS—LOW WATER CUT-OFFS AND WATER FEEDING DEVICES: CONTROLS AND LIMIT DEVICES. All automatically fired steam, vapor, or hot water boilers excepting boilers having a constant attendant who has no other duties while the boiler is in operation, shall be equipped with an automatic low-water fuel cut-off and an automatic water feeding device. These may be incorporated in one body or may be separate devices. Designs embodying a float and float bowl shall have a vertical straight-away valve drain pipe at the lowest point in the water equalizing pipe connection by which the bowl and equalizing pipe can be flushed and the device tested. Immersion units shall be designed so that they may be readily tested at frequent intervals. All boilers newly installed after June 1989 that are automatically fired low pressure steam heating boilers, small power boilers, and power steam boilers without a constant attendant who has no other duties shall be equipped with two high steam pressure limit controls, one of which shall be provided with a manual reset on the control with the highest setting, and two low-water fuel cut-offs, one of which shall be provided with a manual reset device and independent of the feed water controller. Coil type flash steam boilers may use two high-temperature limit controls, one of which shall be manually reset in the hot water coil section of the boiler instead of the low-water fuel cut-off. Control and limit devices shall be independently connected and electrically wired in series.

All automatically fired hot water supply, low-pressure hot water heating boilers, and power hot water boilers shall be equipped with two high-temperature limit controls, one of which shall be provided with a manual reset on the control with the highest setting, and one low-water fuel cut-off with a manual reset and independent of the feed water controller. For coil type hot water boilers a low-water flow limit control installed in the circulating water line may be used instead of a low-water fuel cut-off. Control and limit devices shall be independently connected and electrically wired in series.

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 85-26, filed 12/19/85)

WAC 296-104-010 DEFINITIONS. (1) "Director" shall mean the director of the department of labor and industries.

(2) "Board of boiler rules" shall mean the board created by law and empowered to make, alter, amend, and interpret rules and regulations

for the safe and proper construction, installation, repair, and use of boilers and for the proper construction, installation, and repair of unfired pressure vessels in this state.

(3) "Chief inspector" shall mean the chief boiler inspector appointed under RCW 70.79.100.

(4) "Deputy inspector" shall mean a deputy inspector of boilers and unfired pressure vessels appointed by the chief boiler inspector of Washington under the provisions of RCW 70.79.120.

(5) "Special inspector" shall mean an inspector holding a Washington commission, who is regularly employed by an insurance company authorized to insure against loss from explosion of boilers and unfired pressure vessels in this state, or who is continuously employed by any company operating unfired pressure vessels in this state for the purpose of making inspections of unfired pressure vessels used or to be used by such company.

(6) "Inspector" shall mean the chief boiler inspector, a deputy inspector, or a special inspector.

(7) "Certificate of competency" shall mean a certificate issued to a person who has passed an examination prescribed by the board of boiler rules.

(8) "Department" as used herein shall mean the department of labor and industries of the state of Washington.

(9) "Owner" or "user" shall mean a person, firm, or corporation owning or operating any boiler or unfired pressure vessel within the state.

(10) "ASME Code" shall mean the boiler and pressure vessel code of the American Society of Mechanical Engineers with amendments and interpretations thereto made and approved by the council of the society which have been regularly adopted by the board of boiler rules in accordance with the provisions of RCW 70.79.030.

(11) "Existing installations" shall mean any boiler or unfired pressure vessel constructed, installed, placed in operation, or contracted for before January 1, 1952.

(12) "Approved" shall mean approved by the chief boiler inspector as evidenced by his issuance of an inspection certificate.

(13) "Standard boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel which bears the ASME stamp.

(14) "Nonstandard boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel that does not bear the ASME stamp.

(15) "Boiler" shall mean a closed vessel used for heating water or liquid or for generating steam or vapor by the direct application of heat.

(16) "Direct application of heat" shall mean the firing of any fuel, solid, liquid, or gaseous, including electrical elements of any description.

(17) "Power boiler" shall mean a boiler used to produce steam or vapor at a pressure exceeding 15 lbs. per square inch gage, or a boiler used for heating water or liquid to a pressure exceeding 160 psi. or to a temperature exceeding 250°F.

(18) "Low pressure heating boiler" shall mean a boiler operated at a pressure not exceeding 15 lbs. per square inch gage steam, or at a pressure not exceeding 160 lbs. per square inch and a temperature not exceeding 250°F. for water.

(19) "Hot water supply boiler" shall mean a low pressure boiler used to heat water to a temperature not exceeding 200°F.

(20) "Unfired steam boiler" shall mean a pressure vessel in which steam is generated by an indirect application of heat.

(21) "Unfired pressure vessel" shall mean a closed vessel in which pressure is obtained from an external source, or from an indirect application of heat, including steam or hot water coils, converters or heat exchangers.

(22) "Reinstalled boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel removed from its original setting and reerected at the same location or at a new location without change of ownership.

(23) "Second hand boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel of which both the location and ownership have changed after primary use.

(24) "Condemned boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel that has been inspected and declared unsafe or disqualified by legal requirements by an inspector who has applied a stamping or marking designating its condemnation.

(25) "Internal inspection" shall mean an inspection made when a boiler or unfired pressure vessel is shut down and handholes, manholes, or other inspection openings are open or removed for inspection of the interior. An ultrasonic examination of unfired pressure vessels 36" diameter and under, shall constitute an internal inspection.

(26) "External inspection" shall mean an inspection made while a boiler or unfired pressure vessel is in operation and includes the inspection and demonstration of controls and safety devices.

(27) "Place of public assembly" shall mean a building used in whole or in part for occupation by persons for such purposes as worship, hospitals, education, instruction, entertainment, amusement, waiting transportation, or child care centers.

Child care centers include those agencies which operate facilities for the care of thirteen children or more. No such center shall be located in a private family residence. The substantive rules of this code shall apply to all child care centers operated in the state of Washington.

(28) "Fusion welding" shall mean a process of welding metals in a molten, or molten and vaporous state, without the application of mechanical pressure or blows. Such welding may be accomplished by the oxy-acetylene or oxy-hydrogen flame or by the electric arc. Thermit welding shall be classified as fusion welding.

(29) "Major repair" shall mean one upon which the strength of a boiler or unfired pressure vessel depends.

(30) "Agriculture purposes" shall mean any act performed on a farm in production of crops or livestock, and shall include the storage of such crops and livestock in their natural state, but shall not be construed to include the processing or sale of crops or livestock.

(31) "Attendant" shall mean the person in charge of the operation of a boiler or unfired pressure vessel.

(32) "Automatic operation of a boiler" shall mean full control of feed water and fuel in order to maintain the pressure and temperature constant within the limits set. Controls must be such that the operation follows the demand without interruption. Manual restart may be required when the burner is off because of low water, flame failure, or power failure.

(33) "Alteration" is a structural modification of, or a departure from an original design or existing construction.

(34) "Repair" is a restoration of any damaged or impaired part to an effective and safe condition.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-220 INSPECTION OF SYSTEMS—NON-STANDARD SECOND HAND BOILERS OR UNFIRED PRESSURE VESSELS. Nonstandard(;) second hand boilers or unfired pressure vessels cannot be used in this state.

NEW SECTION

WAC 296-104-800 INSPECTION OF SYSTEMS SUBJECT TO RADIOACTIVITY. In any case where a pressure vessel is radioactively contaminated to a degree that would not allow entering for visual inspection alternative means of inspection will be allowed. The inspector and owner shall work out a program of nondestructive examination that shall ascertain the condition of the vessel to assure its integrity.

The authority under which these rules are proposed is RCW 18.130.070.

The specific statute these rules are intended to implement is RCW 18.130.270 [18.130.070].

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 12, 1987.

Dated: October 7, 1987

By: Joyce R. Dolliver
Assistant Attorney General

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): WAC 308-138-325 Health care service contractors and disability insurance carriers; and 308-138-328 Professional review organization.

Statutory Authority and Specific Statute(s) that Rule(s) are Intended to Implement: RCW 18.130.070.

Summary of the Rules: New WAC 308-138-325 provides for mandatory reporting from health care service contractors and disability insurance carriers; and 308-138-328 provides for mandatory reporting from professional review organizations unless prohibited by federal law.

Reasons Supporting the Proposed Rules: To implement the legislative grant of mandatory reporting in RCW 18.130.170.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rules: In addition to members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Linda Crerar, Executive Secretary, Professional Programs Management Division, P.O. Box 9649, Olympia, Washington 98504, phone (206) 753-3129 comm, 234-3129 scan.

Name of the Person or Organization that is Proposing the Rules: Washington State Board of Osteopathic Medicine and Surgery.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to These Rules: None.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: Not required for these rules. The board has reviewed the impact that these rules would have on osteopathic physicians and osteopathic physicians' assistants. The board finds that a small business impact statement is not required. Osteopathic physicians and osteopathic physicians' assistants are classed in SIC Code 803, Offices of Osteopathic Physicians. These rules do not have an economic impact on the industry.

NEW SECTION

WAC 308-138-325 HEALTH CARE SERVICE CONTRACTORS AND DISABILITY INSURANCE CARRIERS. The executive officer of every health care service contractor and disability insurer regulated under chapters 48.20, 48.21, 48.21A, or 48.44 RCW, shall report to the board all final determinations that an osteopathic physician may have engaged in unprofessional conduct, or by reason of

WSR 87-20-098
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Osteopathic Medicine and Surgery)
[Filed October 7, 1987]

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

- New WAC 308-138-325 Health care service contractors and insurance carriers.
- New WAC 308-138-328 Professional review organizations;

that the agency will at 9:30 a.m., Friday, November 13, 1987, in the Fifth Avenue Hospital, 10560 Fifth Avenue N.E., Seattle, WA, conduct a public hearing on the proposed rules.

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

mental or physical impairment may be unable to practice the profession with reasonable skill and safety.

NEW SECTION

WAC 308-138-328 PROFESSIONAL REVIEW ORGANIZATIONS. Unless prohibited by federal law, every professional review organization operating within the state of Washington shall report to the board any determinations that an osteopathic physician or osteopathic physician's assistant may have engaged in unprofessional conduct, or by reason of mental or physical impairment may be unable to practice the profession with reasonable skill and safety.

WSR 87-20-099
ADOPTED RULES
DEPARTMENT OF LICENSING
(Board of Osteopathic Medicine and Surgery)
 [Order PM 671—Filed October 7, 1987]

Be it resolved by the Washington State Board of Osteopathic Medicine and Surgery, acting at the Vance Airport Inn, Cascade Room, 18220 Pacific Highway South, Seattle, WA, that it does adopt the annexed rules relating to the amending of WAC 308-138A-020, 308-138A-025 and 308-138B-170.

This action is taken pursuant to Notice No. WSR 87-14-046 filed with the code reviser on June 30, 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 18.57A-.020 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 7, 1987.

By Joseph T. Palermo, D.O.
 Chairman

AMENDATORY SECTION (Amending Order PL 440 [PM 655], filed 7/27/83 [6/4/87])

WAC 308-138A-020 OSTEOPATHIC PHYSICIANS' ASSISTANTS. (1) Program approval required. No osteopathic physician shall be entitled to register an osteopathic physicians' assistant who has not successfully completed a program of training approved by the Board in accordance with these rules.

(2) Program approval procedures. In order for a program for training osteopathic physicians' assistants to be considered for approval by the board it must meet the minimal criteria established by the committee on allied health education and Accreditation Association of the American Medical Association as of 1978. The director of the program shall submit to the board a description of the course of training offered, including subjects taught and methods of teaching, entrance requirements, clinical experience provided, etc. The director shall also advise the board concerning the basic medical skills which are attained in such course, and the method by which the

proficiency of the students in those skills was tested or ascertained. The board may require such additional information from program sponsors as it desires.

(3) Approved programs. The board shall approve programs in terms of skills attained by its graduates. A registry of approved programs shall be maintained by the board at the division of professional licensing in Olympia, Washington, which shall be available upon request to interested persons.

(4) Additional skills. No osteopathic physician's assistant shall be registered to perform skills not contained in the program approved by the board unless the osteopathic physician's assistant submits with his application a certificate by the program director or other acceptable evidence showing that he or she was trained in the additional skill for which authorization is requested, and the board is satisfied that the applicant has the additional skill and has been properly and adequately tested thereon.

(5) Applications. All applications shall be made to the board on forms supplied by the board. All applications shall be submitted at least 30 days prior to the meeting of the board in which consideration is desired. Applications shall be made jointly by the physician and assistant.

(6) Authorization by board, powers. In granting authorizations for the utilization of the osteopathic physician's assistant, the board may limit the authority for utilizing an osteopathic physician's assistant to a specific task or tasks, or may grant specific approval in conformity with the program approved and on file with the board.

(7) Limitations, number. No osteopathic physician shall supervise more than one osteopathic physician's assistant.

(8) Limitations—Geographic limitations. No osteopathic physician's assistant shall ordinarily be utilized in a place other than the supervising osteopathic physician's regular place for meeting patients, or when personally accompanied by the supervising osteopathic physician. The "regular place for meeting patients" shall be defined to include the physician's office, the institution(s) in which his or her patients are hospitalized or confined, or the homes of patients for whom a physician-patient relationship has already been established.

(9) Limitations—Remote practice. Special permission may be granted to utilize an osteopathic physician assistant in a place remote from the physician's regular place for meeting patients if:

- (a) There is a demonstrated need for such utilization;
- (b) Adequate provision for immediate communication between the physician and his physician assistant exists;
- (c) A mechanism has been developed to provide for the establishment of a direct patient-physician relationship between the supervising osteopathic physician and patients who may be seen initially by the osteopathic physician assistant;

(d) The responsible physician spends at least one-half day per week in the remote office.

(10) Limitations, hospital functions. An osteopathic physician assistant working in or for a hospital, clinic or other health organization shall be registered in the same

manner as any other osteopathic physician assistant and his/her functions shall be limited to those specifically approved by the board. His/her responsibilities, if any, to other physicians must be defined in the application for registration.

(11) Limitations, trainees. An individual enrolled in a training program for physician assistants may function only in direct association with his/her preceptorship physician or a delegated alternate physician in the immediate clinical setting or, as in the case of specialized training in a specific area, an alternate preceptor approved by the program. They may not function in a remote location or in the absence of the preceptor.

(12) Supervising osteopathic physician, responsibility. It shall be the responsibility of the supervising osteopathic physician to see to it that:

(a) Any osteopathic physician's assistant employed by him or her at all times when meeting or treating patient[s] wears a placard or other identifying plate in a prominent place upon his or her person identifying him or her as a physician's assistant(~~(-:-)~~);

(b) No osteopathic physician's assistant in his employ represents himself or herself in any manner which would tend to mislead anyone that he or she is a physician;

(c) That the osteopathic physician's assistant in his or her employ performs only those tasks which he or she is authorized to perform under the authorization granted by the board(~~(-:-)~~);

(d) All EKG's and x-rays and all abnormal laboratory tests shall be reviewed by the physician within 24 hours(~~(-:-)~~);

(e) All patient charts and all telephone advice given by the supervising physician shall be documented, reviewed and countersigned by the physician within one week.

(13) Alternate physician, supervisor—Approved by board. In the temporary absence of the supervising osteopathic physician, the osteopathic physician assistant may carry out those tasks for which he is registered, if the supervisory and review mechanisms are provided by a delegated alternate osteopathic physician supervisor.

(14) Reregistration. The annual reregistration fee shall be paid by the first day of July of each year by the supervising osteopathic physician. Any failure to reregister and pay the annual registration fee shall render the registration invalid but registration may be reinstated by payment of a penalty fee together with all delinquent annual registration fees.

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 brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order PL 457, filed 2/7/84)

WAC 308-138A-025 OSTEOPATHIC PHYSICIAN'S ASSISTANT PRESCRIPTIONS. An osteopathic physician's assistant may issue written or oral prescriptions as provided herein when approved by the board and assigned by the supervising physician.

(1) Except for schedule two controlled substances as listed under federal and state controlled substances acts, a physician's assistant may issue prescriptions for a patient who is under the care of the physician responsible for the supervision of the physician's assistant.

(a) Written prescriptions shall be written on the blank of the supervising physician and shall include the name, address and telephone number of the physician. The prescription shall also bear the name and address of the patient and the date on which the prescription was written.

(b) The physician's assistant shall sign such a prescription by signing his or her own name followed by the letters "P.A." and the physician assistant's registration number of physician assistant drug enforcement administration registration number.

(c) Prescriptions for legend drugs and controlled substances must each be approved or signed by the supervising physician prior to administration, dispensing or release of the medication to the patient, except as provided in (6) of this rule.

(2) A physician's assistant extended privileges by a hospital, nursing home or other health care institution may, if permissible under the bylaws, rules and regulations of the institution, write medical orders, except those for schedule two controlled substances, for inpatients under the care of the physician responsible for his [or her] supervision.

(3) To be authorized to issue prescriptions for schedule three through five controlled substances, a physician's assistant must be registered with the board of pharmacy and the drug enforcement administration.

(4) The registration of a physician's assistant who issues a prescription in violation of these provisions shall be subject to revocation or suspension.

(5) Physician's assistants may not dispense prescription drugs to exceed treatment for 48 hours. The medication so dispensed must comply with the state law prescription labeling (~~(requirement[s]-:-)~~) requirements.

(6) Authority to issue prescriptions without the prior approval or signature of the supervising physician may be granted by the board to an osteopathic physician's assistant who has:

(a) Provided a statement signed by the supervising physician that he or she assumes full responsibility and that he or she will review the physician assistant's prescription writing practice on an ongoing basis;

(b) Passed the National Commission on Certification of Physician Assistants' certification examination;

(c) Had five years experience in primary health care, including the use of prescription drugs;

(d) Presented evidence to the board verifying his or her prescriptive writing experience and ability;

(e) Demonstrated the necessity in the practice for authority to be granted permitting a physician assistant to issue prescriptions without prior approval or signature of the supervising physician.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 457, filed 2/7/84)

WAC 308-138B-170 PROHIBITED TECHNIQUES AND TESTS. No osteopathic physician's acupuncture assistant may prescribe, order, or treat by any of the following means, modalities, or techniques:

- (1) Diathermy treatments
- (2) Ultrasound or sonopuncture treatments
- (3) Infrared treatments
- (4) Electromuscular stimulation for the purpose of stimulating muscle contraction
- ~~((f))~~(5) ~~X-rays~~~~((f))~~
- ~~((f))~~(6) ~~Laboratory tests~~~~((f))~~
- ~~((f))~~(7) ~~Laser puncture~~~~((f))~~
- ~~((f))~~(8) ~~Dietary therapy~~~~((f))~~
- ~~((f))~~(9) ~~Manipulative therapies~~~~((f))~~
- ~~((f))~~(10) ~~Point injection therapy (aqua puncture)~~~~((f))~~
- (11) Herbal remedies.

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 87-20-100
PROPOSED RULES
HOSPITAL COMMISSION

[Filed October 7, 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, amending WAC 261-40-150;

that the agency will at 9:30 a.m., Thursday, November 19, 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 70.39.180 and 34.04.020.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 12, 1987.

Dated: October 7, 1987

By: Maurice A. Click
Executive Director

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Amend 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 These Rule Changes: To delete budget review methodology and criteria for hospital fiscal years beginning in 1986; to amend budget review methodology and criteria for hospital fiscal years beginning in 1987; and to adopt budget review methodology and criteria for hospital fiscal years beginning in 1988.

Statutory Authority: RCW 70.39.180.

Summary of Rule Changes and Statement of Reason Supporting the Proposed Action: Budget review methodology and criteria for fiscal years beginning in 1986, found in WAC 261-40-150, are no longer effective, except for the conformance methodology, and should be deleted from the rules. The conformance methodology applying to budget years beginning on or before 1986 has been moved to WAC 261-40-150 (6)(a). Budget review methodology and criteria for fiscal years beginning in 1987, found in WAC 261-40-150, have not been changed except for the addition of conformance methodology for budget years beginning on or before 1986 and minor editing and renumbering where appropriate. Budget review methodology and criteria for fiscal years beginning on or after January 1, 1988, have been added to WAC 261-40-150. The major changes from the rules and regulations which were used for fiscal years beginning in 1987 are as follows: The commission may compare certain rural hospitals with Peer Groups B or D if it deems appropriate (WAC 261-40-150 (3)(b)). A description of the peer grouping process has been included (WAC 261-40-150 (5)(a)). Adjusted case-mix value units for each hospital, which were used in developing the target, will be used in evaluating the reasonableness of each hospital's aggregate volumes (WAC 261-40-150 (5)(b)). The calculation of the base line net patient services revenue for adjusted case-mix value unit has been amended (WAC 261-40-150 (5)(c)(i)). The methodology for exempting Peer Group A hospitals from the principal screen review is described (WAC 261-40-150 (5)(c)(iv)). The capital allowance methodology for not-for-profit hospitals has been modified to delete the first stage of the 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 because it is no longer applicable (WAC 261-40-150 (5)(e)(i)(B)(II)). The rules regarding working capital have been amended to permit the commission to allow interest on borrowed working capital in certain instances (WAC 261-40-150 (5)(e)(i)(C)(II)). The capital allowance for investor-owned hospitals has been changed to a rate of return based upon the capital asset pricing model (CAPM) ex ante methodology (WAC 261-40-150 (5)(e)(ii)). The rules specify that deductions from revenue and capital allowance must be allocated as a constant percentage of operating expenses and cross subsidization cannot exceed +- 5 percent unless approved by the commission (WAC 261-40-150 (5)(g)(ii)). The

submittal of revised rates following issuance of the decision and order have been clarified (WAC 261-40-150 (5)(g)(iv)).

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 Capital Way, Mailstop FJ-21, Olympia, Washington 98504, (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 proposed amendments retain provisions for alternative systems of financial reporting and modifications of the uniform reporting system which provide specialized and reduced reporting requirements for smaller hospitals. The rules also provide for less rigorous budget review for those rural hospitals classified in Peer Group A.

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 related 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 (H) 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.

(H) 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;

(H) 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.

(H) 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.

(H) 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:

(H) 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;

(H) Whether that portion of debt principal payments which exceeds the total depreciation expense in the budget year should be allowed;

(H) 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.

(c) 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 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. 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,~~) in 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 261-20-030;

(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 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.

(I) 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.

(II) 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 fiscal years beginning in 1990 and each year thereafter: Zero percent - each hospital's average interest rate on long-term debt, one hundred 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 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.

(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.

(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) 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 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)) conform((ed)) to the applicable commission determinations ((for such years)).

(a) For budget years beginning on or before 1986, 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.

((α)) (b) For budget year 1987, ((€)) 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.

((β)) (i) Actual allowable, rather than budgeted, deductions from revenue will be used in the conformance calculation.

((γ)) (ii) The approved capital allowance shall be considered a fixed cost when considering year-end conformance.

((δ)) (iii) Only that portion of total operating costs designated as variable according to the following schedule will be adjusted for volume variance:

((ε)) (A) Peer Group A and specialty hospitals having fewer than fifty beds; fixed costs - eighty percent, variable costs - twenty percent;

((ζ)) (B) 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;

((†††)) (C) Peer Group C and specialty hospitals having more than one hundred seventy-five beds; fixed costs – fifty percent, variable costs – fifty percent.

((††)) (iv) 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.

((††)) (v) The hospital may submit any proposed justifying information to explain deviations/variances from approved revenues.

((††)) (A) Any proposed justifying information must include at least the following supporting information:

((††)) (I) The exact nature and extent of the factors contributing to excess revenue;

((††)) (II) The date at which hospital management became aware of the factors contributing to excess revenue;

((††)) (III) The date at which hospital management increased rates above the allowable level taking into account volume changes and actual deductions from revenue;

((††)) (IV) An explanation of efforts to reduce other components of the budget to offset the factors contributing to the excess revenues; and

((††)) (V) An explanation of why the hospital did not seek a budget amendment.

((††)) (B) In no event will increased operating expenses be accepted as justification if the volume adjusted allowable operating expenses equal or exceed the actual level.

((††)) (C) 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.

((††)) (D) 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.

((††)) (E) In no event will capital allowance in excess of the approved level be accepted as justification.

((††)) (F) 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.

((††)) (vi) 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.

The following is effective for hospital fiscal years beginning on or after January 1, 1988.

(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; and

(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.

(b) The Commission may, at its discretion, determine that individual hospitals located in areas meeting the aforementioned criteria should not be considered rural for purposes of conducting comparative budget reviews between hospitals. In such cases, the affected hospitals will be compared against those hospitals classified as either Peer Group B or Peer Group D for comparative purposes.

(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) For purposes of conducting comparative budget review, the commission shall assign each hospital to a peer group, as follows:

(i) Peer Group A – those hospitals designated as rural in accordance with WAC 261-40-150 (3)(a);

(ii) Peer Group B – those hospitals not designated within Peer Groups A, C, or D;

(iii) Peer Group C – those hospitals with accredited graduate medical education programs, except those that are classified within Peer Group D; and

(iv) Peer Group D – those hospitals which the commission has determined exhibit unique characteristics that make comparative analysis inappropriate.

(b) The commission shall determine whether the hospital's requested utilization statistics are reasonably attainable, based upon:

(i) The adjusted case mix value units for each hospital which were used to develop the individual hospital's operating expense component of the target dollar amount of total state-wide hospital revenue; and

(ii) Maintaining a reasonable relationship between the volumes of each hospital department with the adjusted case mix value units which were used to develop the individual hospital's operating expense component of the target dollar amount of total state-wide hospital revenue.

(A) Deviations from the volume levels determined through these procedures will be taken into account in the computation of year-end conformance, as described in WAC 261-40-150(6).

(c) 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 applied by items (ii), (iii), and (iv) below:

(i) Each hospital's baseline net patient services revenue per adjusted case mix value unit shall be calculated as follows:

(A) Baseline adjusted case mix value units shall be equal to the level utilized by the commission in establishing the individual hospital's operating expense component of the target dollar amount of total state-wide hospital revenue;

(B) Baseline operating expenses shall be equal to ninety-five percent of the individual hospital's operating expense component of the target dollar amount of total state-wide hospital revenue; and

(C) Baseline capital allowance shall be determined as an allocated amount of the capital allowance component of the target dollar amount of total state-wide hospital revenue. The allocation of the state-wide capital allowance component of the target dollar amount of total state-wide hospital revenue shall be calculated as follows:

(I) Each hospital's 1987 baseline capital allowance will be divided by the sum of all hospitals' 1987 baseline capital allowances; and

(II) The ratio resulting from (I) above shall be multiplied against ninety-five percent of the 1988 capital allowance component of the target dollar amount of total state-wide hospital revenue.

(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 subsections (5)(g), (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.

(iv) Peer Group A hospitals with requested net revenues per adjusted case mix value unit which are at or below the 70th percentile for their peer group, and which are increasing from the current year approved level at a percentage change which is at or below the 70th percentile rate of change for the peer group, shall be exempted from the principal screen review and the review of operating expenses and capital allowance, so long as the budgeted adjusted case mix value units appear to be reasonably attainable.

(d) 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 (5)(b) of this section, 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; and

(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 requested;

(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 or other concerned persons and determined to be appropriate by the commission, including the impact that the acceptance of operating expense increases above the baseline level would have on the commission's ability to achieve total state-wide revenue that are within the target dollar amount of total state-wide hospital revenue as adopted by the commission in accordance with RCW 70.39.150(6), and comparative analysis of the hospital's operating expenses with hospitals within the same peer group.

(e) The commission shall determine whether the hospital's requested capital allowance is appropriate based upon the following:

(i) Capital allowance for not-for profit hospitals 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 (1), (II), and (III) below shall be presumed appropriate; however, the commission may vary from that return, higher or lower, where appropriate.

(I) 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, 1987.

(II) 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 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;

(bb) 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;

(cc) For hospital fiscal years beginning in 1990 and each year thereafter: Zero percent - each hospital's average interest rate on long-term debt, one hundred 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 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.

(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. In the event that increased working capital is determined by the commission to be necessary, but the amount of working capital is found by the commission to cause an excessive impact on total revenues or rates, the commission may choose to allow the hospital to borrow the necessary cash and to allow interest on borrowed cash as an operating expense in the budget year.

(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) Rural hospitals that have been under-capitalized 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 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 under-capitalized 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 budgeted peer group 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) Whether the capital allowance should include equity funding or accumulation of funds for a project in the future, if the hospital's 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, 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;

(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; and

(V) Other considerations proposed by the hospital or other interested persons and determined to be appropriate by the commission, including the impact that any deviation from the baseline capital allowance will have on the commission's ability to achieve total state-wide hospital revenue that do not exceed the target dollar amount of total state-wide hospital revenue as adopted by the commission in accordance with RCW 70.39.150(6).

(ii) The capital allowance for investor-owned hospitals shall be determined by applying a return on capital to the average current year and budget year net property, plant and equipment and working capital. The commission shall determine, by October 15 of each year, a rate of return based upon the Capital Asset Pricing Model (CAPM) ex ante methodology.

(A) The return on equity capital will be determined as follows:

(I) The risk free rate to be used in this methodology will be the latest interest rate, as of October 15, 1987, on long-term government debt.

(II) The risk premium will be determined by subtracting the risk free rate from the projected three to five year average return on all stocks reported by Value-line, through the Value/Screen Plus data base.

(III) The beta will be the average of all hospital management firm betas, as reported by Value-Line, through the Value/Screen Plus data base.

(IV) The rate of return on equity capital will be divided by the inverse of the appropriate tax rate to be converted to a pre-tax cost of equity capital.

(B) The rate of return on debt capital will be the firm's embedded cost of debt as determined by averaging the interest rates of all bond and long-term debt issues of the firm.

(C) The rates of return on equity and debt capital will be blended with zero cost capital according to the average capital structure of those hospital management firms that are contained within the Value/Screen Plus data base.

(D) The blended rate of return on capital will be applied to the sum of net property, plant and equipment and working capital to determine the total return on capital, from which the firm will pay any applicable income taxes and interest expense, and will make any equity contributions to the hospital. No additional capital allowance will be approved by the commission.

(f) 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.

(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;

(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; and

(v) Administrative adjustments exceeding one-tenth of one percent of total rate setting revenue will require justification;

(vi) Deductions from revenue may be recomputed based on determinations in all other areas of the budget.

(g) Whether the reviews performed in accordance with (a), (b), (c), (d), (e) and (f) 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) After allocating deductions from revenue and capital allowance to the various hospital revenue centers as a constant percentage of operating expenses, cross subsidization shall not exceed plus or minus five percent of expenses for rate setting, unless the commission concurs with a specific hospital request for larger levels of cross subsidization;

(iii) 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;

(iv) If the rates are not approved as requested, including the disapproval of requested cross-subsidization levels, the hospital must submit revised rates to the commission within twenty days of the date of service of the decision and order. Upon notification that the rates are in accordance with the decision and order, the approved rates are the maximum revenue that a hospital may receive for each unit of service, except for such rate changes as may be necessary to reflect differences between approved and actual volumes and deductions from revenue. Variable costs associated with changes in volumes will be determined in accordance with the variable cost ratios as described in (6)(d) below.

(6) Whether the rates implemented and revenues collected by the hospital in the previous budget year conformed to the applicable commission determination for that year.

(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 hospital having from fifty to one hundred seventy-five beds; fixed costs - sixty-five percent, variable costs - thirty-five percent; and

(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 within sixty days of receiving the hospital's year-end conformance reports. 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; and

(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.

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.

Table of WAC Sections Affected

KEY TO TABLE

Symbols:

- AMD = Amendment of existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- RE-AD = Readoption of existing section
- REP = Repeal of existing section
- REAFF = Order assuming and reaffirming rules
- REMOV = Removal of rule pursuant to RCW 34.04.050(5)
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule
- STMT = Statement regarding previously adopted rule

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.

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
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4-25-040	AMD 87-19-117	16-23-175	NEW-P 87-15-106	16-104-040	REP 87-16-075
4-25-140	AMD 87-04-051	16-23-180	NEW-P 87-15-106	16-104-050	REP-P 87-12-045
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4-25-141	AMD 87-15-072	16-32-010	AMD-E 87-13-032	16-104-060	REP 87-16-075
4-25-181	AMD-P 87-09-060	16-32-010	AMD-P 87-15-107	16-104-070	REP-P 87-12-045
4-25-181	AMD-C 87-10-034	16-32-010	AMD 87-19-054	16-104-070	REP 87-16-075
4-25-181	REP-P 87-09-060	16-54-030	AMD-P 87-04-053	16-104-080	REP-P 87-12-045
4-25-181	REP-C 87-10-034	16-54-030	AMD 87-08-021	16-104-080	REP 87-16-075
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4-25-184	REP 87-19-118	16-86-005	AMD 87-08-020	16-104-110	REP 87-16-075
4-25-185	NEW-P 87-15-141	16-86-015	AMD-P 87-04-052	16-104-120	REP-P 87-12-045
4-25-185	NEW 87-19-118	16-86-015	AMD 87-08-020	16-104-120	REP 87-16-075
4-25-186	NEW-P 87-15-141	16-86-040	AMD-P 87-20-076	16-104-130	NEW-P 87-12-045
4-25-186	NEW 87-19-118	16-86-070	AMD-P 87-20-076	16-104-130	NEW 87-16-075
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4-25-187	NEW 87-19-118	16-96-130	AMD-P 87-08-061	16-104-140	NEW 87-16-075
4-25-188	NEW-P 87-15-141	16-96-130	AMD 87-12-037	16-104-150	NEW-P 87-12-045
4-25-188	NEW 87-19-118	16-96-130	AMD-E 87-12-038	16-104-150	NEW 87-16-075
4-25-190	NEW-P 87-09-060	16-96-130	AMD-E 87-20-044	16-104-160	NEW-P 87-12-045
4-25-190	NEW-C 87-10-034	16-96-130	AMD-P 87-20-045	16-104-160	NEW 87-16-075
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16-23-085	NEW-P 87-15-106	16-101-690	NEW-P 87-05-028	16-200-695	NEW-P 87-13-061
16-23-090	NEW-P 87-15-106	16-101-690	NEW 87-08-038	16-200-695	NEW-E 87-16-015
16-23-095	NEW-P 87-15-106	16-104-001	REP-P 87-12-045	16-200-695	NEW 87-19-097
16-23-100	NEW-P 87-15-106	16-104-001	REP 87-16-075	16-200-700	REP-P 87-13-061
16-23-105	NEW-P 87-15-106	16-104-0011	REP-P 87-12-045	16-200-700	REP-E 87-16-015
16-23-110	NEW-P 87-15-106	16-104-0011	REP 87-16-075	16-200-700	REP 87-19-097
16-23-115	NEW-P 87-15-106	16-104-010	REP-P 87-12-045	16-200-705	NEW-P 87-13-061
16-23-120	NEW-P 87-15-106	16-104-010	REP 87-16-075	16-200-705	NEW-E 87-16-015
16-23-125	NEW-P 87-15-106	16-104-020	REP-P 87-12-045	16-200-705	NEW 87-19-097
16-23-150	NEW-P 87-15-106	16-104-020	REP 87-16-075	16-200-710	REP-P 87-13-061
16-23-160	NEW-P 87-15-106	16-104-030	REP-P 87-12-045	16-200-710	REP-E 87-16-015
16-23-165	NEW-P 87-15-106	16-104-030	REP 87-16-075	16-200-710	REP 87-19-097

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-200-711	NEW-P	87-13-061	16-230-665	AMD-P	87-14-073	16-231-620	AMD	87-09-015
16-200-711	NEW-E	87-16-015	16-230-665	AMD-E	87-14-074	16-231-720	AMD-P	87-04-060
16-200-711	NEW	87-19-097	16-230-665	AMD	87-18-060	16-231-720	AMD-E	87-08-072
16-200-715	NEW-P	87-13-061	16-230-673	NEW-E	87-08-072	16-231-720	AMD	87-09-015
16-200-715	NEW-E	87-16-015	16-230-673	NEW-P	87-14-073	16-231-840	AMD-P	87-04-060
16-200-715	NEW	87-19-097	16-230-673	NEW-E	87-14-074	16-231-840	AMD-E	87-08-072
16-200-720	REP-P	87-13-061	16-230-673	NEW	87-18-060	16-231-840	AMD	87-09-015
16-200-720	REP-E	87-16-015	16-230-673	AMD-E	87-08-072	16-231-910	AMD-P	87-04-060
16-200-720	REP	87-19-097	16-231-015	AMD-P	87-14-073	16-231-910	AMD-E	87-08-072
16-200-721	NEW-P	87-13-061	16-231-015	AMD-E	87-14-074	16-231-910	AMD	87-09-015
16-200-721	NEW-E	87-16-015	16-231-015	AMD	87-18-060	16-231-910	AMD-P	87-14-073
16-200-721	NEW	87-19-097	16-231-020	AMD-P	87-04-060	16-231-910	AMD-E	87-14-074
16-200-725	NEW-P	87-13-061	16-231-020	AMD-E	87-08-072	16-231-910	AMD	87-18-060
16-200-725	NEW-E	87-16-015	16-231-020	AMD	87-09-015	16-231-912	NEW-P	87-04-060
16-200-725	NEW	87-19-097	16-231-030	AMD-P	87-04-060	16-231-912	NEW-E	87-08-072
16-200-730	REP-P	87-13-061	16-231-030	AMD-E	87-08-072	16-231-912	NEW	87-09-015
16-200-730	REP-E	87-16-015	16-231-030	AMD	87-09-015	16-231-935	AMD-P	87-04-060
16-200-730	REP	87-19-097	16-231-033	NEW-E	87-08-072	16-231-935	AMD-E	87-08-072
16-200-731	NEW-P	87-13-061	16-231-033	NEW-P	87-14-073	16-231-935	AMD	87-09-015
16-200-731	NEW-E	87-16-015	16-231-033	NEW-E	87-14-074	16-231-938	NEW-E	87-08-072
16-200-731	NEW	87-19-097	16-231-033	NEW	87-18-060	16-231-938	NEW-P	87-14-073
16-200-735	NEW-P	87-13-061	16-231-115	AMD-P	87-04-060	16-231-938	NEW-E	87-14-074
16-200-735	NEW-E	87-16-015	16-231-115	AMD-E	87-08-072	16-231-938	NEW	87-18-060
16-200-735	NEW	87-19-097	16-231-115	AMD	87-09-015	16-232-010	AMD-P	87-04-060
16-200-739	NEW-P	87-13-061	16-231-115	AMD-P	87-14-073	16-232-010	AMD-E	87-08-072
16-200-739	NEW-E	87-16-015	16-231-115	AMD-E	87-14-074	16-232-010	AMD	87-09-015
16-200-739	NEW	87-19-097	16-231-115	AMD	87-18-060	16-232-035	AMD-P	87-04-060
16-200-740	REP-P	87-13-061	16-231-120	AMD-P	87-04-060	16-232-035	AMD-E	87-08-072
16-200-740	REP-E	87-16-015	16-231-120	REP-E	87-08-072	16-232-035	AMD	87-09-015
16-200-740	REP	87-19-097	16-231-120	REP-P	87-14-073	16-232-038	NEW-E	87-08-072
16-200-743	REP-P	87-13-061	16-231-120	REP-E	87-14-074	16-232-038	NEW-P	87-14-073
16-200-743	REP-E	87-16-015	16-231-120	REP	87-18-060	16-232-038	NEW-E	87-14-074
16-200-743	REP	87-19-097	16-231-125	AMD-P	87-04-060	16-232-038	NEW	87-18-060
16-213-260	NEW-P	87-05-036	16-231-125	AMD-E	87-08-072	16-232-125	REP-P	87-04-060
16-213-260	NEW	87-08-030	16-231-125	AMD	87-09-015	16-232-125	REP-E	87-08-072
16-213-270	NEW-P	87-05-036	16-231-126	REP-P	87-14-073	16-232-125	REP	87-09-015
16-213-270	NEW	87-08-030	16-231-126	REP-E	87-14-074	16-232-225	AMD-P	87-04-060
16-228-400	NEW-E	87-09-001	16-231-145	AMD-P	87-04-060	16-232-225	AMD-E	87-08-072
16-228-410	NEW-E	87-09-001	16-231-145	AMD-E	87-08-072	16-232-225	AMD	87-09-015
16-228-420	NEW-E	87-09-001	16-231-145	AMD	87-09-015	16-232-315	AMD-P	87-04-060
16-228-430	NEW-E	87-09-001	16-231-145	AMD-P	87-14-073	16-232-315	AMD-E	87-08-072
16-228-440	NEW-E	87-09-054	16-231-145	AMD-E	87-14-074	16-232-315	AMD	87-09-015
16-228-450	NEW-E	87-09-054	16-231-145	AMD	87-18-060	16-304-040	AMD-P	87-08-063
16-228-460	NEW-E	87-09-054	16-231-148	NEW-E	87-08-072	16-304-040	AMD	87-12-006
16-228-470	NEW-E	87-09-054	16-231-148	NEW-P	87-14-073	16-316-165	AMD-P	87-13-063
16-228-480	NEW-E	87-09-054	16-231-148	NEW-E	87-14-074	16-316-165	AMD-E	87-14-011
16-228-490	NEW-E	87-09-054	16-231-148	NEW	87-18-060	16-316-165	AMD	87-17-025
16-228-500	NEW-E	87-09-054	16-231-215	AMD-P	87-04-060	16-316-525	AMD-P	87-08-063
16-228-510	NEW-E	87-09-054	16-231-215	AMD-E	87-08-072	16-316-525	AMD-E	87-15-029
16-228-520	NEW-E	87-09-054	16-231-215	AMD	87-09-015	16-316-525	AMD	87-15-030
16-228-530	NEW-E	87-09-054	16-231-225	AMD-P	87-04-060	16-316-724	AMD-E	87-15-029
16-228-540	NEW-E	87-09-054	16-231-225	AMD-E	87-08-072	16-316-724	AMD	87-15-030
16-228-550	NEW-E	87-09-054	16-231-225	AMD	87-09-015	16-316-800	AMD-P	87-08-063
16-230-030	AMD-E	87-11-018	16-231-235	AMD-P	87-04-060	16-316-800	AMD	87-12-006
16-230-160	AMD-P	87-11-055	16-231-235	AMD-E	87-08-072	16-316-810	AMD-P	87-08-063
16-230-160	AMD	87-15-001	16-231-235	AMD	87-09-015	16-316-810	AMD	87-12-006
16-230-190	AMD-P	87-11-055	16-231-238	NEW-E	87-08-072	16-316-815	AMD-P	87-08-063
16-230-190	AMD	87-15-001	16-231-238	NEW-P	87-14-073	16-316-815	AMD	87-12-006
16-230-470	AMD-P	87-04-060	16-231-238	NEW-E	87-14-074	16-316-820	AMD-P	87-08-063
16-230-470	AMD-E	87-08-072	16-231-238	NEW	87-18-060	16-316-820	AMD	87-12-006
16-230-470	AMD	87-09-015	16-231-315	AMD-P	87-04-060	16-316-830	AMD-P	87-08-063
16-230-615	AMD-P	87-04-060	16-231-315	AMD-W	87-05-006	16-316-830	AMD	87-12-006
16-230-615	AMD-E	87-08-072	16-231-340	AMD-P	87-04-060	16-316-832	AMD-P	87-13-063
16-230-615	AMD	87-09-015	16-231-340	AMD-E	87-08-072	16-316-832	AMD-E	87-14-011
16-230-640	AMD-P	87-04-060	16-231-340	AMD	87-09-015	16-316-832	AMD	87-17-025
16-230-640	AMD-E	87-08-072	16-231-343	NEW-E	87-08-072	16-316-880	AMD-P	87-08-063
16-230-640	AMD	87-09-015	16-231-343	NEW-P	87-14-073	16-316-880	AMD	87-12-006
16-230-645	AMD-P	87-04-060	16-231-343	NEW-E	87-14-074	16-319-020	AMD-P	87-08-063
16-230-645	AMD-E	87-08-072	16-231-343	NEW	87-18-060	16-319-020	AMD	87-12-006
16-230-645	AMD	87-09-015	16-231-425	AMD-P	87-04-060	16-319-030	AMD-P	87-08-063
16-230-650	AMD-P	87-04-060	16-231-425	AMD-E	87-08-072	16-319-030	AMD	87-12-006
16-230-650	AMD-E	87-08-072	16-231-425	AMD	87-09-015	16-319-041	AMD-P	87-08-063
16-230-650	AMD	87-09-015	16-231-530	AMD-P	87-04-060	16-319-041	AMD	87-12-006
16-230-655	AMD-P	87-04-060	16-231-530	AMD-E	87-08-072	16-319-051	AMD-P	87-08-063
16-230-655	AMD-E	87-08-072	16-231-530	AMD	87-09-015	16-319-051	AMD	87-12-006
16-230-655	AMD	87-09-015	16-231-620	AMD-P	87-04-060	16-319-061	AMD-P	87-08-063
16-230-665	AMD-E	87-08-072	16-231-620	AMD-E	87-08-072	16-319-061	AMD	87-12-006

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16-319-081	AMD	87-12-006		16-319-081	AMD
16-319-091	NEW-P	87-08-063		16-319-091	NEW-P
16-319-091	NEW	87-12-006		16-319-091	NEW
16-319-101	NEW-P	87-08-063		16-319-101	NEW-P
16-319-101	NEW	87-12-006		16-319-101	NEW
16-324-360	AMD-E	87-13-017		16-324-360	AMD-E
16-324-360	AMD-P	87-15-070		16-324-360	AMD-P
16-324-360	AMD	87-19-033		16-324-360	AMD
16-324-380	AMD-P	87-15-070		16-324-380	AMD-P
16-324-380	AMD	87-19-033		16-324-380	AMD
16-324-390	AMD-P	87-15-070		16-324-390	AMD-P
16-324-390	AMD	87-19-033		16-324-390	AMD
16-324-430	AMD-P	87-15-070		16-324-430	AMD-P
16-324-430	AMD	87-19-033		16-324-430	AMD
16-324-450	AMD-P	87-15-070		16-324-450	AMD-P
16-324-450	AMD	87-19-033		16-324-450	AMD
16-324-600	NEW-E	87-13-017		16-324-600	NEW-E
16-324-600	NEW-P	87-15-070		16-324-600	NEW-P
16-324-600	NEW	87-19-033		16-324-600	NEW
16-324-605	NEW-P	87-15-070		16-324-605	NEW-P
16-324-605	NEW	87-19-033		16-324-605	NEW
16-324-610	NEW-E	87-13-017		16-324-610	NEW-E
16-324-610	NEW-P	87-15-070		16-324-610	NEW-P
16-324-610	NEW	87-19-033		16-324-610	NEW
16-324-620	NEW-E	87-13-017		16-324-620	NEW-E
16-324-620	NEW-P	87-15-070		16-324-620	NEW-P
16-324-620	NEW	87-19-033		16-324-620	NEW
16-324-630	NEW-E	87-13-017		16-324-630	NEW-E
16-324-630	NEW-P	87-15-070		16-324-630	NEW-P
16-324-630	NEW	87-19-033		16-324-630	NEW
16-324-640	NEW-E	87-13-017		16-324-640	NEW-E
16-324-640	NEW-P	87-15-070		16-324-640	NEW-P
16-324-640	NEW	87-19-033		16-324-640	NEW
16-324-650	NEW-E	87-13-017		16-324-650	NEW-E
16-324-650	NEW-P	87-15-070		16-324-650	NEW-P
16-324-650	NEW	87-19-033		16-324-650	NEW
16-324-660	NEW-E	87-13-017		16-324-660	NEW-E
16-324-660	NEW-P	87-15-070		16-324-660	NEW-P
16-324-660	NEW	87-19-033		16-324-660	NEW
16-324-670	NEW-P	87-15-070		16-324-670	NEW-P
16-324-670	NEW	87-19-033		16-324-670	NEW
16-324-680	NEW-P	87-15-070		16-324-680	NEW-P
16-324-680	NEW	87-19-033		16-324-680	NEW
16-328-001	REP-P	87-09-085		16-328-001	REP-P
16-328-001	REP	87-13-016		16-328-001	REP
16-328-003	REP-P	87-09-085		16-328-003	REP-P
16-328-003	REP	87-13-016		16-328-003	REP
16-328-008	AMD-P	87-09-085		16-328-008	AMD-P
16-328-008	AMD	87-13-016		16-328-008	AMD
16-328-009	NEW-P	87-09-085		16-328-009	NEW-P
16-328-009	NEW	87-13-016		16-328-009	NEW
16-328-010	AMD-P	87-09-085		16-328-010	AMD-P
16-328-010	AMD	87-13-016		16-328-010	AMD
16-328-015	NEW-P	87-09-085		16-328-015	NEW-P
16-328-015	NEW	87-13-016		16-328-015	NEW
16-328-025	AMD-P	87-09-085		16-328-025	AMD-P
16-328-025	AMD	87-13-016		16-328-025	AMD
16-328-030	AMD-P	87-09-085		16-328-030	AMD-P
16-328-030	AMD	87-13-016		16-328-030	AMD
16-328-035	AMD-P	87-09-085		16-328-035	AMD-P
16-328-035	AMD	87-13-016		16-328-035	AMD
16-328-038	NEW-P	87-13-064		16-328-038	NEW-P
16-328-038	NEW-E	87-14-012		16-328-038	NEW-E
16-328-038	NEW	87-17-024		16-328-038	NEW
16-328-060	AMD-P	87-09-085		16-328-060	AMD-P
16-328-060	AMD	87-13-016		16-328-060	AMD
16-328-065	AMD-P	87-09-085		16-328-065	AMD-P
16-328-065	AMD	87-13-016		16-328-065	AMD
16-328-080	AMD-P	87-09-085		16-328-080	AMD-P
16-328-080	AMD	87-13-016		16-328-080	AMD
16-328-083	NEW-P	87-09-085		16-328-083	NEW-P
16-328-083	NEW	87-13-016		16-328-083	NEW
16-328-085	NEW-P	87-09-085		16-328-085	NEW-P
16-328-085	NEW	87-13-016		16-328-085	NEW
16-328-088	NEW-P	87-09-085		16-328-088	NEW-P
16-328-088	NEW	87-13-016		16-328-088	NEW
16-328-090	REP-P	87-09-085		16-328-090	REP-P
16-328-090	REP	87-13-016		16-328-090	REP
16-329-001	REP-P	87-09-085		16-329-001	REP-P
16-329-001	REP	87-13-016		16-329-001	REP
16-329-010	REP-P	87-09-085		16-329-010	REP-P
16-329-010	REP	87-13-016		16-329-010	REP
16-329-015	REP-P	87-09-085		16-329-015	REP-P
16-329-015	REP	87-13-016		16-329-015	REP
16-329-020	REP-P	87-09-085		16-329-020	REP-P
16-329-020	REP	87-13-016		16-329-020	REP
16-329-025	REP-P	87-09-085		16-329-025	REP-P
16-329-025	REP	87-13-016		16-329-025	REP
16-329-030	REP-P	87-09-085		16-329-030	REP-P
16-329-030	REP	87-13-016		16-329-030	REP
16-333-020	AMD-P	87-09-085		16-333-020	AMD-P
16-333-020	AMD	87-13-016		16-333-020	AMD
16-333-040	AMD-P	87-09-085		16-333-040	AMD-P
16-333-040	AMD	87-13-016		16-333-040	AMD
16-333-050	AMD-P	87-09-085		16-333-050	AMD-P
16-333-050	AMD	87-13-016		16-333-050	AMD
16-333-065	NEW-P	87-13-064		16-333-065	NEW-P
16-333-065	NEW-E	87-14-012		16-333-065	NEW-E
16-333-065	NEW	87-17-024		16-333-065	NEW
16-401-002	REP-P	87-13-062		16-401-002	REP-P
16-401-002	REP-E	87-16-014		16-401-002	REP-E
16-401-002	REP	87-19-098		16-401-002	REP
16-401-020	AMD-P	87-13-062		16-401-020	AMD-P
16-401-020	AMD-E	87-16-014		16-401-020	AMD-E
16-401-020	AMD	87-19-098		16-401-020	AMD
16-401-025	AMD-P	87-13-062		16-401-025	AMD-P
16-401-025	AMD-E	87-16-014		16-401-025	AMD-E
16-401-025	AMD	87-19-098		16-401-025	AMD
16-401-030	AMD-P	87-13-062		16-401-030	AMD-P
16-401-030	AMD-E	87-16-014		16-401-030	AMD-E
16-401-030	AMD	87-19-098		16-401-030	AMD
16-401-040	NEW-P	87-13-062		16-401-040	NEW-P
16-401-040	NEW-E	87-16-014		16-401-040	NEW-E
16-401-040	NEW	87-19-098		16-401-040	NEW
16-401-050	NEW-P	87-13-062		16-401-050	NEW-P
16-401-050	NEW-E	87-16-014		16-401-050	NEW-E
16-401-050	NEW	87-19-098		16-401-050	NEW
16-458-070	REP-P	87-20-049		16-458-070	REP-P
16-458-080	AMD-P	87-20-049		16-458-080	AMD-P
16-470-500	NEW	87-04-027		16-470-500	NEW
16-470-510	NEW	87-04-027		16-470-510	NEW
16-470-520	NEW	87-04-027		16-470-520	NEW
16-470-530	NEW	87-04-027		16-470-530	NEW
16-514-020	AMD-P	87-20-077		16-514-020	AMD-P
16-516-040	AMD-P	87-12-019		16-516-040	AMD-P
16-516-040	AMD-P	87-12-019		16-516-040	AMD-P
16-532-040	AMD-P	87-04-045		16-532-040	AMD-P
16-532-040	AMD	87-10-059		16-532-040	AMD
16-570-010	AMD-P	87-13-051		16-570-010	AMD-P
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16-570-010	AMD	87-16-071		16-570-010	AMD
16-570-030	AMD-P	87-13-051		16-570-030	AMD-P
16-570-030	AMD-E	87-15-011		16-570-030	AMD-E
16-570-030	AMD	87-16-071		16-570-030	AMD
16-602-005	NEW-P	87-05-053		16-602-005	NEW-P
16-602-010	AMD-P	87-05-053		16-602-010	AMD-P
16-602-020	AMD-P	87-05-053		16-602-020	AMD-P
16-602-030	AMD-P	87-05-053		16-602-030	AMD-P
16-620-290	AMD-P	87-13-058		16-620-290	AMD-P
16-620-290	AMD	87-16-044		16-620-290	AMD
16-620-300	REP-P	87-13-058		16-620-300	REP-P
16-620-300	REP	87-16-044		16-620-300	REP
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16-620-340	AMD	87-16-044		16-620-340	AMD
16-657-025	AMD-P	87-07-019		16-657-025	AMD-P
16-657-025	AMD-C	87-10-042		16-657-025	AMD-C
16-693-001	REP-P	87-14-050		16-693-001	REP-P
16-693-001	REP	87-18-009		16-693-001	REP
16-693-010	REP-P	87-14-050		16-693-010	REP-P
16-693-010	REP	87-18-009		16-693-010	REP
16-693-020	REP-P	87-14-050		16-693-020	REP-P
16-693-020	REP	87-18-009		16-693-020	REP
16-694-001	NEW-P	87-14-050		16-694-001	NEW-P
16-694-001	NEW	87-18-009		16-694-001	NEW
16-750	AMD-E	87-16-030		16-750	AMD-E
16-750-010	AMD	87-05-016		16-750-010	AMD
16-750-010	AMD-E	87-16-030		16-750-010	AMD-E
16-750-900	NEW-E	87-16-030		16-750-900	NEW-E
18-02-010	REP-P	87-15-122		18-02-010	REP-P
18-02-010	REP	87-19-075		18-02-010	REP
18-02-020	REP-P	87-15-122		18-02-020	REP-P
18-02-020	REP	87-19-075		18-02-020	REP
18-02-030	REP-P	87-15-122		18-02-030	REP-P
18-02-030	REP	87-19-075		18-02-030	REP
18-02-040	REP-P	87-15-122		18-02-040	REP-P
18-02-040	REP	87-19-075		18-02-040	REP
18-02-050	REP-P	87-15-122		18-02-050	REP-P
18-02-050	REP	87-19-075		18-02-050	REP
18-06-010	REP-P	87-15-117		18-06-010	REP-P
18-06-010	REP	87-19-076		18-06-010	REP
18-06-020	REP-P	87-15-117		18-06-020	REP-P
18-06-020	REP	87-19-076		18-06-020	REP
18-06-030	REP-P	87-15-117		18-06-030	REP-P
18-06-030	REP	87-19-076		18-06-030	REP
18-06-040	REP-P	87-15-117		18-06-040	REP-P
18-06-040	REP	87-19-076		18-06-040	REP
18-06-050	REP-P	87-15-117		18-06-050	REP-P
18-06-050	REP	87-19-076		18-06-050	REP
18-06-900	REP-P	87-15-117		18-06-900	REP-P
18-06-900	REP	87-19-076		18-06-900	REP
18-20-010	REP-P	87-15-118		18-20-010	REP-P
18-20-010	REP	87-19-077		18-20-010	REP
18-20-020	REP-P	87-15-118		18-20-020	REP-P
18-20-020	REP	87-19-077		18-20-020	REP
18-20-030	REP-P	87-15-118		18-20-030	

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
18-40-990	REP-P	87-15-119	30-20-020	NEW	87-11-001	50-12-230	NEW-P	87-16-108
18-40-990	REP	87-19-080	30-20-030	NEW	87-11-001	50-12-230	NEW	87-20-022
18-40-991	REP-P	87-15-119	30-20-040	NEW	87-11-001	50-12-240	NEW-P	87-16-108
18-40-991	REP	87-19-080	30-20-050	NEW	87-11-001	50-12-240	NEW	87-20-022
18-44-010	REP-P	87-15-124	30-20-060	NEW	87-11-001	50-12-250	NEW-P	87-16-108
18-44-010	REP	87-19-081	30-20-070	NEW	87-11-001	50-12-250	NEW	87-20-022
18-44-020	REP-P	87-15-124	30-20-080	NEW	87-11-001	50-12-260	NEW-P	87-16-108
18-44-020	REP	87-19-081	30-20-090	NEW	87-11-001	50-12-260	NEW	87-20-022
18-44-030	REP-P	87-15-124	30-20-100	NEW	87-11-001	50-12-270	NEW-P	87-16-108
18-44-030	REP	87-19-081	30-20-110	NEW	87-11-001	50-12-270	NEW	87-20-022
18-44-040	REP-P	87-15-124	30-20-120	NEW	87-11-001	50-12-280	NEW-P	87-16-108
18-44-040	REP	87-19-081	30-24-010	NEW	87-11-001	50-12-280	NEW	87-20-022
18-44-050	REP-P	87-15-124	30-24-020	NEW	87-11-001	50-12-290	NEW-P	87-16-108
18-44-050	REP	87-19-081	30-24-030	NEW	87-11-001	50-12-290	NEW	87-20-022
18-44-060	REP-P	87-15-124	30-24-040	NEW	87-11-001	50-12-300	NEW-P	87-16-108
18-44-060	REP	87-19-081	30-24-050	NEW	87-11-001	50-12-300	NEW	87-20-022
18-44-990	REP-P	87-15-124	30-24-060	NEW	87-11-001	50-48-100	NEW-P	87-08-071
18-44-990	REP	87-19-081	30-24-070	NEW	87-11-001	50-48-100	NEW	87-10-047
18-48-080	REP-P	87-15-121	30-24-080	NEW	87-11-001	50-48-100	AMD-P	87-10-058
18-48-080	REP	87-19-073	30-24-090	NEW	87-11-001	50-48-100	AMD	87-13-015
18-48-090	REP-P	87-15-121	30-24-100	NEW	87-11-001	50-52-010	NEW-P	87-10-046
18-48-090	REP	87-19-073	30-28-010	NEW	87-11-001	50-52-010	NEW	87-13-030
18-48-100	REP-P	87-15-121	30-28-020	NEW	87-11-001	50-52-020	NEW-P	87-10-046
18-48-100	REP	87-19-073	30-28-030	NEW	87-11-001	50-52-020	NEW	87-13-030
18-48-110	REP-P	87-15-121	30-28-040	NEW	87-11-001	50-52-030	NEW-P	87-10-046
18-48-110	REP	87-19-073	30-32-010	NEW	87-11-001	50-52-030	NEW	87-13-030
18-48-120	REP-P	87-15-121	30-32-020	NEW	87-11-001	50-52-040	NEW-P	87-10-046
18-48-120	REP	87-19-073	30-32-030	NEW	87-11-001	50-52-040	NEW	87-13-030
18-48-130	REP-P	87-15-121	30-32-040	NEW	87-11-001	50-52-050	NEW-P	87-10-046
18-48-130	REP	87-19-073	30-32-050	NEW	87-11-001	50-52-050	NEW	87-13-030
18-48-140	REP-P	87-15-121	30-32-060	NEW	87-11-001	50-52-060	NEW-P	87-10-046
18-48-140	REP	87-19-073	30-32-070	NEW	87-11-001	50-52-060	NEW	87-13-030
18-48-150	REP-P	87-15-121	30-32-080	NEW	87-11-001	50-52-070	NEW-P	87-10-046
18-48-150	REP	87-19-073	30-36-010	NEW	87-11-001	50-52-070	NEW	87-13-030
18-48-900	REP-P	87-15-121	30-36-020	NEW	87-11-001	50-52-080	NEW-P	87-10-046
18-48-900	REP	87-19-073	30-36-030	NEW	87-11-001	50-52-080	NEW	87-13-030
18-56-010	REP-P	87-15-120	30-36-040	NEW	87-11-001	50-52-090	NEW-P	87-10-046
18-56-010	REP	87-20-020	30-36-050	NEW	87-11-001	50-52-090	NEW	87-13-030
18-56-020	REP-P	87-15-120	30-36-060	NEW	87-11-001	50-52-100	NEW-P	87-10-046
18-56-020	REP	87-20-020	30-36-070	NEW	87-11-001	50-52-100	NEW	87-13-030
18-56-030	REP-P	87-15-120	30-36-080	NEW	87-11-001	50-52-110	NEW-P	87-10-046
18-56-030	REP	87-20-020	30-36-090	NEW	87-11-001	50-52-110	NEW	87-13-030
18-56-040	REP-P	87-15-120	30-36-100	NEW	87-11-001	50-52-120	NEW-P	87-10-046
18-56-040	REP	87-20-020	30-36-110	NEW	87-11-001	50-52-120	NEW	87-13-030
18-56-050	REP-P	87-15-120	30-40-010	NEW	87-11-001	50-52-130	NEW-P	87-10-046
18-56-050	REP	87-20-020	30-40-020	NEW	87-11-001	50-52-130	NEW	87-13-030
18-56-060	REP-P	87-15-120	30-40-030	NEW	87-11-001	50-52-140	NEW-P	87-10-046
18-56-060	REP	87-20-020	30-40-040	NEW	87-11-001	50-52-140	NEW	87-13-030
18-56-990	REP-P	87-15-120	30-40-050	NEW	87-11-001	50-52-150	NEW-P	87-10-046
18-56-990	REP	87-20-020	30-40-060	NEW	87-11-001	50-52-150	NEW	87-13-030
25-24-010	REP-P	87-02-052	30-40-070	NEW	87-11-001	50-52-160	NEW-P	87-10-046
25-24-010	REP	87-05-027	30-40-080	NEW	87-11-001	50-52-160	NEW	87-13-030
25-24-020	REP-P	87-02-052	30-40-090	NEW	87-11-001	50-52-170	NEW-P	87-10-046
25-24-020	REP	87-05-027	30-44-010	NEW	87-11-001	50-52-170	NEW	87-13-030
25-24-030	REP-P	87-02-052	30-44-020	NEW	87-11-001	50-52-180	NEW-P	87-10-046
25-24-030	REP	87-05-027	30-44-030	NEW	87-11-001	50-52-180	NEW	87-13-030
25-24-040	REP-P	87-02-052	30-44-040	NEW	87-11-001	50-52-190	NEW-P	87-10-046
25-24-040	REP	87-05-027	30-44-050	NEW	87-11-001	50-52-190	NEW	87-13-030
25-24-050	REP-P	87-02-052	30-48-010	NEW	87-11-001	50-52-200	NEW-P	87-10-046
25-24-050	REP	87-05-027	30-48-020	NEW	87-11-001	50-52-200	NEW	87-13-030
25-24-060	REP-P	87-02-052	30-48-030	NEW	87-11-001	50-52-210	NEW-P	87-10-046
25-24-060	REP	87-05-027	30-48-040	NEW	87-11-001	50-52-210	NEW	87-13-030
25-24-070	REP-P	87-02-052	30-48-050	NEW	87-11-001	50-52-220	NEW-P	87-10-046
25-24-070	REP	87-05-027	30-48-060	NEW	87-11-001	50-52-220	NEW	87-13-030
30-16-010	NEW	87-11-001	30-48-070	NEW	87-11-001	50-52-230	NEW-P	87-10-046
30-16-020	NEW	87-11-001	44-10-090	NEW-E	87-20-046	50-52-230	NEW	87-13-030
30-16-030	NEW	87-11-001	44-10-090	NEW-P	87-20-089	50-52-240	NEW-P	87-10-046
30-16-040	NEW	87-11-001	50-12-110	AMD-P	87-16-109	50-52-240	NEW	87-13-030
30-16-050	NEW	87-11-001	50-12-110	AMD	87-20-036	50-52-250	NEW-P	87-10-046
30-16-060	NEW	87-11-001	50-12-115	NEW-P	87-16-109	50-52-250	NEW	87-13-030
30-16-070	NEW	87-11-001	50-12-115	NEW	87-20-036	50-52-260	NEW-P	87-10-046
30-16-080	NEW	87-11-001	50-12-116	NEW-P	87-16-109	50-52-260	NEW	87-13-030
30-16-090	NEW	87-11-001	50-12-116	NEW	87-20-036	50-52-270	NEW-P	87-10-046
30-16-100	NEW	87-11-001	50-12-210	NEW-P	87-16-108	50-52-270	NEW	87-13-030
30-16-110	NEW	87-11-001	50-12-210	NEW	87-20-022	50-52-280	NEW-P	87-10-046
30-16-120	NEW	87-11-001	50-12-220	NEW-P	87-16-108	50-52-280	NEW	87-13-030
30-20-010	NEW	87-11-001	50-12-220	NEW	87-20-022	50-52-290	NEW-P	87-10-046

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
50-52-290	NEW	87-13-030	100-100-050	AMD-P	87-09-099	132E-137-060	NEW	87-14-001
50-52-300	NEW-P	87-10-046	100-100-050	AMD-E	87-09-100	132E-137-070	NEW-P	87-10-038
50-52-300	NEW	87-13-030	100-100-070	AMD-P	87-06-046	132E-137-070	NEW	87-14-001
50-52-310	NEW-P	87-10-046	100-100-070	AMD-C	87-09-101	132F-104-010	AMD-P	87-15-098
50-52-310	NEW	87-13-030	100-100-070	AMD-E	87-09-102	132F-104-010	AMD	87-19-122
50-52-320	NEW-P	87-10-046	100-100-070	AMD	87-18-004	132F-148-010	AMD-P	87-04-064
50-52-320	NEW	87-13-030	106-116-201	AMD-P	87-19-008	132F-148-010	AMD	87-08-026
50-52-330	NEW-P	87-10-046	106-116-201	AMD-E	87-19-009	132F-148-030	AMD-P	87-04-064
50-52-330	NEW	87-13-030	106-116-203	AMD-P	87-19-008	132F-148-030	AMD	87-08-026
50-52-340	NEW-P	87-10-046	106-116-203	AMD-E	87-19-009	132F-148-040	AMD-P	87-04-064
50-52-340	NEW	87-13-030	106-116-205	AMD-P	87-19-008	132F-148-040	AMD	87-08-026
50-52-350	NEW-P	87-10-046	106-116-205	AMD-E	87-19-009	132L-10-010	NEW-E	87-07-031
50-52-350	NEW	87-13-030	106-116-404	AMD-P	87-19-008	132L-10-010	NEW-P	87-08-017
50-52-360	NEW-P	87-10-046	106-116-404	AMD-E	87-19-009	132L-10-010	NEW	87-13-026
50-52-360	NEW	87-13-030	106-116-603	AMD-P	87-19-008	132L-10-020	NEW-E	87-07-031
50-52-370	NEW-P	87-10-046	106-116-603	AMD-E	87-19-009	132L-10-020	NEW-P	87-08-017
50-52-370	NEW	87-13-030	113-12-087	NEW	87-05-064	132L-10-020	NEW	87-13-026
50-52-380	NEW-P	87-10-046	113-12-115	AMD	87-05-064	132L-10-030	NEW-E	87-07-031
50-52-380	NEW	87-13-030	113-12-150	AMD-P	87-19-131	132L-10-030	NEW-P	87-08-017
50-52-390	NEW-P	87-10-046	113-12-195	AMD-P	87-19-131	132L-10-030	NEW	87-13-026
50-52-390	NEW	87-13-030	113-12-195	AMD	87-05-064	132L-10-040	NEW-E	87-07-031
50-52-400	NEW-P	87-10-046	113-12-197	NEW	87-05-064	132L-10-040	NEW-P	87-08-017
50-52-400	NEW	87-13-030	113-12-200	AMD-P	87-19-131	132L-10-040	NEW	87-13-026
50-52-410	NEW-P	87-10-046	113-12-300	NEW-P	87-19-131	132L-10-050	NEW-E	87-07-031
50-52-410	NEW	87-13-030	113-12-310	NEW-P	87-19-131	132L-10-050	NEW-P	87-08-017
50-52-420	NEW-P	87-10-046	113-12-320	NEW-P	87-19-131	132L-10-050	NEW	87-13-026
50-52-420	NEW	87-13-030	113-12-330	NEW-P	87-19-131	132L-10-060	NEW-E	87-07-031
50-52-430	NEW-P	87-10-046	113-12-340	NEW-P	87-19-131	132L-10-060	NEW-P	87-08-017
50-52-430	NEW	87-13-030	113-12-350	NEW-P	87-19-131	132L-10-070	NEW-E	87-07-031
50-52-440	NEW-P	87-10-046	114-12-041	AMD-P	87-19-132	132L-10-070	NEW-P	87-08-017
50-52-440	NEW	87-13-030	114-12-125	AMD-P	87-19-132	132L-10-080	NEW-E	87-07-031
50-52-450	NEW-P	87-10-046	114-12-131	REP-P	87-19-132	132L-10-080	NEW-P	87-08-017
50-52-450	NEW	87-13-030	114-12-132	NEW-P	87-19-132	132L-10-090	NEW-E	87-07-031
50-52-460	NEW-P	87-10-046	114-12-136	AMD-P	87-07-046	132L-10-090	NEW-P	87-08-017
50-52-460	NEW	87-13-030	114-12-136	AMD	87-10-028	132L-10-100	NEW-E	87-07-031
50-52-470	NEW-P	87-10-046	118-33-010	NEW-E	87-18-026	132L-10-100	NEW-P	87-08-017
50-52-470	NEW	87-13-030	118-33-010	NEW-P	87-18-068	132L-10-100	NEW	87-13-026
50-52-480	NEW-P	87-10-046	118-33-020	NEW-E	87-18-026	132L-10-110	NEW-E	87-07-031
50-52-480	NEW	87-13-030	118-33-020	NEW-P	87-18-068	132L-10-110	NEW-P	87-08-017
50-52-490	NEW-P	87-10-046	118-33-030	NEW-E	87-18-026	132L-10-110	NEW	87-13-026
50-52-490	NEW	87-13-030	118-33-030	NEW-P	87-18-068	132L-10-120	NEW-E	87-07-031
50-52-500	NEW-P	87-10-046	118-33-040	NEW-E	87-18-026	132L-10-120	NEW-P	87-08-017
50-52-500	NEW	87-13-030	118-33-040	NEW-P	87-18-068	132L-10-120	NEW	87-13-026
50-52-510	NEW-P	87-10-046	118-33-050	NEW-E	87-18-026	132L-10-130	NEW-E	87-07-031
50-52-510	NEW	87-13-030	118-33-060	NEW-P	87-18-068	132L-10-130	NEW-P	87-08-017
50-52-520	NEW-P	87-10-046	118-33-060	NEW-E	87-18-026	132L-10-130	NEW	87-13-026
50-52-520	NEW	87-13-030	118-33-060	NEW-P	87-18-068	132L-10-140	NEW-E	87-07-031
50-52-530	NEW-P	87-10-046	118-33-070	NEW-E	87-18-026	132L-10-140	NEW-P	87-08-017
50-52-530	NEW	87-13-030	118-33-070	NEW-P	87-18-068	132L-10-140	NEW-E	87-07-031
50-52-540	NEW-P	87-10-046	118-33-080	NEW-E	87-18-026	132L-10-150	NEW-P	87-08-017
50-52-540	NEW	87-13-030	118-33-080	NEW-P	87-18-068	132L-10-160	NEW-E	87-07-031
50-52-550	NEW-P	87-10-046	118-33-090	NEW-E	87-18-026	132L-10-160	NEW-P	87-08-017
50-52-550	NEW	87-13-030	118-33-090	NEW-P	87-18-068	132L-20	AMD-E	87-07-048
50-52-560	NEW-P	87-10-046	118-33-100	NEW-E	87-18-026	132L-20	AMD-P	87-08-018
50-52-560	NEW	87-13-030	118-33-100	NEW-P	87-18-068	132L-20	AMD-P	87-14-023
50-52-570	NEW-P	87-10-046	118-33-110	NEW-E	87-18-026	132L-20	AMD-E	87-14-024
50-52-570	NEW	87-13-030	118-33-110	NEW-P	87-18-068	132L-20	AMD	87-17-037
50-52-580	NEW-P	87-10-046	118-33-120	NEW-E	87-18-026	132L-20-010	AMD-E	87-07-048
50-52-580	NEW	87-13-030	118-33-120	NEW-P	87-18-068	132L-20-010	AMD-P	87-08-018
50-52-590	NEW-P	87-10-046	131-08-010	AMD	87-04-025	132L-20-010	AMD-P	87-14-023
50-52-590	NEW	87-13-030	132E-136-010	REP-P	87-10-039	132L-20-010	AMD-E	87-14-024
50-52-600	NEW-P	87-10-046	132E-136-010	REP	87-14-002	132L-20-010	AMD	87-17-037
50-52-600	NEW	87-13-030	132E-136-020	REP-P	87-10-039	132L-20-020	AMD-E	87-07-048
50-52-610	NEW-P	87-10-046	132E-136-020	REP	87-14-002	132L-20-020	AMD-P	87-08-018
50-52-610	NEW	87-13-030	132E-136-030	REP-P	87-10-039	132L-20-020	REP-P	87-14-023
50-52-620	NEW-P	87-10-046	132E-136-030	REP	87-14-002	132L-20-020	REP-E	87-14-024
50-52-620	NEW	87-13-030	132E-137-010	NEW-P	87-10-038	132L-20-020	REP	87-17-037
50-52-630	NEW-P	87-10-046	132E-137-010	NEW	87-14-001	132L-20-030	AMD-E	87-07-048
50-52-630	NEW	87-13-030	132E-137-020	NEW-P	87-10-038	132L-20-030	AMD-P	87-08-018
50-52-640	NEW-P	87-10-046	132E-137-020	NEW	87-14-001	132L-20-030	AMD-P	87-14-023
50-52-640	NEW	87-13-030	132E-137-030	NEW-P	87-10-038	132L-20-030	AMD-E	87-14-024
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132Q-04-055	NEW-P	87-13-070	132Q-06-020	AMD	87-16-010	132Q-94-020	AMD-P	87-13-070

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172-180-010	REP-P 87-12-022	173-91-020	NEW-E 87-15-057	173-160-310	REP-P 87-20-063
172-180-010	REP 87-16-041	173-91-030	NEW-E 87-15-057	173-160-315	NEW-P 87-20-063
172-180-020	REP-P 87-12-022	173-91-040	NEW-E 87-15-057	173-160-320	REP-P 87-20-063
172-180-020	REP 87-16-041	173-91-050	NEW-E 87-15-057	173-160-325	NEW-P 87-20-063
172-180-030	REP-P 87-12-022	173-105-010	NEW-E 87-16-018	173-160-330	REP-P 87-20-063
172-180-030	REP 87-16-041	173-105-020	NEW-E 87-16-018	173-160-335	NEW-P 87-20-063
172-180-040	REP-P 87-12-022	173-105-030	NEW-E 87-16-018	173-160-340	REP-P 87-20-063
172-180-040	REP 87-16-041	173-105-040	NEW-E 87-16-018	173-160-345	NEW-P 87-20-063
173-14-055	AMD-P 87-09-080	173-105-050	NEW-E 87-16-018	173-160-350	REP-P 87-20-063
173-14-055	AMD 87-16-101	173-105-060	NEW-E 87-16-018	173-160-355	NEW-P 87-20-063
173-14-060	AMD-P 87-09-080	173-145	AMD-C 87-02-043	173-160-360	REP-P 87-20-063
173-14-060	AMD 87-16-101	173-145	AMD-C 87-03-044	173-160-365	NEW-P 87-20-063
173-14-080	AMD-P 87-09-080	173-145-010	AMD 87-04-022	173-160-370	REP-P 87-20-063
173-14-180	REP-P 87-09-080	173-145-020	AMD 87-04-022	173-160-375	NEW-P 87-20-063
173-14-180	REP 87-16-101	173-145-030	AMD 87-04-022	173-160-380	REP-P 87-20-063
173-15-040	REP-P 87-09-080	173-145-040	AMD 87-04-022	173-160-385	NEW-P 87-20-063
173-15-040	REP 87-16-101	173-145-050	AMD 87-04-022	173-160-395	NEW-P 87-20-063
173-17-010	NEW-P 87-09-080	173-145-060	AMD 87-04-022	173-160-405	NEW-P 87-20-063
173-17-010	NEW 87-16-101	173-145-070	AMD 87-04-022	173-160-415	NEW-P 87-20-063
173-17-020	NEW-P 87-09-080	173-145-080	AMD 87-04-022	173-160-425	NEW-P 87-20-063
173-17-020	NEW 87-16-101	173-145-090	AMD 87-04-022	173-160-435	NEW-P 87-20-063
173-17-030	NEW-P 87-09-080	173-145-100	AMD 87-04-022	173-160-445	NEW-P 87-20-063
173-17-030	NEW 87-16-101	173-145-110	AMD 87-04-022	173-160-455	NEW-P 87-20-063
173-17-040	NEW-P 87-09-080	173-145-120	AMD 87-04-022	173-160-465	NEW-P 87-20-063
173-17-040	NEW 87-16-101	173-145-130	AMD 87-04-022	173-160-475	NEW-P 87-20-063
173-17-050	NEW-P 87-09-080	173-145-140	AMD 87-04-022	173-160-485	NEW-P 87-20-063
173-17-050	NEW 87-16-101	173-145-150	REP 87-04-022	173-160-500	NEW-P 87-20-063
173-17-060	NEW-P 87-09-080	173-145-155	NEW 87-04-022	173-160-510	NEW-P 87-20-063
173-17-060	NEW 87-16-101	173-160	AMD-P 87-20-063	173-160-520	NEW-P 87-20-063
173-17-070	NEW-P 87-09-080	173-160-010	AMD-P 87-20-063	173-160-530	NEW-P 87-20-063
173-17-070	NEW 87-16-101	173-160-020	AMD-P 87-20-063	173-160-540	NEW-P 87-20-063
173-17-080	NEW-P 87-09-080	173-160-030	AMD-P 87-20-063	173-160-550	NEW-P 87-20-063
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173-18-280	AMD 87-20-050	173-160-055	NEW-P 87-20-063	173-162	AMD-P 87-20-063
173-19-064	AMD-P 87-09-080	173-160-060	REP-P 87-20-063	173-162-010	AMD-P 87-20-063
173-19-064	AMD 87-16-101	173-160-065	NEW-P 87-20-063	173-162-020	AMD-P 87-20-063
173-19-070	AMD-P 87-09-080	173-160-070	REP-P 87-20-063	173-162-030	AMD-P 87-20-063
173-19-070	AMD 87-16-101	173-160-075	NEW-P 87-20-063	173-162-040	AMD-P 87-20-063
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173-19-2515	AMD-P 87-12-069	173-160-090	REP-P 87-20-063	173-162-100	AMD-P 87-20-063
173-19-2515	AMD-C 87-17-001	173-160-09001	REP-P 87-20-063	173-162-110	REP-P 87-20-063
173-19-2515	AMD 87-19-085	173-160-095	NEW-P 87-20-063	173-162-130	AMD-P 87-20-063
173-19-2517	AMD-P 87-20-087	173-160-100	REP-P 87-20-063	173-162-140	AMD-P 87-20-063
173-19-2521	AMD 87-05-015	173-160-105	NEW-P 87-20-063	173-162-150	REP-P 87-20-063
173-19-2521	AMD-P 87-13-074	173-160-110	REP-P 87-20-063	173-162-160	REP-P 87-20-063
173-19-2521	AMD-C 87-19-083	173-160-120	REP-P 87-20-063	173-162-170	AMD-P 87-20-063
173-19-310	AMD-P 87-19-157	173-160-130	REP-P 87-20-063	173-162-180	REP-P 87-20-063
173-19-320	AMD-P 87-06-025	173-160-140	REP-P 87-20-063	173-162-190	AMD-P 87-20-063
173-19-320	AMD-W 87-11-042	173-160-150	REP-P 87-20-063	173-164-050	AMD-E 87-19-058
173-19-320	AMD-P 87-16-102	173-160-160	REP-P 87-20-063	173-201	AMD-P 87-13-069
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173-19-3508	AMD 87-08-001	173-160-205	NEW-P 87-20-063	173-201-025	AMD-C 87-20-083
173-19-3514	AMD-P 87-16-103	173-160-210	REP-P 87-20-063	173-201-035	AMD-P 87-13-069
173-19-3514	AMD 87-19-111	173-160-215	NEW-P 87-20-063	173-201-035	AMD-C 87-20-083
173-19-360	AMD-P 87-09-081	173-160-220	REP-P 87-20-063	173-201-045	AMD-P 87-13-069
173-19-360	AMD-W 87-15-066	173-160-225	NEW-P 87-20-063	173-201-045	AMD-C 87-20-083
173-19-370	AMD-P 87-18-074	173-160-230	REP-P 87-20-063	173-201-047	NEW-P 87-13-069
173-19-390	AMD 87-05-015	173-160-235	NEW-P 87-20-063	173-201-047	NEW-C 87-20-083
173-19-400	AMD-P 87-18-073	173-160-240	REP-P 87-20-063	173-201-070	AMD-P 87-13-069
173-19-420	AMD-P 87-15-088	173-160-245	NEW-P 87-20-063	173-201-070	AMD-C 87-20-083
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173-19-450	AMD-P 87-08-059	173-160-275	NEW-P 87-20-063	173-201-100	AMD-C 87-20-083
173-19-450	AMD 87-13-018	173-160-280	REP-P 87-20-063	173-202-020	AMD-P 87-10-060
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173-22-0648	AMD 87-20-050	173-160-290	REP-P 87-20-063	173-221-010	NEW-P 87-13-068
173-60-110	AMD-P 87-02-059	173-160-295	NEW-P 87-20-063	173-221-010	NEW-C 87-20-008
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173-221-050	NEW-P	87-13-068	173-303-101	AMD-P	87-09-078	173-304-012	NEW-C	87-08-060
173-221-050	NEW-C	87-20-008	173-303-101	AMD	87-14-029	173-304-012	NEW-W	87-11-038
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173-221-100	NEW-C	87-20-008	173-303-102	AMD	87-14-029	173-304-012	NEW	87-15-049
173-230	AMD-C	87-19-014	173-303-103	AMD-P	87-09-078	173-304-100	AMD-P	87-14-060
173-230-010	AMD-P	87-17-063	173-303-103	AMD	87-14-029	173-304-100	AMD-W	87-20-069
173-230-020	AMD-P	87-17-063	173-303-120	AMD-P	87-09-078	173-304-400	AMD-P	87-14-060
173-230-030	AMD-P	87-17-063	173-303-120	AMD	87-14-029	173-304-400	AMD-W	87-20-069
173-230-040	AMD-P	87-17-063	173-303-140	AMD-P	87-18-062	173-304-405	AMD-P	87-14-060
173-230-050	AMD-P	87-17-063	173-303-170	AMD-P	87-09-078	173-304-405	AMD-W	87-20-069
173-230-061	AMD-P	87-17-063	173-303-170	AMD	87-14-029	173-304-407	NEW-P	87-13-067
173-230-070	AMD-P	87-17-063	173-303-170	AMD-P	87-18-062	173-304-407	NEW-P	87-14-060
173-230-080	AMD-P	87-17-063	173-303-201	AMD-P	87-09-078	173-304-407	NEW-W	87-20-069
173-230-090	AMD-P	87-17-063	173-303-201	AMD	87-14-029	173-304-430	AMD-P	87-14-060
173-230-100	AMD-P	87-17-063	173-303-220	AMD-P	87-09-078	173-304-430	AMD-W	87-20-069
173-230-110	AMD-P	87-17-063	173-303-220	AMD	87-14-029	173-304-440	AMD-P	87-04-038
173-230-140	AMD-P	87-17-063	173-303-230	AMD-P	87-09-078	173-304-440	AMD-W	87-05-035
173-245-010	NEW-C	87-02-050	173-303-230	AMD	87-14-029	173-304-440	AMD-P	87-05-054
173-245-010	NEW-C	87-04-014	173-303-240	AMD-P	87-09-078	173-304-440	AMD-C	87-08-060
173-245-010	NEW	87-04-020	173-303-240	AMD	87-14-029	173-304-440	AMD-W	87-11-038
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173-245-015	NEW-C	87-04-014	173-303-280	AMD	87-14-029	173-304-450	AMD-W	87-20-069
173-245-015	NEW	87-04-020	173-303-280	AMD-P	87-18-062	173-304-460	AMD-P	87-14-060
173-245-020	NEW-C	87-02-050	173-303-360	AMD-P	87-09-078	173-304-460	AMD-W	87-20-069
173-245-020	NEW-C	87-04-014	173-303-360	AMD	87-14-029	173-304-467	NEW-P	87-13-067
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173-245-030	NEW-C	87-02-050	173-303-400	AMD	87-14-029	173-304-467	NEW-W	87-20-069
173-245-030	NEW-C	87-04-014	173-303-400	AMD-P	87-18-062	173-304-600	AMD-P	87-14-060
173-245-030	NEW	87-04-020	173-303-420	AMD	87-03-014	173-304-600	AMD-W	87-20-069
173-245-040	NEW-C	87-02-050	173-303-420	AMD-P	87-09-078	173-326-010	NEW-E	87-05-032
173-245-040	NEW-C	87-04-014	173-303-420	AMD	87-14-029	173-326-010	NEW-P	87-11-028
173-245-040	NEW	87-04-020	173-303-515	AMD-P	87-09-078	173-326-010	NEW-E	87-11-029
173-245-050	NEW-C	87-02-050	173-303-515	AMD	87-14-029	173-326-010	NEW	87-14-078
173-245-050	NEW-C	87-04-014	173-303-550	AMD-P	87-09-078	173-326-020	NEW-E	87-05-032
173-245-050	NEW	87-04-020	173-303-550	AMD	87-14-029	173-326-020	NEW-P	87-11-028
173-245-055	NEW-C	87-02-050	173-303-560	AMD-P	87-09-078	173-326-020	NEW-E	87-11-029
173-245-055	NEW-C	87-04-014	173-303-560	AMD	87-14-029	173-326-020	NEW	87-14-078
173-245-055	NEW	87-04-020	173-303-600	AMD-P	87-09-078	173-326-030	NEW-E	87-05-032
173-245-060	NEW-C	87-02-050	173-303-600	AMD	87-14-029	173-326-030	NEW-P	87-11-028
173-245-060	NEW-C	87-04-014	173-303-610	AMD-P	87-09-078	173-326-030	NEW-E	87-11-029
173-245-060	NEW	87-04-020	173-303-610	AMD	87-14-029	173-326-030	NEW	87-14-078
173-245-070	NEW-C	87-02-050	173-303-620	AMD-P	87-09-078	173-326-040	NEW-E	87-05-032
173-245-070	NEW-C	87-04-014	173-303-620	AMD	87-14-029	173-326-040	NEW-P	87-11-028
173-245-070	NEW	87-04-020	173-303-660	AMD-P	87-09-078	173-326-040	NEW-E	87-11-029
173-245-075	NEW-C	87-02-050	173-303-660	AMD	87-14-029	173-326-040	NEW	87-14-078
173-245-075	NEW-C	87-04-014	173-303-665	AMD-P	87-18-062	173-400-105	NEW-P	87-15-114
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173-245-080	NEW-C	87-02-050	173-303-801	AMD	87-14-029	173-403-030	AMD-P	87-15-115
173-245-080	NEW-C	87-04-014	173-303-802	AMD-P	87-09-078	173-403-030	AMD	87-19-074
173-245-080	NEW	87-04-020	173-303-802	AMD	87-14-029	173-421-010	NEW-P	87-15-116
173-245-084	NEW-C	87-02-050	173-303-805	AMD-P	87-09-078	173-421-010	NEW	87-19-078
173-245-084	NEW-C	87-04-014	173-303-805	AMD	87-14-029	173-421-020	NEW-P	87-15-116
173-245-084	NEW	87-04-020	173-303-806	AMD-P	87-09-078	173-421-020	NEW	87-19-078
173-245-090	NEW-C	87-02-050	173-303-806	AMD	87-14-029	173-421-030	NEW-P	87-15-116
173-245-090	NEW-C	87-04-014	173-303-809	AMD-P	87-09-078	173-421-030	NEW	87-19-078
173-245-090	NEW	87-04-020	173-303-809	AMD	87-14-029	173-421-100	NEW-P	87-15-116
173-303	AMD-C	87-20-072	173-303-810	AMD-P	87-09-078	173-421-100	NEW	87-19-078
173-303-017	AMD-P	87-09-078	173-303-810	AMD	87-14-029	173-422-130	AMD	87-02-051
173-303-017	AMD	87-14-029	173-303-830	AMD-P	87-09-078	173-434	NEW-C	87-03-045
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173-303-040	AMD	87-14-029	173-303-910	AMD-P	87-18-062	173-434-020	NEW	87-07-041
173-303-045	AMD-P	87-09-078	173-303-9901	AMD-P	87-09-078	173-434-030	NEW	87-07-041
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173-440-020	NEW 87-19-076	174-116-020	AMD-C 87-13-029	180-24-021	NEW 87-04-059
173-440-030	NEW-P 87-15-117	174-116-020	AMD 87-14-020	180-24-025	REP 87-04-059
173-440-030	NEW 87-19-076	174-116-030	AMD-P 87-10-054	180-24-030	REP 87-04-059
173-440-040	NEW-P 87-15-117	174-116-030	AMD-C 87-13-029	180-24-080	NEW 87-04-059
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173-440-100	NEW 87-19-076	174-116-040	AMD-C 87-13-029	180-24-102	NEW 87-04-059
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173-440-900	NEW 87-19-076	174-116-041	AMD-P 87-10-054	180-24-112	NEW 87-04-059
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173-450-020	NEW 87-19-077	174-116-042	AMD-C 87-13-029	180-24-130	NEW 87-04-059
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173-450-030	NEW 87-19-077	174-116-043	AMD-P 87-10-054	180-24-200	AMD 87-04-059
173-450-040	NEW-P 87-15-118	174-116-043	AMD-C 87-13-029	180-24-300	NEW 87-04-059
173-450-040	NEW 87-19-077	174-116-043	AMD 87-14-020	180-24-305	NEW 87-04-059
173-450-050	NEW-P 87-15-118	174-116-044	AMD-P 87-10-054	180-24-310	NEW 87-04-059
173-450-050	NEW 87-19-077	174-116-044	AMD-C 87-13-029	180-24-312	NEW 87-04-059
173-450-060	NEW-P 87-15-118	174-116-044	AMD 87-14-020	180-24-315	NEW 87-04-059
173-450-060	NEW 87-19-077	174-116-045	AMD-P 87-10-054	180-24-320	NEW 87-04-059
173-450-070	NEW-P 87-15-118	174-116-045	AMD-C 87-13-029	180-24-325	NEW 87-04-059
173-450-070	NEW 87-19-077	174-116-045	AMD 87-14-020	180-24-327	NEW 87-04-059
173-450-080	NEW-P 87-15-118	174-116-050	AMD-P 87-10-054	180-24-330	NEW 87-04-059
173-450-080	NEW 87-19-077	174-116-050	AMD-C 87-13-029	180-24-335	NEW 87-04-059
173-450-090	NEW-P 87-15-118	174-116-050	AMD 87-14-020	180-24-340	NEW 87-04-059
173-450-090	NEW 87-19-077	174-116-070	REP-P 87-10-054	180-24-345	NEW 87-04-059
173-450-100	NEW-P 87-15-118	174-116-070	REP-C 87-13-029	180-24-350	NEW 87-04-059
173-450-100	NEW 87-19-077	174-116-070	REP 87-14-020	180-24-355	NEW 87-04-059
173-470-010	NEW-P 87-15-119	174-116-071	AMD-P 87-10-054	180-24-360	NEW 87-04-059
173-470-010	NEW 87-19-080	174-116-071	AMD-C 87-13-029	180-24-365	NEW 87-04-059
173-470-020	NEW-P 87-15-119	174-116-071	AMD 87-14-020	180-24-370	NEW 87-04-059
173-470-020	NEW 87-19-080	174-116-072	AMD-P 87-10-054	180-24-375	NEW 87-04-059
173-470-030	NEW-P 87-15-119	174-116-072	AMD-C 87-13-029	180-24-380	NEW 87-04-059
173-470-030	NEW 87-19-080	174-116-072	AMD 87-14-020	180-40-235	AMD-P 87-05-047
173-470-100	NEW-P 87-15-119	174-116-091	AMD-P 87-10-054	180-40-235	AMD 87-09-040
173-470-100	NEW 87-19-080	174-116-091	AMD-C 87-13-029	180-75-005	AMD-P 87-09-052
173-470-110	NEW-P 87-15-119	174-116-091	AMD 87-14-020	180-75-005	AMD 87-12-042
173-470-110	NEW 87-19-080	174-116-092	AMD-P 87-10-054	180-75-015	AMD-P 87-05-048
173-470-150	NEW-P 87-15-119	174-116-092	AMD-C 87-13-029	180-75-015	AMD 87-09-010
173-470-150	NEW 87-19-080	174-116-092	AMD 87-14-020	180-75-018	NEW-P 87-05-048
173-470-160	NEW-P 87-15-119	174-116-119	AMD-P 87-10-054	180-75-018	NEW 87-09-010
173-470-160	NEW 87-19-080	174-116-119	AMD-C 87-13-029	180-75-019	NEW-P 87-05-048
173-474-010	NEW-P 87-15-120	174-116-119	AMD 87-14-020	180-75-019	NEW 87-09-010
173-474-010	NEW 87-20-020	174-116-121	AMD-P 87-10-054	180-75-025	AMD-P 87-05-048
173-474-015	NEW 87-20-020	174-116-121	AMD-C 87-13-029	180-75-025	AMD 87-09-010
173-474-020	NEW-P 87-15-120	174-116-121	AMD 87-14-020	180-75-026	NEW-P 87-05-048
173-474-020	NEW 87-20-020	174-116-122	AMD-P 87-10-054	180-75-026	NEW 87-09-010
173-474-030	NEW-P 87-15-120	174-116-122	AMD-C 87-13-029	180-75-034	NEW-P 87-05-048
173-474-030	NEW 87-20-020	174-116-122	AMD 87-14-020	180-75-034	NEW 87-09-010
173-474-100	NEW-P 87-15-120	174-116-123	AMD-P 87-10-054	180-75-035	AMD-P 87-05-048
173-474-100	NEW 87-20-020	174-116-123	AMD-C 87-13-029	180-75-035	AMD 87-09-010
173-474-150	NEW-P 87-15-120	174-116-123	AMD 87-14-020	180-75-037	NEW-P 87-05-048
173-474-150	NEW 87-20-020	174-116-126	AMD-P 87-10-054	180-75-037	NEW 87-09-010
173-474-160	NEW-P 87-15-120	174-116-126	AMD-C 87-13-029	180-75-038	NEW-P 87-05-048
173-474-160	NEW 87-20-020	174-116-126	AMD 87-14-020	180-75-038	NEW 87-09-010
173-481-010	NEW-P 87-15-121	174-116-127	AMD-P 87-10-054	180-75-039	NEW-P 87-05-048
173-481-010	NEW 87-19-073	174-116-127	AMD-C 87-13-029	180-75-039	NEW 87-09-010
173-481-020	NEW-P 87-15-121	174-116-127	AMD 87-14-020	180-75-040	AMD-P 87-05-048
173-481-020	NEW 87-19-073	174-116-190	REP-P 87-10-054	180-75-040	AMD 87-09-010
173-481-030	NEW-P 87-15-121	174-116-190	REP 87-14-020	180-75-042	NEW-P 87-05-048
173-481-030	NEW 87-19-073	174-116-260	REP-P 87-10-054	180-75-042	NEW 87-09-010
173-481-100	NEW-P 87-15-121	174-116-260	REP 87-14-020	180-75-043	NEW-P 87-05-048
173-481-100	NEW 87-19-073	180-16-210	AMD-P 87-09-051	180-75-043	NEW 87-09-010
173-481-110	NEW-P 87-15-121	180-16-210	AMD 87-12-043	180-75-044	NEW-P 87-05-048
173-481-110	NEW 87-19-073	180-16-221	AMD-P 87-09-092	180-75-044	NEW 87-09-010
173-481-150	NEW-P 87-15-121	180-16-221	AMD 87-12-040	180-75-065	AMD-P 87-05-048
173-481-150	NEW 87-19-073	180-24-003	NEW 87-04-059	180-75-065	AMD 87-09-010
173-481-160	NEW-P 87-15-121	180-24-005	REP 87-04-059	180-75-070	AMD-P 87-05-048
173-481-160	NEW 87-19-073	180-24-007	NEW 87-04-059	180-75-070	AMD 87-09-010
174-107-261	NEW-E 87-03-038	180-24-008	NEW 87-04-059	180-75-075	AMD-P 87-05-048
174-116	AMD-P 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

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-75-081	NEW-P	87-05-048	180-79-312	NEW	87-09-012	180-79-392	NEW-P	87-05-050
180-75-081	NEW	87-09-010	180-79-315	NEW-P	87-05-050	180-79-392	NEW	87-09-012
180-75-082	NEW-P	87-05-048	180-79-315	NEW	87-09-012	180-79-394	NEW-P	87-05-050
180-75-082	NEW	87-09-010	180-79-317	NEW-P	87-05-050	180-79-394	NEW	87-09-012
180-75-083	NEW-P	87-05-048	180-79-317	NEW	87-09-012	180-79-396	NEW-P	87-05-050
180-75-083	NEW	87-09-010	180-79-320	NEW-P	87-05-050	180-79-396	NEW	87-09-012
180-75-084	NEW-P	87-05-048	180-79-320	NEW	87-09-012	180-79-398	NEW-P	87-05-050
180-75-084	NEW	87-09-010	180-79-322	NEW-P	87-05-050	180-79-398	NEW	87-09-012
180-75-085	AMD-P	87-05-048	180-79-322	NEW	87-09-012	180-85-020	AMD-P	87-09-094
180-75-085	AMD	87-09-010	180-79-324	NEW-P	87-05-050	180-85-020	AMD	87-12-041
180-75-086	NEW-P	87-05-048	180-79-324	NEW	87-09-012	180-85-045	AMD-P	87-05-051
180-75-086	NEW	87-09-010	180-79-326	NEW-P	87-05-050	180-85-045	AMD	87-09-013
180-75-087	AMD-P	87-05-048	180-79-326	NEW	87-09-012	180-85-220	AMD-P	87-05-051
180-75-087	AMD	87-09-010	180-79-328	NEW-P	87-05-050	180-85-220	AMD	87-09-013
180-75-199	NEW-P	87-05-048	180-79-328	NEW	87-09-012	180-85-225	AMD-P	87-05-051
180-75-199	NEW	87-09-010	180-79-330	NEW-P	87-05-050	180-85-225	AMD	87-09-013
180-78	AMD-P	87-05-049	180-79-330	NEW	87-09-012	180-90-125	NEW-P	87-05-052
180-78	AMD	87-09-011	180-79-332	NEW-P	87-05-050	180-90-125	NEW	87-09-039
180-78-003	NEW-P	87-05-049	180-79-332	NEW	87-09-012	180-90-141	NEW-P	87-05-052
180-78-003	NEW	87-09-011	180-79-334	NEW-P	87-05-050	180-90-141	NEW	87-09-039
180-78-005	AMD-P	87-05-049	180-79-334	NEW	87-09-012	180-90-160	AMD-P	87-05-052
180-78-005	AMD	87-09-011	180-79-336	NEW-P	87-05-050	180-90-160	AMD	87-09-039
180-78-010	AMD-P	87-05-049	180-79-336	NEW	87-09-012	182-08-060	AMD-E	87-11-003
180-78-010	AMD	87-09-011	180-79-338	NEW-P	87-05-050	182-08-060	AMD-E	87-14-004
180-78-025	AMD-P	87-05-049	180-79-338	NEW	87-09-012	182-08-060	AMD-P	87-15-025
180-78-025	AMD	87-09-011	180-79-340	NEW-P	87-05-050	182-08-060	AMD-E	87-19-013
180-78-191	NEW-P	87-05-049	180-79-340	NEW	87-09-012	182-08-060	AMD-C	87-19-031
180-78-191	NEW	87-09-011	180-79-342	NEW-P	87-05-050	182-12-126	REP-E	87-11-003
180-78-192	NEW-P	87-05-049	180-79-342	NEW	87-09-012	182-12-126	REP-E	87-14-004
180-78-192	NEW	87-09-011	180-79-344	NEW-P	87-05-050	182-12-126	REP-P	87-15-025
180-78-193	NEW-P	87-05-049	180-79-344	NEW	87-09-012	182-12-126	REP-E	87-19-013
180-78-193	NEW	87-09-011	180-79-346	NEW-P	87-05-050	182-12-126	REP-C	87-19-031
180-78-194	NEW-P	87-05-049	180-79-346	NEW	87-09-012	182-12-127	NEW-E	87-11-003
180-78-194	NEW	87-09-011	180-79-348	NEW-P	87-05-050	182-12-127	NEW-E	87-14-004
180-78-195	NEW-P	87-05-049	180-79-348	NEW	87-09-012	182-12-127	NEW-P	87-15-025
180-78-195	NEW	87-09-011	180-79-350	NEW-P	87-05-050	182-12-127	NEW-E	87-19-013
180-78-197	NEW-P	87-05-049	180-79-350	NEW	87-09-012	182-12-127	NEW-C	87-19-031
180-78-197	NEW	87-09-011	180-79-352	NEW-P	87-05-050	182-12-210	AMD-E	87-04-016
180-78-198	NEW-P	87-05-049	180-79-352	NEW	87-09-012	182-12-210	AMD-P	87-04-039
180-78-198	NEW	87-09-011	180-79-354	NEW-P	87-05-050	182-12-210	AMD	87-07-034
180-78-199	NEW-P	87-05-049	180-79-354	NEW	87-09-012	192-09-064	NEW-E	87-15-026
180-78-199	NEW	87-09-011	180-79-356	NEW-P	87-05-050	192-12-005	NEW-P	87-08-049
180-79	AMD-P	87-05-050	180-79-356	NEW	87-09-012	192-12-005	NEW	87-12-021
180-79	AMD	87-09-012	180-79-358	NEW-P	87-05-050	192-12-011	NEW-P	87-08-049
180-79-003	NEW-P	87-05-050	180-79-358	NEW	87-09-012	192-12-011	NEW	87-12-021
180-79-003	NEW	87-09-012	180-79-360	NEW-P	87-05-050	192-12-012	NEW-P	87-08-049
180-79-007	NEW-P	87-09-053	180-79-360	NEW	87-09-012	192-12-012	NEW	87-12-021
180-79-007	NEW	87-12-039	180-79-362	NEW-P	87-05-050	192-12-042	AMD-P	87-16-052
180-79-010	AMD-P	87-05-050	180-79-362	NEW	87-09-012	192-12-115	AMD-P	87-19-144
180-79-010	AMD	87-09-012	180-79-364	NEW-P	87-05-050	192-12-115	AMD-E	87-19-145
180-79-045	AMD-P	87-05-050	180-79-364	NEW	87-09-012	192-12-141	AMD-P	87-08-049
180-79-045	AMD	87-09-012	180-79-366	NEW-P	87-05-050	192-12-141	AMD	87-12-021
180-79-060	AMD-P	87-05-050	180-79-366	NEW	87-09-012	192-12-158	NEW	87-03-006
180-79-060	AMD	87-09-012	180-79-368	NEW-P	87-05-050	192-23	AMD-P	87-08-049
180-79-065	AMD-P	87-05-050	180-79-368	NEW	87-09-012	192-23	AMD	87-12-021
180-79-065	AMD	87-09-012	180-79-370	NEW-P	87-05-050	192-23-011	AMD-P	87-08-049
180-79-065	AMD-P	87-09-093	180-79-370	NEW	87-09-012	192-23-011	AMD	87-12-021
180-79-065	AMD	87-13-044	180-79-372	NEW-P	87-05-050	192-23-012	AMD-P	87-08-049
180-79-075	AMD-P	87-05-050	180-79-372	NEW	87-09-012	192-23-012	AMD	87-12-021
180-79-075	AMD	87-09-012	180-79-374	NEW-P	87-05-050	192-23-014	AMD-P	87-08-049
180-79-075	AMD-P	87-09-093	180-79-374	NEW	87-09-012	192-23-014	AMD	87-12-021
180-79-075	AMD	87-13-044	180-79-376	NEW-P	87-05-050	192-23-015	AMD-W	87-08-049
180-79-080	AMD-P	87-05-050	180-79-376	NEW	87-09-012	192-23-016	AMD-P	87-08-049
180-79-080	AMD	87-09-012	180-79-378	NEW-P	87-05-050	192-23-016	AMD	87-12-021
180-79-086	AMD-P	87-05-050	180-79-378	NEW	87-09-012	192-23-018	NEW-P	87-08-049
180-79-086	AMD	87-09-012	180-79-380	NEW-P	87-05-050	192-23-018	NEW	87-12-021
180-79-115	AMD-P	87-05-050	180-79-380	NEW	87-09-012	192-23-051	AMD-P	87-08-049
180-79-115	AMD	87-09-012	180-79-382	NEW-P	87-05-050	192-23-051	AMD	87-12-021
180-79-230	AMD-P	87-05-050	180-79-382	NEW	87-09-012	192-23-800	AMD-P	87-08-049
180-79-230	AMD	87-09-012	180-79-384	NEW-P	87-05-050	192-23-800	AMD	87-12-021
180-79-300	NEW-P	87-05-050	180-79-384	NEW	87-09-012	192-23-810	AMD-P	87-08-049
180-79-300	NEW	87-09-012	180-79-386	NEW-P	87-05-050	192-23-810	AMD	87-12-021
180-79-305	NEW-P	87-05-050	180-79-386	NEW	87-09-012	196-08-085	REP-P	87-08-052
180-79-305	NEW	87-09-012	180-79-388	NEW-P	87-05-050	196-08-085	REP	87-13-005
180-79-310	NEW-P	87-05-050	180-79-388	NEW	87-09-012	196-12-010	AMD-P	87-08-052
180-79-310	NEW	87-09-012	180-79-390	NEW-P	87-05-050	196-12-010	AMD	87-13-005
180-79-312	NEW-P	87-05-050	180-79-390	NEW	87-09-012	196-12-020	AMD-P	87-08-052

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196-12-020	AMD	87-13-005	220-16-385	REP-P	87-17-070
196-16-007	AMD-P	87-08-052	220-16-38500A	NEW-E	87-08-034
196-16-007	AMD	87-13-005	220-16-390	REP-P	87-17-070
196-16-010	AMD-P	87-08-052	220-16-395	NEW-P	87-03-056
196-16-010	AMD	87-13-005	220-16-395	NEW	87-09-066
196-20-020	AMD-P	87-08-052	220-16-40000A	NEW-E	87-19-015
196-20-020	AMD	87-13-005	220-20-018	NEW-P	87-13-010
196-20-030	AMD-P	87-08-052	220-20-018	NEW-W	87-14-032
196-20-030	AMD	87-13-005	220-20-02000U	REP-E	87-15-015
196-24-050	AMD-P	87-08-052	220-20-02000V	NEW-E	87-15-015
196-24-050	AMD	87-13-005	220-20-02000V	REP-E	87-15-060
196-24-070	REP-P	87-08-052	220-20-050	NEW-P	87-13-010
196-24-070	REP	87-13-005	220-20-050	NEW-P	87-17-069
196-24-085	AMD-P	87-08-052	220-20-055	NEW-P	87-13-010
196-24-085	AMD	87-13-005	220-20-055	NEW-P	87-17-069
196-24-100	NEW-P	87-08-052	220-22-030	AMD-P	87-09-082
196-24-100	NEW	87-13-005	220-22-030	AMD-C	87-12-086
196-24-105	NEW-P	87-08-052	220-22-030	AMD	87-15-059
196-24-105	NEW	87-13-005	220-24-02000A	NEW-E	87-18-045
196-24-110	NEW-P	87-08-052	220-24-02000S	NEW-E	87-10-003
196-24-110	NEW	87-13-005	220-24-02000S	REP-E	87-11-006
196-26-010	REP-P	87-07-046	220-24-02000T	NEW-E	87-11-006
196-26-010	REP-P	87-13-057	220-24-02000T	REP-E	87-11-023
196-26-010	REP-E	87-14-088	220-24-02000U	NEW-E	87-11-023
196-26-010	REP	87-18-031	220-24-02000U	REP-E	87-15-060
196-26-020	NEW-P	87-07-046	220-24-02000V	NEW-E	87-15-060
196-26-020	NEW-P	87-13-057	220-24-02000V	REP-E	87-15-097
196-26-020	NEW-E	87-14-088	220-24-02000W	NEW-E	87-15-097
196-26-020	NEW	87-18-031	220-24-02000W	REP-E	87-16-017
196-27-020	AMD-P	87-08-052	220-24-02000X	NEW-E	87-16-017
196-27-020	AMD	87-13-005	220-24-02000X	REP-E	87-16-049
204-08-010	AMD-P	87-13-034	220-24-02000Y	NEW-E	87-16-049
204-08-010	AMD	87-16-032	220-24-02000Y	REP-E	87-17-005
204-41-035	NEW-P	87-18-021	220-24-02000Z	NEW-E	87-17-005
204-41-035	NEW-W	87-20-055	220-24-02000Z	REP-E	87-18-045
204-65-010	NEW	87-04-065	220-28-01000B	NEW-E	87-20-032
204-65-020	NEW	87-04-065	220-28-624	REP-E	87-03-008
204-65-030	NEW	87-04-065	220-28-625	NEW-E	87-03-008
204-65-040	NEW	87-04-065	220-28-625	REP-E	87-05-002
204-65-050	NEW	87-04-065	220-28-700	NEW-E	87-20-018
204-65-060	NEW	87-04-065	220-32-02000C	NEW-E	87-14-005
204-76-99001	AMD-P	87-15-078	220-32-02200S	NEW-E	87-04-013
204-76-99002	AMD-P	87-15-078	220-32-03000E	NEW-E	87-05-037
204-76-99005	NEW-P	87-15-078	220-32-03000E	REP-E	87-06-037
204-90-030	AMD-P	87-15-077	220-32-03000F	NEW-E	87-14-005
204-91-050	AMD-P	87-13-048	220-32-03000F	REP-E	87-14-018
204-91-050	AMD	87-16-033	220-32-03000G	NEW-E	87-14-018
204-91-060	AMD-P	87-13-048	220-32-03000G	REP-E	87-14-033
204-91-060	AMD	87-16-033	220-32-03000H	NEW-E	87-14-033
212-32-015	AMD-P	87-14-075	220-32-03000H	REP-E	87-17-011
212-32-015	AMD	87-18-067	220-32-03000I	NEW-E	87-17-011
212-51-001	NEW-P	87-03-053	220-32-03000I	REP-E	87-19-040
212-51-001	NEW	87-06-044	220-32-03000J	NEW-E	87-19-040
212-51-005	NEW-P	87-03-053	220-32-03000J	REP-E	87-19-116
212-51-005	NEW	87-06-044	220-32-03000K	NEW-E	87-19-116
212-51-010	NEW-P	87-03-053	220-32-04100J	NEW-E	87-11-059
212-51-010	NEW	87-06-044	220-32-05100H	NEW-E	87-05-037
212-51-015	NEW-P	87-03-053	220-32-05100I	NEW-E	87-14-008
212-51-015	NEW	87-06-044	220-32-05100I	REP-E	87-14-025
212-51-020	NEW-P	87-03-053	220-32-05100J	NEW-E	87-14-025
212-51-020	NEW	87-06-044	220-32-05100J	REP-E	87-14-033
212-51-025	NEW-P	87-03-053	220-32-05100K	NEW-E	87-14-033
212-51-025	NEW	87-06-044	220-32-05100K	REP-E	87-15-007
212-51-030	NEW-P	87-03-053	220-32-05100L	NEW-E	87-15-007
212-51-030	NEW	87-06-044	220-32-05100L	REP-E	87-15-071
212-51-035	NEW-P	87-03-053	220-32-05100M	NEW-E	87-15-071
212-51-035	NEW	87-06-044	220-32-05100M	REP-E	87-17-011
212-51-040	NEW-P	87-03-053	220-32-05100N	NEW-E	87-17-011
212-51-040	NEW	87-06-044	220-32-05100N	REP-E	87-17-030
212-51-045	NEW-P	87-03-053	220-32-05100P	NEW-E	87-17-030
212-51-045	NEW	87-06-044	220-32-05100P	REP-E	87-19-004
212-51-050	NEW-P	87-03-053	220-32-05100Q	NEW-E	87-19-004
212-51-050	NEW	87-06-044	220-32-05100Q	REP-E	87-19-040
220-12-020	AMD-P	87-17-070	220-32-05100R	NEW-E	87-19-040
220-16-075	AMD-P	87-09-082	220-32-05100R	REP-E	87-19-061
220-16-075	AMD-C	87-12-086	220-32-05100S	NEW-E	87-19-061
220-16-075	AMD	87-15-059	220-32-05100T	NEW-E	87-19-119
220-32-05100T	REP-E	87-20-017	220-32-05100T	REP-E	87-20-017
220-32-05100U	NEW-E	87-20-059	220-32-05100U	NEW-E	87-20-059
220-32-05500T	NEW-E	87-11-033	220-32-05500T	NEW-E	87-11-033
220-32-05900K	NEW-E	87-09-065	220-32-05900K	NEW-E	87-09-065
220-32-05900L	NEW-E	87-09-084	220-32-05900L	NEW-E	87-09-084
220-32-05900M	NEW-E	87-13-011	220-32-05900M	NEW-E	87-13-011
220-32-05900N	NEW-E	87-15-071	220-32-05900N	NEW-E	87-15-071
220-36-021	AMD-P	87-15-131	220-36-021	AMD-P	87-15-131
220-36-02100J	NEW-E	87-15-005	220-36-02100J	NEW-E	87-15-005
220-36-02100J	REP-E	87-15-062	220-36-02100J	REP-E	87-15-062
220-36-02100K	NEW-E	87-15-062	220-36-02100K	NEW-E	87-15-062
220-36-02100K	REP-E	87-15-130	220-36-02100K	REP-E	87-15-130
220-36-02100L	NEW-E	87-15-130	220-36-02100L	NEW-E	87-15-130
220-36-02100M	NEW-E	87-16-051	220-36-02100L	REP-E	87-16-051
220-36-02100M	REP-E	87-17-007	220-36-02100M	NEW-E	87-16-051
220-36-02100N	NEW-E	87-17-007	220-36-02100M	REP-E	87-17-007
220-36-022	AMD-P	87-15-131	220-36-02100M	NEW-E	87-17-007
220-36-024	AMD-P	87-15-131	220-36-02100N	NEW-E	87-17-007
220-36-02500A	NEW-E	87-13-035	220-36-022	AMD-P	87-15-131
220-36-02500Y	NEW-E	87-10-031	220-36-024	AMD-P	87-15-131
220-36-02500Y	REP-E	87-12-004	220-36-02500A	NEW-E	87-13-035
220-36-02500Z	REP-E	87-12-004	220-36-02500Y	NEW-E	87-10-031
220-40-021	AMD-P	87-15-131	220-36-02500Y	REP-E	87-12-004
220-40-02100A	NEW-E	87-20-006	220-36-02500Z	REP-E	87-12-062
220-40-02100A	REP-E	87-20-011	220-40-021	AMD-P	87-15-131
220-40-02100B	NEW-E	87-20-011	220-40-02100A	NEW-E	87-20-006
220-40-02100B	REP-E	87-20-034	220-40-02100A	REP-E	87-20-011
220-40-02100C	NEW-E	87-20-034	220-40-02100B	NEW-E	87-20-011
220-40-02100U	NEW-E	87-19-039	220-40-02100B	REP-E	87-20-034
220-40-02100U	REP-E	87-19-114	220-40-02100C	NEW-E	87-20-034
220-40-02100U	REP-E	87-17-007	220-40-02100U	NEW-E	87-15-005
220-40-02100V	NEW-E	87-17-007	220-40-02100U	REP-E	87-17-007
220-40-02100V	REP-E	87-19-114	220-40-02100U	NEW-E	87-19-039
220-40-02100W	NEW-E	87-17-007	220-40-02100V	REP-E	87-19-114
220-40-02100W	REP-E	87-17-029	220-40-02100V	NEW-E	87-17-007
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220-44-050	AMD	87-07-042	220-40-024	AMD-P	87-15-131
220-44-05000D	NEW-E	87-09-016	220-44-050	AMD-P	87-04-070
220-44-05000D	REP-E	87-09-030	220-44-050	AMD	87-07-042
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220-44-05000G	REP-E	87-20-010	220-44-05000F	REP-E	87-15-096
220-44-05000H	NEW-E	87-20-010	220-44-05000G	NEW-E	87-15-096
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220-44-070	REP	87-04-003	220-44-05000H	NEW-E	87-20-010
220-44-09000A	NEW-E	87-14-048	220-44-060	REP	87-04-003
220-44-09000B	NEW-E	87-15-046	220-44-070	REP	87-04-003
220-44-09000B	REP-E	87-20-030	220-44-09000A	NEW-E	87-14-048
220-44-09000C	NEW-E	87-20-030	220-44-09000B	NEW-E	87-15-046
220-47-301	AMD-P	87-09-082	220-44-09000B	REP-E	87-20-030
220-47-301	AMD-C	87-12-086	220-44-09000C	NEW-E	87-20-030
220-47-301	AMD	87-15-059	220-47-301	AMD-P	87-09-082
220-47-311	AMD-P	87-09-082	220-47-301	AMD-C	87-12-086
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220-47-312	AMD-C	87-12-086	220-47-312	AMD	87-15-059
220-47-312	AMD	87-15-059	220-47-312	AMD-P	87-09-082
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220-47-401	AMD-C	87-12-086	220-47-401	AMD-P	87-09-082
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220-47-403	AMD-C	87-12-086	220-49-02000W	NEW-E	87-13-028	220-56-19000T	NEW-E	87-19-037
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220-47-411	AMD-P	87-09-082	220-52-035	NEW-P	87-17-070	220-56-19000U	NEW-E	87-19-062
220-47-411	AMD-C	87-12-086	220-52-046	AMD	87-05-038	220-56-19000U	REP-E	87-19-087
220-47-411	AMD	87-15-059	220-52-050	AMD-P	87-17-070	220-56-19000V	NEW-E	87-19-087
220-47-412	AMD-P	87-09-082	220-52-051	NEW-P	87-17-070	220-56-19000V	REP-E	87-20-033
220-47-412	AMD-C	87-12-086	220-52-053	REP-P	87-17-070	220-56-19000W	NEW-E	87-20-033
220-47-412	AMD	87-15-059	220-52-05300R	NEW-E	87-08-047	220-56-195	AMD-P	87-03-056
220-47-413	AMD-P	87-09-082	220-52-05300S	NEW-E	87-11-022	220-56-195	AMD	87-09-066
220-47-413	AMD-C	87-12-086	220-52-05300T	NEW-E	87-11-031	220-56-19500F	NEW-E	87-15-058
220-47-413	AMD	87-15-059	220-52-05300U	NEW-E	87-17-027	220-56-19500F	REP-E	87-19-037
220-47-414	AMD-P	87-09-082	220-52-05300V	NEW-E	87-17-046	220-56-19500G	NEW-E	87-17-071
220-47-414	AMD-C	87-12-086	220-52-054	REP-P	87-17-070	220-56-19900A	NEW-E	87-15-013
220-47-414	AMD	87-15-059	220-52-060	AMD-P	87-17-070	220-56-205	AMD-P	87-03-056
220-47-50101	REP-P	87-09-082	220-52-063	AMD-P	87-12-063	220-56-24500A	NEW-E	87-07-006
220-47-50101	REP-C	87-12-086	220-52-063	AMD	87-15-022	220-56-24500B	NEW-E	87-13-007
220-47-50101	REP	87-15-059	220-52-069	AMD-P	87-12-063	220-56-24500C	NEW-E	87-19-015
220-47-50201	REP-P	87-09-082	220-52-069	AMD	87-15-022	220-56-295	AMD-P	87-03-056
220-47-50201	REP-C	87-12-086	220-52-071	AMD-P	87-12-063	220-56-295	AMD	87-09-066
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220-47-503	REP-C	87-12-086	220-52-07100B	NEW-E	87-08-047	220-56-310	AMD	87-09-066
220-47-503	REP	87-15-059	220-52-07100B	REP-E	87-09-025	220-56-31000H	NEW-E	87-08-048
220-47-800	NEW-E	87-16-006	220-52-07100C	NEW-E	87-09-025	220-56-320	AMD-P	87-03-056
220-47-800	REP-E	87-16-056	220-52-072	REP-P	87-17-070	220-56-320	AMD	87-09-066
220-47-801	NEW-E	87-16-056	220-52-07200A	NEW-E	87-04-004	220-56-32000A	NEW-E	87-08-048
220-47-801	REP-E	87-17-010	220-52-073	AMD-P	87-12-063	220-56-32500H	NEW-E	87-11-022
220-47-802	NEW-E	87-17-010	220-52-073	AMD	87-15-022	220-56-32500I	NEW-E	87-17-027
220-47-802	REP-E	87-17-038	220-52-073	AMD-P	87-17-070	220-56-32500J	NEW-E	87-11-031
220-47-803	NEW-E	87-17-038	220-52-07300D	NEW-E	87-20-029	220-56-350	AMD-P	87-03-056
220-47-803	REP-E	87-18-008	220-52-074	REP-P	87-17-070	220-56-350	AMD	87-09-066
220-47-804	NEW-E	87-18-008	220-52-075	AMD-P	87-12-063	220-56-35000C	NEW-E	87-08-048
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220-47-805	REP-E	87-18-058	220-55-025	AMD-P	87-03-056	220-56-360	AMD	87-09-066
220-47-806	NEW-E	87-18-058	220-55-025	AMD	87-09-066	220-56-36000N	NEW-E	87-06-034
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220-47-807	NEW-E	87-19-006	220-55-065	AMD-P	87-03-056	220-56-372	AMD	87-09-066
220-47-807	REP-E	87-19-016	220-55-065	AMD	87-09-066	220-56-37200A	NEW-E	87-08-048
220-47-808	NEW-E	87-19-016	220-56-115	AMD-P	87-03-056	220-56-380	AMD-P	87-03-056
220-47-808	REP-E	87-19-028	220-56-115	AMD	87-09-066	220-56-380	AMD	87-09-066
220-47-809	NEW-E	87-19-028	220-56-11500A	NEW-E	87-20-004	220-57-130	AMD-P	87-03-056
220-47-809	REP-E	87-19-038	220-56-11500E	NEW-E	87-08-048	220-57-130	AMD	87-09-066
220-47-810	NEW-E	87-19-038	220-56-120	AMD-P	87-03-056	220-57-13000K	NEW-E	87-15-061
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220-47-812	REP-E	87-20-007	220-56-180	AMD	87-08-006	220-57-135	AMD	87-09-066
220-47-813	NEW-E	87-20-007	220-56-18000T	NEW-E	87-06-035	220-57-13500I	NEW-E	87-15-061
220-47-813	REP-E	87-20-058	220-56-18000T	REP-E	87-07-020	220-57-13500I	REP-E	87-18-043
220-47-814	NEW-E	87-20-058	220-56-18000U	NEW-E	87-07-020	220-57-13500J	NEW-E	87-18-043
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220-48-011	AMD	87-04-003	220-56-19000G	NEW-E	87-11-021	220-57-155	AMD-P	87-03-056
220-48-015	AMD	87-04-003	220-56-19000G	REP-E	87-14-003	220-57-155	AMD	87-09-066
220-48-01500W	NEW-E	87-04-028	220-56-19000H	NEW-E	87-14-003	220-57-160	AMD-P	87-03-056
220-48-01500X	NEW-E	87-05-002	220-56-19000H	REP-E	87-15-006	220-57-160	AMD	87-09-066
220-48-01500X	REP-E	87-07-007	220-56-19000I	NEW-E	87-15-006	220-57-16000F	NEW-E	87-07-011
220-48-01500Y	NEW-E	87-07-007	220-56-19000I	REP-E	87-15-014	220-57-16000G	NEW-E	87-17-028
220-48-01500Y	REP-E	87-08-010	220-56-19000J	NEW-E	87-15-014	220-57-16000G	REP-E	87-18-043
220-48-01500Z	NEW-E	87-08-010	220-56-19000J	REP-E	87-15-023	220-57-16000H	NEW-E	87-18-043
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220-48-046	REP	87-04-003	220-56-19000N	NEW-E	87-16-005	220-57-20000C	NEW-E	87-18-043
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220-49-02000A	REP-E	87-10-004	220-56-19000Q	NEW-E	87-16-055	220-57-220	AMD	87-09-066
			220-56-19000Q	REP-E	87-17-006	220-57-22000B	NEW-E	87-20-005

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220-57-235	AMD 87-09-066	220-57A-175	AMD-P 87-03-056	222-20-120	NEW-P 87-10-018
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220-57-24200B	NEW-E 87-13-011	220-76-030	REP-P 87-04-071	222-24-030	AMD-P 87-10-018
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220-57-250	AMD 87-09-066	220-77-010	NEW 87-08-033	222-24-040	AMD-P 87-10-018
220-57-270	AMD-P 87-03-056	220-77-020	NEW-P 87-04-071	222-24-050	AMD-P 87-10-018
220-57-270	AMD 87-09-066	220-77-020	NEW 87-08-033	222-24-060	AMD-P 87-10-018
220-57-27000R	NEW-E 87-18-043	220-77-030	NEW-P 87-04-071	222-30-020	AMD-P 87-10-018
220-57-280	AMD-P 87-03-056	220-77-030	NEW 87-08-033	222-30-030	AMD-P 87-10-018
220-57-280	AMD 87-09-066	220-77-040	NEW-P 87-04-071	222-30-040	AMD-P 87-10-018
220-57-28500H	NEW-E 87-20-028	220-77-040	NEW 87-08-033	222-30-050	AMD-P 87-10-018
220-57-290	AMD-P 87-03-056	220-77-050	NEW-P 87-04-071	222-30-060	AMD-P 87-10-018
220-57-290	AMD 87-09-066	220-77-050	NEW 87-08-033	222-30-070	AMD-P 87-10-018
220-57-29000I	NEW-E 87-10-016	220-77-060	NEW-P 87-04-071	222-30-090	AMD-P 87-10-018
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220-57-300	AMD 87-09-066	220-77-070	NEW-P 87-04-071	222-34-010	AMD-P 87-10-018
220-57-310	AMD-P 87-03-056	220-77-070	NEW 87-08-033	222-34-020	AMD-P 87-10-018
220-57-310	AMD 87-09-066	220-87-010	NEW 87-04-003	222-34-030	AMD-P 87-10-018
220-57-31000F	NEW-E 87-08-048	220-87-020	NEW 87-04-003	222-34-040	AMD-P 87-10-018
220-57-315	AMD-P 87-03-056	220-110-010	AMD-P 87-08-062	222-38-020	AMD-P 87-10-018
220-57-315	AMD 87-09-066	220-110-010	AMD 87-15-086	230-02-240	NEW-P 87-06-013
220-57-31500F	NEW-E 87-09-014	220-110-020	AMD-P 87-08-062	230-02-245	NEW-P 87-06-013
220-57-31500F	REP-E 87-09-024	220-110-020	AMD 87-15-086	230-02-350	AMD-P 87-03-024
220-57-31500G	NEW-E 87-09-024	220-110-030	AMD-P 87-08-062	230-02-350	AMD 87-07-038
220-57-335	AMD-P 87-03-056	220-110-030	AMD 87-15-086	230-04-020	AMD-P 87-06-008
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220-57-33500B	NEW-E 87-19-029	220-110-040	AMD 87-15-086	230-04-020	AMD 87-10-017
220-57-37000C	NEW-E 87-17-071	220-110-050	AMD-P 87-08-062	230-04-020	AMD-P 87-15-050
220-57-380	AMD-P 87-03-056	220-110-050	AMD 87-15-086	230-04-020	AMD-E 87-15-053
220-57-380	AMD 87-09-066	220-110-060	AMD-P 87-08-062	230-04-123	AMD-P 87-06-008
220-57-385	AMD-P 87-03-056	220-110-060	AMD 87-15-086	230-04-123	AMD 87-09-043
220-57-385	AMD 87-09-066	220-110-080	AMD-P 87-08-062	230-04-140	AMD-P 87-06-008
220-57-38500L	NEW-E 87-13-024	220-110-080	AMD 87-15-086	230-04-140	AMD 87-09-043
220-57-38500L	REP-E 87-15-061	220-110-090	AMD-P 87-08-062	230-04-145	AMD-P 87-03-024
220-57-38500M	NEW-E 87-15-061	220-110-090	AMD 87-15-086	230-04-145	AMD-P 87-06-008
220-57-38500M	REP-E 87-18-043	220-110-100	AMD-P 87-08-062	230-04-145	AMD 87-07-038
220-57-38500N	NEW-E 87-18-043	220-110-100	AMD 87-15-086	230-04-145	AMD 87-09-043
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220-57-42500K	REP-E 87-19-037	220-110-190	AMD 87-15-086	230-04-201	AMD-E 87-15-053
220-57-42500L	NEW-E 87-19-037	220-110-200	AMD-P 87-08-062	230-04-900	REP-P 87-15-050
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230-30-106	AMD-P	87-11-017	232-28-808	REP-P	87-05-031	248-100-030	REP	87-11-047
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232-12-136	NEW-W	87-12-073	248-15-025	NEW-P	87-16-085	248-100-050	AMD	87-11-047
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232-12-276	NEW-W	87-17-031	248-19-230	AMD	87-10-023	248-100-076	NEW-P	87-07-039
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232-14-010	AMD	87-15-085	248-19-270	AMD	87-10-023	248-100-080	REP-P	87-07-039
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232-28-110	NEW-P	87-12-076	248-19-328	NEW-P	87-06-048	248-100-081	NEW	87-11-047
232-28-110	NEW	87-15-083	248-19-328	NEW	87-10-023	248-100-085	REP-P	87-07-039
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232-28-212	REP	87-14-031	248-86-010	AMD	87-19-069	248-100-086	NEW-P	87-07-039
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232-28-21301	NEW-P	87-18-077	248-97-040	NEW-P	87-12-088	248-100-091	NEW-P	87-07-039
232-28-21302	NEW-E	87-17-034	248-97-050	NEW-P	87-12-088	248-100-091	NEW	87-11-047
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232-28-214	NEW-E	87-13-050	248-97-070	NEW-P	87-12-088	248-100-095	REP	87-11-047
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232-28-61519	NEW-E	87-03-042	248-100-002	REP-P	87-07-039	248-100-130	REP	87-11-047
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232-28-617	NEW-P	87-18-078	248-100-003	REP-P	87-07-039	248-100-135	REP	87-11-047
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232-28-61602	NEW-E	87-06-028	248-100-006	NEW-P	87-07-039	248-100-140	REP	87-11-047
232-28-61603	NEW-E	87-08-039	248-100-006	NEW	87-11-047	248-100-145	REP-P	87-07-039
232-28-61604	NEW-E	87-13-049	248-100-010	REP-P	87-07-039	248-100-145	REP	87-11-047
232-28-61605	NEW-E	87-16-062	248-100-010	REP	87-11-047	248-100-150	REP-P	87-07-039
232-28-61605	REP-E	87-20-012	248-100-011	NEW-P	87-07-039	248-100-150	REP	87-11-047
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232-28-61607	NEW-E	87-18-048	248-100-015	REP-P	87-07-039	248-100-155	REP	87-11-047
232-28-61608	NEW-E	87-17-014	248-100-015	REP	87-11-047	248-100-160	REP-P	87-07-039
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250-20-061	AMD-P	87-12-046	251-01-190	AMD	87-02-036	251-14-050	AMD	87-02-036
250-20-061	AMD	87-16-046	251-01-208	NEW-P	87-10-053	251-14-070	AMD-P	87-16-093
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250-20-071	AMD	87-16-046	251-01-382	NEW-E	87-14-052	251-14-100	AMD	87-20-023
250-20-081	AMD-P	87-12-046	251-01-382	NEW-P	87-16-092	251-14-110	AMD-P	87-16-093
250-20-081	AMD	87-16-046	251-01-382	NEW-E	87-19-147	251-14-110	AMD	87-20-023
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250-40-060	AMD-P	87-12-047	251-05-060	AMD	87-02-036	251-22-070	AMD	87-14-051
250-40-060	AMD	87-16-047	251-07-010	NEW-P	87-04-055	251-22-110	AMD-P	87-10-052
250-40-070	AMD-P	87-12-047	251-07-010	NEW	87-08-056	251-22-110	AMD-P	87-10-053
250-40-070	AMD	87-16-047	251-07-020	NEW-P	87-04-055	251-22-110	AMD	87-14-051
250-44-010	AMD-P	87-12-066	251-07-020	NEW	87-08-056	251-22-112	AMD-P	87-10-053
250-44-010	AMD	87-16-061	251-07-030	NEW-P	87-04-055	251-22-112	AMD	87-14-051
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250-44-030	AMD-P	87-12-066	251-07-040	NEW	87-08-056	251-22-117	NEW-P	87-10-053
250-44-030	AMD	87-16-061	251-07-050	NEW-P	87-04-055	251-22-117	NEW	87-14-051
250-44-040	AMD-P	87-12-066	251-07-050	NEW	87-08-056	251-22-167	NEW-P	87-16-094
250-44-040	AMD	87-16-061	251-07-060	NEW	87-08-056	251-22-167	NEW-P	87-16-095
250-44-050	AMD-P	87-12-066	251-07-060	NEW	87-08-056	251-22-167	NEW-P	87-16-096
250-44-050	AMD	87-16-061	251-08-005	AMD-P	87-04-056	251-22-167	NEW	87-20-025
250-44-060	AMD-P	87-12-066	251-08-005	AMD	87-08-056	251-22-170	AMD-P	87-16-093
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250-44-090	AMD-P	87-12-066	251-08-040	AMD	87-08-056	251-22-195	NEW-P	87-16-096
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260-70-026	AMD-P	87-09-077	275-19-400	AMD-E	87-16-027	275-55-071	REP-P	87-15-136
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260-70-050	AMD-W	87-09-076	275-19-450	NEW-E	87-16-027	275-55-121	REP	87-19-071
260-70-050	AMD-P	87-09-077	275-19-450	NEW	87-19-072	275-55-263	AMD-P	87-15-136
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260-70-170	AMD-W	87-09-076	275-19-590	NEW-E	87-16-027	284-07-014	NEW	87-05-011
260-70-170	AMD-P	87-09-077	275-19-590	NEW	87-19-072	284-07-024	NEW-P	87-02-065
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261-06-090	AMD-P	87-13-073	275-19-650	AMD-E	87-16-027	284-13-120	NEW-P	87-06-049
261-06-110	AMD-P	87-13-073	275-19-650	AMD	87-19-072	284-13-120	NEW	87-09-056
261-40-150	AMD-P	87-16-076	275-19-660	AMD-P	87-15-134	284-13-130	NEW-P	87-06-049
261-40-150	AMD-C	87-19-030	275-19-660	AMD-E	87-16-027	284-13-130	NEW	87-09-056
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261-50-030	AMD-P	87-05-007	275-19-675	NEW	87-19-072	284-13-150	NEW	87-09-056
261-50-030	AMD	87-08-037	275-19-680	NEW-P	87-15-134	284-19-200	REP-P	87-19-101
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261-50-045	REP	87-04-008	275-19-940	AMD-E	87-16-027	284-23-410	AMD	87-14-015
261-50-050	AMD	87-04-008	275-19-940	AMD	87-19-072	284-23-420	AMD-P	87-09-098
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261-50-060	AMD	87-04-008	275-19-950	AMD-E	87-16-027	284-23-430	AMD-P	87-09-098
261-50-060	AMD-P	87-05-007	275-19-950	AMD	87-19-072	284-23-430	AMD	87-14-015
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284-23-485	NEW	87-14-015	284-54-680	NEW	87-11-056	296-17-54401	NEW	87-12-032
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284-23-500	REP	87-14-015	284-54-800	NEW-P	87-11-056	296-17-565	AMD	87-12-032
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296-22-425	AMD	87-16-004	296-23-125	AMD	87-16-004	296-23A-120	NEW-E	87-02-042
296-22-427	AMD-P	87-11-050	296-23-20102	AMD-E	87-02-042	296-23A-120	NEW	87-03-005
296-22-427	AMD-E	87-12-044	296-23-20102	AMD	87-03-005	296-23A-125	NEW-E	87-02-042
296-22-427	AMD	87-16-004	296-23-204	AMD-P	87-11-050	296-23A-125	NEW	87-03-005

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296-23A-130	NEW	87-03-005	296-23A-260	AMD-E	87-12-044	296-24-59001	REP-P	87-19-135
296-23A-135	NEW-E	87-02-042	296-23A-260	AMD	87-16-004	296-24-59003	REP-P	87-19-135
296-23A-135	NEW	87-03-005	296-23A-262	NEW-E	87-02-042	296-24-59005	REP-P	87-19-135
296-23A-140	NEW-E	87-02-042	296-23A-262	NEW	87-03-005	296-24-59007	REP-P	87-19-135
296-23A-140	NEW	87-03-005	296-23A-262	AMD-P	87-11-050	296-24-59211	AMD-P	87-19-135
296-23A-145	NEW-E	87-02-042	296-23A-262	AMD-E	87-12-044	296-24-600	REP-P	87-19-135
296-23A-145	NEW	87-03-005	296-23A-262	AMD	87-16-004	296-24-60001	REP-P	87-19-135
296-23A-150	NEW-E	87-02-042	296-23A-264	NEW-E	87-02-042	296-24-60003	REP-P	87-19-135
296-23A-150	NEW	87-03-005	296-23A-264	NEW	87-03-005	296-24-60005	REP-P	87-19-135
296-23A-150	AMD-P	87-11-050	296-23A-266	NEW-E	87-02-042	296-24-60007	REP-P	87-19-135
296-23A-150	AMD-E	87-12-044	296-23A-266	NEW	87-03-005	296-24-60501	REP-P	87-19-135
296-23A-155	AMD	87-16-004	296-23A-266	AMD-P	87-11-050	296-24-60503	REP-P	87-19-135
296-23A-155	NEW-P	87-18-071	296-23A-266	AMD-E	87-12-044	296-24-60505	REP-P	87-19-135
296-23A-160	NEW-P	87-18-071	296-23A-266	AMD	87-16-004	296-24-60507	REP-P	87-19-135
296-23A-165	NEW-P	87-18-071	296-23A-268	NEW-E	87-02-042	296-24-60509	REP-P	87-19-135
296-23A-170	NEW-P	87-18-071	296-23A-268	NEW	87-03-005	296-24-615	REP-P	87-19-135
296-23A-175	NEW-P	87-18-071	296-23A-300	NEW-E	87-02-042	296-24-61501	REP-P	87-19-135
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296-23A-190	NEW-P	87-18-071	296-23A-310	NEW	87-03-005	296-24-620	REP-P	87-19-135
296-23A-200	NEW-E	87-02-042	296-23A-315	NEW-E	87-02-042	296-24-62001	REP-P	87-19-135
296-23A-200	NEW	87-03-005	296-23A-315	NEW	87-03-005	296-24-62003	REP-P	87-19-135
296-23A-205	NEW-E	87-02-042	296-23A-320	NEW-E	87-02-042	296-24-625	REP-P	87-19-135
296-23A-205	NEW	87-03-005	296-23A-320	NEW	87-03-005	296-24-63399	AMD-P	87-19-135
296-23A-210	NEW-E	87-02-042	296-23A-325	NEW-E	87-02-042	296-24-63599	AMD-P	87-19-135
296-23A-210	NEW	87-03-005	296-23A-325	NEW	87-03-005	296-24-95601	AMD-P	87-19-135
296-23A-215	NEW-E	87-02-042	296-23A-325	AMD-P	87-11-050	296-24-95603	AMD-P	87-19-135
296-23A-215	NEW	87-03-005	296-23A-325	AMD-E	87-12-044	296-24-95605	AMD-P	87-19-135
296-23A-220	NEW-E	87-02-042	296-23A-325	AMD	87-16-004	296-24-95607	AMD-P	87-19-135
296-23A-220	NEW	87-03-005	296-23A-330	NEW-E	87-02-042	296-24-95609	AMD-P	87-19-135
296-23A-225	NEW-E	87-02-042	296-23A-330	NEW	87-03-005	296-24-95611	AMD-P	87-19-135
296-23A-225	NEW	87-03-005	296-23A-335	NEW-E	87-02-042	296-24-95613	AMD-P	87-19-135
296-23A-230	NEW-E	87-02-042	296-23A-335	NEW	87-03-005	296-27-160	AMD	87-03-011
296-23A-230	NEW	87-03-005	296-23A-335	AMD-P	87-11-050	296-27-16001	AMD	87-03-011
296-23A-235	NEW-E	87-02-042	296-23A-335	AMD-E	87-12-044	296-27-16002	NEW	87-03-011
296-23A-235	NEW	87-03-005	296-23A-335	AMD	87-16-004	296-27-16003	AMD	87-03-011
296-23A-240	NEW-E	87-02-042	296-23A-340	NEW-E	87-02-042	296-27-16004	NEW	87-03-011
296-23A-240	NEW	87-03-005	296-23A-340	NEW	87-03-005	296-27-16005	REP	87-03-011
296-23A-242	NEW-E	87-02-042	296-23A-340	AMD-P	87-11-050	296-27-16007	AMD	87-03-011
296-23A-242	NEW	87-03-005	296-23A-340	AMD-E	87-12-044	296-27-16009	REP	87-03-011
296-23A-244	NEW-E	87-02-042	296-23A-340	AMD	87-16-004	296-27-16011	AMD	87-03-011
296-23A-244	NEW	87-03-005	296-23A-345	NEW-E	87-02-042	296-27-16013	REP	87-03-011
296-23A-244	AMD-P	87-11-050	296-23A-345	NEW	87-03-005	296-27-16015	REP	87-03-011
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296-23A-244	AMD	87-16-004	296-23A-345	AMD-E	87-12-044	296-27-16018	NEW	87-03-011
296-23A-246	NEW-E	87-02-042	296-23A-345	AMD	87-16-004	296-27-16019	REP	87-03-011
296-23A-246	NEW	87-03-005	296-23A-350	NEW-E	87-02-042	296-27-16020	NEW	87-03-011
296-23A-246	AMD-P	87-11-050	296-23A-350	NEW	87-03-005	296-27-16021	REP	87-03-011
296-23A-246	AMD-E	87-12-044	296-23A-355	NEW-E	87-02-042	296-27-16022	NEW	87-03-011
296-23A-246	AMD	87-16-004	296-23A-355	NEW	87-03-005	296-27-16023	REP	87-03-011
296-23A-248	NEW-E	87-02-042	296-23A-355	AMD-P	87-11-050	296-27-16026	NEW	87-03-011
296-23A-248	NEW	87-03-005	296-23A-355	AMD-E	87-12-044	296-46-110	AMD-P	87-06-047
296-23A-250	NEW-E	87-02-042	296-23A-355	AMD	87-16-004	296-46-110	AMD	87-10-030
296-23A-250	NEW	87-03-005	296-23A-360	NEW-E	87-02-042	296-46-130	AMD-P	87-06-047
296-23A-252	NEW-E	87-02-042	296-23A-360	NEW	87-03-005	296-46-130	AMD	87-10-030
296-23A-252	NEW	87-03-005	296-23A-360	AMD-P	87-11-050	296-46-140	AMD-P	87-06-047
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296-23A-252	AMD-E	87-12-044	296-23A-360	AMD-E	87-12-044	296-46-150	AMD-P	87-06-047
296-23A-252	AMD	87-16-004	296-23A-400	NEW-E	87-02-042	296-46-150	AMD	87-10-030
296-23A-254	NEW-E	87-02-042	296-23A-400	NEW	87-03-005	296-46-160	AMD-P	87-06-047
296-23A-254	NEW	87-03-005	296-23A-410	NEW-E	87-02-042	296-46-160	AMD	87-10-030
296-23A-254	AMD-P	87-11-050	296-23A-410	NEW	87-03-005	296-46-180	AMD-P	87-06-047
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296-23A-254	AMD	87-16-004	296-23A-415	NEW	87-03-005	296-46-200	AMD-P	87-06-047
296-23A-256	NEW-E	87-02-042	296-23A-420	NEW-E	87-02-042	296-46-200	AMD	87-10-030
296-23A-256	NEW	87-03-005	296-23A-420	NEW	87-03-005	296-46-220	AMD-P	87-06-047
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296-23A-256	AMD-E	87-12-044	296-23A-425	NEW	87-03-005	296-46-240	AMD-P	87-06-047
296-23A-256	AMD	87-16-004	296-23A-425	AMD-P	87-11-050	296-46-240	AMD	87-10-030
296-23A-258	NEW-E	87-02-042	296-23A-425	AMD-E	87-11-051	296-46-316	NEW-P	87-06-047
296-23A-258	NEW	87-03-005	296-23A-425	AMD	87-16-004	296-46-316	NEW	87-10-030
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296-23A-260	NEW-E	87-02-042	296-24-14011	AMD	87-07-022	296-46-370	AMD	87-10-030
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296-46-422	NEW	87-10-030	296-62-07717	AMD-P	87-19-135	296-81-008	AMD-P	87-14-077
296-46-495	AMD-P	87-06-047	296-62-07719	NEW-P	87-05-055	296-104-010	AMD-P	87-20-097
296-46-495	AMD	87-10-030	296-62-07719	NEW	87-10-008	296-104-220	AMD-P	87-20-097
296-46-514	NEW-P	87-06-047	296-62-07719	AMD-P	87-19-135	296-104-265	AMD-P	87-20-097
296-46-514	NEW	87-10-030	296-62-07721	NEW-P	87-05-055	296-104-701	NEW-P	87-07-023
296-46-680	AMD-P	87-06-047	296-62-07721	NEW	87-10-008	296-104-701	NEW-E	87-07-024
296-46-680	AMD	87-10-030	296-62-07721	AMD-P	87-19-135	296-104-701	NEW	87-12-003
296-46-910	AMD-P	87-06-047	296-62-07723	NEW-P	87-05-055	296-104-800	NEW-P	87-20-097
296-46-910	AMD	87-10-030	296-62-07723	NEW	87-10-008	296-116-080	AMD-P	87-02-053
296-46-920	AMD-P	87-06-047	296-62-07723	AMD-P	87-19-135	296-116-175	NEW-P	87-16-083
296-46-920	AMD	87-10-030	296-62-07725	NEW-P	87-05-055	296-116-175	NEW-E	87-19-099
296-46-940	AMD-P	87-06-047	296-62-07725	NEW	87-10-008	296-116-175	NEW	87-19-100
296-54-505	AMD-P	87-19-135	296-62-07725	AMD-P	87-19-135	296-150B-030	AMD-P	87-15-031
296-62-05403	AMD-P	87-19-135	296-62-07727	NEW-P	87-05-055	296-150B-035	AMD-P	87-15-031
296-62-05405	AMD-P	87-05-055	296-62-07727	NEW	87-10-008	296-150B-050	AMD-P	87-15-031
296-62-05405	AMD	87-10-008	296-62-07727	AMD-P	87-19-135	296-150B-060	AMD-P	87-15-031
296-62-05405	AMD-P	87-19-135	296-62-07729	NEW-P	87-05-055	296-150B-122	NEW-P	87-15-031
296-62-05427	AMD-P	87-05-055	296-62-07729	NEW	87-10-008	296-150B-125	AMD-P	87-15-031
296-62-05427	AMD	87-10-008	296-62-07729	REP-P	87-19-135	296-150B-185	AMD-P	87-15-031
296-62-073	AMD-P	87-19-135	296-62-07731	NEW-P	87-05-055	296-150B-200	AMD-P	87-15-031
296-62-07304	AMD-P	87-19-135	296-62-07731	NEW	87-10-008	296-150B-320	NEW-E	87-11-060
296-62-07310	AMD-P	87-19-135	296-62-07731	AMD-P	87-19-135	296-150B-320	NEW-P	87-15-017
296-62-07353	AMD-P	87-02-058	296-62-07733	NEW-P	87-05-055	296-150B-320	NEW-E	87-17-064
296-62-07353	AMD	87-07-022	296-62-07733	NEW	87-10-008	296-150B-513	AMD-P	87-15-031
296-62-07355	NEW-P	87-19-135	296-62-07733	AMD-P	87-19-135	296-150B-515	NEW-P	87-15-031
296-62-07357	NEW-P	87-19-135	296-62-07735	NEW-P	87-05-055	296-155-160	AMD-P	87-05-055
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296-62-07365	NEW-P	87-19-135	296-62-07737	NEW	87-10-008	296-155-175	NEW	87-10-008
296-62-07367	NEW-P	87-19-135	296-62-07737	AMD-P	87-19-135	296-155-175	REP-P	87-19-135
296-62-07369	NEW-P	87-19-135	296-62-07739	NEW-P	87-05-055	296-155-17505	NEW-P	87-05-055
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296-62-07383	NEW-P	87-19-135	296-62-07743	NEW	87-10-008	296-155-17515	NEW	87-10-008
296-62-07385	NEW-P	87-19-135	296-62-07743	AMD-P	87-19-135	296-155-17515	REP-P	87-19-135
296-62-07387	NEW-P	87-19-135	296-62-07745	NEW-P	87-05-055	296-155-17520	NEW-P	87-05-055
296-62-07389	NEW-P	87-19-135	296-62-07745	NEW	87-10-008	296-155-17520	NEW	87-10-008
296-62-07353	REP-P	87-19-135	296-62-07745	AMD-P	87-19-135	296-155-17520	REP-P	87-19-135
296-62-07515	AMD-P	87-19-135	296-62-07747	NEW-P	87-05-055	296-155-17525	NEW-P	87-05-055
296-62-07517	AMD-P	87-05-055	296-62-07747	NEW	87-10-008	296-155-17525	NEW	87-10-008
296-62-07517	AMD	87-10-008	296-62-07747	AMD-P	87-19-135	296-155-17525	REP-P	87-19-135
296-62-07517	AMD-P	87-19-135	296-62-07749	NEW-P	87-05-055	296-155-17530	NEW-P	87-05-055
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296-62-07703	NEW	87-10-008	296-62-14533	AMD-P	87-19-135	296-155-17535	NEW	87-10-008
296-62-07703	AMD-P	87-19-135	296-62-14537	NEW-P	87-19-135	296-155-17535	REP-P	87-19-135
296-62-07705	NEW-P	87-05-055	296-62-14539	NEW-P	87-19-135	296-155-17540	NEW-P	87-05-055
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296-62-07705	AMD-P	87-19-135	296-62-146	REP-P	87-19-135	296-155-17540	REP-P	87-19-135
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296-62-07707	NEW-P	87-05-055	296-65-003	AMD-P	87-19-135	296-155-17545	NEW	87-10-008
296-62-07707	NEW	87-10-008	296-65-005	AMD-P	87-05-055	296-155-17545	REP-P	87-19-135
296-62-07707	AMD-P	87-19-135	296-65-005	AMD	87-10-008	296-155-17550	NEW-P	87-05-055
296-62-07709	NEW-P	87-05-055	296-65-005	AMD-P	87-19-135	296-155-17550	NEW	87-10-008
296-62-07709	NEW	87-10-008	296-65-015	AMD-P	87-05-055	296-155-17555	REP-P	87-19-135
296-62-07709	AMD-P	87-19-135	296-65-015	AMD	87-10-008	296-155-17555	NEW-P	87-05-055
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296-62-07713	AMD-P	87-19-135	296-65-030	AMD	87-10-008	296-155-17565	NEW	87-10-008
296-62-07715	NEW-P	87-05-055	296-65-040	AMD-P	87-05-055	296-155-17570	REP-P	87-19-135
296-62-07715	NEW	87-10-008	296-65-040	AMD	87-10-008	296-155-17570	NEW-P	87-05-055
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296-155-17575	NEW-P	87-05-055	296-155-447	NEW-W	87-13-008	308-04-020	NEW-W	87-14-085
296-155-17575	NEW	87-10-008	296-155-449	NEW-P	87-02-058	308-04-020	NEW-P	87-18-064
296-155-17575	REP-P	87-19-135	296-155-449	NEW-C	87-07-021	308-11-030	AMD-P	87-07-046
296-155-177	NEW-P	87-05-055	296-155-449	NEW-W	87-13-008	308-11-030	AMD	87-10-028
296-155-177	NEW	87-10-008	296-155-450	REP-P	87-02-058	308-11-100	AMD-P	87-16-106
296-155-177	REP-P	87-19-135	296-155-450	REP-C	87-07-021	308-12-083	NEW-P	87-14-016
296-155-179	NEW-P	87-05-055	296-155-450	REP-W	87-13-008	308-12-083	NEW	87-19-095
296-155-179	NEW	87-10-008	296-155-452	NEW-P	87-02-058	308-12-085	AMD-P	87-14-016
296-155-179	REP-P	87-19-135	296-155-452	NEW-C	87-07-021	308-12-085	AMD	87-19-095
296-155-181	NEW-P	87-05-055	296-155-452	NEW-W	87-13-008	308-12-115	AMD-P	87-14-016
296-155-181	NEW	87-10-008	296-155-455	REP-P	87-02-058	308-12-115	AMD	87-19-095
296-155-181	REP-P	87-19-135	296-155-455	REP-C	87-07-021	308-12-150	AMD-P	87-14-016
296-155-183	NEW-P	87-05-055	296-155-455	REP-W	87-13-008	308-12-150	AMD	87-19-095
296-155-183	NEW	87-10-008	296-155-456	NEW-P	87-02-058	308-12-312	AMD-E	87-04-049
296-155-183	REP-P	87-19-135	296-155-456	NEW-C	87-07-021	308-12-312	REP-P	87-07-046
296-155-185	NEW-P	87-05-055	296-155-456	NEW-W	87-13-008	308-12-312	REP	87-10-028
296-155-185	NEW	87-10-008	296-155-459	NEW-P	87-02-058	308-12-326	NEW-P	87-07-046
296-155-185	REP-P	87-19-135	296-155-459	NEW-C	87-07-021	308-12-326	NEW	87-10-028
296-155-187	NEW-P	87-05-055	296-155-459	NEW-W	87-13-008	308-13-150	AMD-E	87-03-031
296-155-187	NEW	87-10-008	296-155-462	NEW-P	87-02-058	308-13-150	AMD-P	87-07-046
296-155-187	REP-P	87-19-135	296-155-462	NEW-C	87-07-021	308-13-150	AMD-P	87-10-024
296-155-189	NEW-P	87-05-055	296-155-462	NEW-W	87-13-008	308-13-150	AMD-E	87-10-026
296-155-189	NEW	87-10-008	296-155-745	AMD-P	87-02-058	308-13-160	NEW-P	87-10-025
296-155-189	REP-P	87-19-135	296-155-745	AMD-C	87-07-021	308-13-160	NEW-E	87-10-027
296-155-191	NEW-P	87-05-055	296-155-745	AMD-W	87-13-008	308-20-040	AMD-E	87-16-019
296-155-191	NEW	87-10-008	296-155-775	AMD-P	87-05-055	308-20-040	AMD-P	87-17-056
296-155-191	REP-P	87-19-135	296-155-775	AMD	87-10-008	308-20-060	AMD-E	87-16-019
296-155-193	NEW-P	87-05-055	296-155-775	AMD-P	87-19-135	308-20-060	AMD-P	87-17-056
296-155-193	NEW	87-10-008	296-200-340	AMD	87-07-003	308-20-200	REP-P	87-07-046
296-155-193	REP-P	87-19-135	296-200-350	AMD	87-07-003	308-20-200	REP	87-10-028
296-155-265	AMD-P	87-02-058	296-200-370	AMD	87-07-003	308-20-210	NEW-P	87-07-046
296-155-265	AMD-C	87-07-021	296-306-003	NEW-C	87-02-056	308-20-210	NEW	87-10-028
296-155-265	AMD-W	87-13-008	296-306-003	NEW-C	87-05-023	308-25-065	AMD-P	87-07-046
296-155-270	AMD-P	87-02-058	296-306-003	NEW	87-09-079	308-25-065	AMD	87-10-028
296-155-270	AMD-C	87-07-021	296-306-005	REP-C	87-02-056	308-26-025	NEW-P	87-13-042
296-155-270	AMD-W	87-13-008	296-306-005	REP-C	87-05-023	308-26-025	NEW-E	87-15-018
296-155-405	AMD-P	87-02-058	296-306-005	REP	87-09-079	308-26-040	REP-P	87-07-046
296-155-405	AMD-C	87-07-021	296-306-006	NEW-C	87-02-056	308-26-040	REP	87-10-028
296-155-405	AMD-W	87-13-008	296-306-006	NEW-C	87-05-023	308-26-045	NEW-P	87-07-046
296-155-425	REP-P	87-02-058	296-306-006	NEW	87-09-079	308-26-045	NEW	87-10-028
296-155-425	REP-C	87-07-021	296-306-009	NEW-C	87-02-056	308-29-030	AMD-P	87-07-025
296-155-425	REP-W	87-13-008	296-306-009	NEW-C	87-05-023	308-29-030	AMD	87-11-064
296-155-426	NEW-P	87-02-058	296-306-009	NEW	87-09-079	308-29-045	AMD-P	87-07-046
296-155-426	NEW-C	87-07-021	296-306-012	NEW-C	87-02-056	308-29-045	AMD	87-10-028
296-155-426	NEW-W	87-13-008	296-306-012	NEW-C	87-05-023	308-29-060	AMD-P	87-07-025
296-155-428	NEW-P	87-02-058	296-306-012	NEW	87-09-079	308-29-060	AMD	87-11-064
296-155-428	NEW-C	87-07-021	296-306-025	AMD-C	87-02-056	308-29-070	AMD-P	87-07-025
296-155-428	NEW-W	87-13-008	296-306-025	AMD-C	87-05-023	308-29-070	AMD	87-11-064
296-155-429	NEW-P	87-02-058	296-306-025	AMD	87-09-079	308-29-080	AMD-P	87-07-025
296-155-429	NEW-C	87-07-021	296-306-057	NEW-C	87-02-056	308-29-080	AMD	87-11-064
296-155-429	NEW-W	87-13-008	296-306-057	NEW-C	87-05-023	308-31-015	AMD	87-04-050
296-155-430	REP-P	87-02-058	296-306-057	NEW	87-09-079	308-31-025	NEW	87-04-050
296-155-430	REP-C	87-07-021	296-306-27095	AMD-P	87-19-135	308-31-025	AMD-P	87-04-054
296-155-430	REP-W	87-13-008	296-306-300	NEW-C	87-02-056	308-31-025	AMD	87-09-045
296-155-432	NEW-P	87-02-058	296-306-300	NEW-C	87-05-023	308-31-055	AMD-P	87-07-046
296-155-432	NEW-C	87-07-021	296-306-300	NEW	87-09-079	308-31-055	AMD-P	87-13-057
296-155-432	NEW-W	87-13-008	296-306-310	NEW-C	87-02-056	308-31-055	AMD-E	87-14-088
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296-155-434	NEW-C	87-07-021	296-306-310	NEW	87-09-079	308-31-100	AMD	87-04-050
296-155-434	NEW-W	87-13-008	296-306-320	NEW-C	87-02-056	308-31-120	AMD	87-04-050
296-155-435	REP-P	87-02-058	296-306-320	NEW-C	87-05-023	308-31-500	AMD	87-04-050
296-155-435	REP-C	87-07-021	296-306-320	NEW	87-09-079	308-31-500	AMD-P	87-04-054
296-155-435	REP-W	87-13-008	296-350-500	AMD-P	87-19-135	308-31-500	AMD	87-09-045
296-155-437	NEW-P	87-02-058	296-350-990	AMD-P	87-19-135	308-32-080	AMD-P	87-16-106
296-155-437	NEW-C	87-07-021	300-12-010	AMD-P	87-16-100	308-32-090	REP-P	87-07-046
296-155-437	NEW-W	87-13-008	300-12-010	AMD	87-20-071	308-32-100	NEW-P	87-07-046
296-155-440	REP-P	87-02-058	300-12-015	AMD-P	87-16-100	308-33-011	AMD-P	87-11-061
296-155-440	REP-C	87-07-021	300-12-015	AMD	87-20-071	308-33-020	AMD-P	87-11-061
296-155-440	REP-W	87-13-008	300-12-020	AMD-P	87-16-100	308-33-030	AMD-P	87-11-061
296-155-441	NEW-P	87-02-058	300-12-020	AMD	87-20-071	308-33-040	REP-P	87-11-061
296-155-441	NEW-C	87-07-021	304-12-030	NEW-P	87-16-099	308-33-050	REP-P	87-11-061
296-155-441	NEW-W	87-13-008	304-12-030	NEW	87-20-070	308-33-060	AMD-P	87-11-061
296-155-444	NEW-P	87-02-058	304-12-035	NEW-P	87-16-099	308-33-080	AMD-P	87-11-061
296-155-444	NEW-C	87-07-021	304-12-035	NEW	87-20-070	308-33-095	AMD-P	87-11-061
296-155-444	NEW-W	87-13-008	304-12-140	AMD-P	87-04-066	308-33-105	AMD-P	87-07-046
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308-34-090	NEW-P	87-13-057	308-52-140	AMD-P	87-13-054	308-94-060	REP	87-03-041
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308-34-090	NEW	87-18-031	308-52-147	NEW-P	87-13-054	308-94-080	AMD	87-03-041
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308-37-190	AMD-P	87-07-045	308-52-315	REP-P	87-07-046	308-94-110	AMD	87-03-041
308-37-190	AMD-W	87-09-095	308-52-315	REP	87-10-028	308-94-160	AMD	87-03-041
308-37-190	AMD-P	87-09-096	308-52-590	NEW-P	87-07-046	308-94-170	AMD	87-03-041
308-37-190	AMD-W	87-11-026	308-52-590	NEW	87-10-028	308-94-180	REP	87-03-041
308-37-190	REP-P	87-18-063	308-52-590	AMD-P	87-16-107	308-94-181	NEW	87-03-041
308-40-102	AMD-P	87-06-051	308-52-590	AMD	87-19-130	308-94-190	REP	87-03-041
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308-40-105	AMD	87-09-097	308-53-084	AMD-C	87-02-060	308-94-210	AMD	87-03-041
308-40-125	AMD-P	87-07-046	308-53-084	AMD	87-09-046	308-94-220	AMD	87-03-041
308-40-125	AMD-P	87-13-057	308-53-085	AMD-C	87-02-060	308-94-230	REP	87-03-041
308-40-125	AMD-E	87-14-088	308-53-085	AMD	87-09-046	308-94-240	AMD	87-03-041
308-40-125	AMD	87-18-031	308-53-320	NEW-P	87-09-074	308-94-250	AMD	87-03-041
308-41-025	REP-P	87-07-046	308-53-320	NEW	87-17-020	308-94-260	REP	87-03-041
308-42-040	AMD-P	87-05-061	308-53-330	NEW-P	87-09-075	308-94-261	NEW	87-03-041
308-42-040	AMD	87-08-065	308-54-315	AMD-P	87-07-046	308-94-265	NEW	87-03-041
308-42-075	AMD-P	87-07-046	308-54-315	AMD-P	87-13-057	308-94-270	NEW	87-03-041
308-42-075	AMD	87-10-028	308-54-315	AMD-E	87-14-088	308-96A-005	AMD-P	87-04-067
308-42-210	NEW-P	87-14-086	308-54-315	AMD	87-18-031	308-96A-005	AMD	87-12-023
308-42-210	NEW	87-18-040	308-55-025	AMD-P	87-07-046	308-96A-021	NEW-P	87-04-067
308-42-220	NEW-P	87-14-086	308-55-025	AMD-P	87-13-057	308-96A-021	NEW	87-12-023
308-42-220	NEW	87-18-040	308-55-025	AMD-E	87-14-088	308-96A-065	AMD-P	87-04-067
308-42-230	NEW-P	87-14-086	308-55-025	AMD	87-18-031	308-96A-065	AMD	87-12-023
308-42-230	NEW	87-18-040	308-56A-006	NEW-P	87-04-069	308-96A-100	AMD-P	87-04-067
308-42-240	NEW-P	87-14-086	308-56A-021	NEW-P	87-17-050	308-96A-100	AMD	87-12-023
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308-42-250	NEW	87-18-040	308-56A-115	AMD-P	87-04-069	308-96A-205	AMD-P	87-04-067
308-42-260	NEW-P	87-14-086	308-56A-125	AMD-P	87-04-069	308-96A-205	AMD	87-12-023
308-42-260	NEW	87-18-040	308-56A-155	NEW-P	87-04-069	308-96A-220	AMD-P	87-04-067
308-42-270	NEW-P	87-14-086	308-56A-156	NEW-P	87-04-069	308-96A-220	AMD	87-12-023
308-42-270	NEW	87-18-040	308-56A-160	NEW-P	87-04-069	308-96A-300	AMD-P	87-04-067
308-42-280	NEW-P	87-14-086	308-56A-195	AMD-P	87-04-069	308-96A-300	AMD	87-12-023
308-42-280	NEW	87-18-040	308-56A-300	AMD-P	87-17-050	308-96A-300	NEW-P	87-04-067
308-48-075	NEW-P	87-08-051	308-61-026	AMD-E	87-16-053	308-96A-306	NEW	87-12-023
308-48-075	NEW	87-11-063	308-61-050	AMD-E	87-16-053	308-96A-310	AMD-P	87-04-067
308-48-210	NEW-P	87-08-051	308-61-108	AMD-E	87-16-053	308-96A-325	AMD-P	87-04-067
308-48-210	NEW	87-11-063	308-61-135	AMD-E	87-16-053	308-96A-325	AMD	87-12-023
308-48-250	REP-P	87-07-046	308-61-158	AMD-E	87-16-053	308-96A-330	AMD-P	87-04-067
308-48-250	REP	87-10-028	308-61-175	AMD-E	87-16-053	308-96A-330	AMD	87-12-023
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308-49-140	AMD-P	87-15-105	308-61-260	AMD-E	87-16-053	308-96A-400	AMD-P	87-04-067
308-49-140	AMD	87-18-053	308-61-330	AMD-E	87-16-053	308-96A-400	AMD	87-12-023
308-49-170	AMD-P	87-15-105	308-61-430	AMD-E	87-16-053	308-96A-410	NEW-P	87-04-067
308-49-170	AMD	87-18-053	308-79-050	REP-P	87-13-083	308-96A-410	NEW	87-12-023
308-49-180	REP-P	87-15-105	308-79-050	REP	87-16-058	308-96A-415	NEW-P	87-04-067
308-49-180	REP	87-18-053	308-90-010	REP-E	87-14-072	308-96A-415	NEW	87-12-023
308-50-010	AMD-P	87-10-066	308-90-020	REP-E	87-14-072	308-96A-420	NEW-P	87-04-067
308-50-010	AMD	87-14-030	308-90-030	AMD-E	87-14-072	308-96A-420	NEW	87-12-023
308-50-020	AMD-P	87-10-066	308-90-040	AMD-E	87-14-072	308-99-010	AMD-P	87-14-087
308-50-020	AMD	87-14-030	308-90-050	REP-E	87-14-072	308-99-010	AMD-E	87-16-022
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308-50-375	REP-P	87-07-046	308-90-080	AMD-E	87-14-072	308-99-021	AMD-P	87-14-087
308-50-375	REP-P	87-13-057	308-90-090	AMD-E	87-14-072	308-99-021	AMD-E	87-16-022
308-50-375	REP-E	87-14-088	308-90-110	AMD-E	87-14-072	308-99-025	AMD-P	87-14-087
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308-50-440	NEW-P	87-07-046	308-90-130	NEW-E	87-14-072	308-99-040	AMD-P	87-14-087
308-50-440	NEW-P	87-13-057	308-90-140	NEW-E	87-14-072	308-99-040	AMD-E	87-16-022
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308-50-440	NEW	87-18-031	308-90-160	NEW-E	87-14-072	308-100-010	AMD-P	87-15-139
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308-51-200	REP-P	87-07-046	308-93-074	AMD-P	87-04-068	308-104-004	NEW	87-19-129
308-51-200	REP-P	87-13-057	308-93-074	AMD	87-09-073	308-104-006	NEW-P	87-15-139
308-51-200	REP-E	87-14-088	308-94	AMD	87-03-041	308-104-006	NEW	87-19-129
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308-115-405	AMD-P	87-13-057	308-124B-130	AMD-P	87-17-068	308-171-030	REP-P	87-07-046
308-115-405	AMD-E	87-14-088	308-124B-130	AMD	87-20-091	308-171-030	REP	87-10-028
308-115-405	AMD	87-18-031	308-124B-150	NEW-E	87-20-064	308-171-040	AMD	87-04-015
308-116-325	REP-P	87-07-046	308-124C-010	AMD-P	87-17-068	308-171-310	NEW-P	87-07-046
308-116-325	REP	87-10-028	308-124C-010	AMD	87-20-091	308-171-310	NEW	87-10-028
308-117-130	AMD-P	87-10-067	308-124C-030	AMD-P	87-17-068	308-175-040	AMD-P	87-17-067
308-117-130	AMD	87-17-021	308-124C-030	AMD	87-20-091	308-175-050	AMD-P	87-17-067
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308-117-500	NEW-P	87-07-046	308-124D-050	NEW	87-20-091	308-175-095	NEW-P	87-17-067
308-117-500	NEW	87-10-028	308-124E-011	AMD-P	87-17-068	308-175-100	NEW-P	87-17-067
308-120-162	AMD-P	87-15-103	308-124E-011	AMD	87-20-091	308-175-105	NEW-P	87-17-067
308-120-165	AMD-P	87-15-103	308-124F-010	AMD-P	87-17-068	308-175-110	NEW-P	87-17-067
308-120-186	AMD-P	87-15-103	308-124F-010	AMD	87-20-091	308-175-115	NEW-P	87-17-067
308-120-275	AMD-P	87-07-046	308-124H-010	AMD-P	87-17-068	308-175-120	NEW-P	87-17-067
308-120-275	AMD	87-10-028	308-124H-010	AMD	87-20-091	308-175-125	NEW-P	87-17-067
308-120-511	AMD-P	87-15-103	308-124H-030	AMD-P	87-17-068	308-175-130	NEW-P	87-17-067
308-120-700	NEW-P	87-15-103	308-124H-030	AMD	87-20-091	308-175-135	NEW-P	87-17-067
308-120-710	NEW-P	87-15-103	308-124H-038	NEW-P	87-17-068	308-175-140	NEW-P	87-17-067
308-120-720	NEW-P	87-15-103	308-124H-038	NEW	87-20-091	308-180-100	AMD-E	87-03-013
308-120-730	NEW-P	87-15-103	308-124H-040	AMD-P	87-17-068	308-180-100	AMD	87-06-050
308-120-740	NEW-P	87-15-103	308-124H-040	AMD	87-20-091	308-180-100	REP-P	87-07-046
308-122-200	AMD-P	87-15-104	308-124H-070	AMD-P	87-17-068	308-180-100	REP-P	87-13-057
308-122-200	AMD	87-19-096	308-124H-070	AMD	87-20-091	308-180-100	REP-E	87-14-088
308-122-275	AMD-P	87-07-046	308-127-150	REP-P	87-19-153	308-180-100	REP	87-18-031
308-122-275	AMD	87-10-028	308-127-150	REP-E	87-20-001	308-180-130	NEW-E	87-03-013
308-124-001	AMD-P	87-17-068	308-127-155	NEW-P	87-19-153	308-180-130	NEW	87-06-050
308-124-001	AMD	87-20-091	308-127-155	NEW-E	87-20-001	308-180-140	NEW-E	87-03-013
308-124-005	AMD-P	87-17-068	308-128B-080	NEW-P	87-13-056	308-180-140	NEW	87-06-050
308-124-005	AMD	87-20-091	308-128B-080	NEW	87-18-032	308-180-150	NEW-E	87-03-013
308-124-007	AMD-P	87-17-068	308-138-080	AMD-P	87-07-046	308-180-150	NEW	87-06-050
308-124-007	AMD	87-20-091	308-138-080	AMD	87-10-028	308-180-160	NEW-E	87-03-013
308-124-021	AMD-P	87-17-068	308-138-321	NEW-P	87-04-048	308-180-160	NEW	87-06-050
308-124-021	AMD	87-20-091	308-138-321	NEW	87-11-062	308-180-170	NEW-E	87-03-013
308-124A-010	AMD-P	87-17-068	308-138-322	NEW-P	87-04-048	308-180-170	NEW	87-06-050
308-124A-010	AMD	87-20-091	308-138-322	NEW	87-11-062	308-180-190	NEW-E	87-03-013
308-124A-020	AMD-P	87-17-068	308-138-323	NEW-P	87-04-048	308-180-190	NEW	87-06-050
308-124A-020	AMD	87-20-091	308-138-323	NEW	87-11-062	308-180-200	NEW-E	87-03-013
308-124A-025	AMD-P	87-17-068	308-138-324	NEW-P	87-04-048	308-180-200	NEW	87-06-050
308-124A-025	AMD	87-20-091	308-138-324	NEW	87-11-062	308-180-210	NEW-E	87-03-013
308-124A-030	AMD-P	87-17-068	308-138-325	NEW-P	87-04-048	308-180-210	NEW	87-06-050
308-124A-030	AMD	87-20-091	308-138-325	NEW-P	87-14-017	308-180-220	NEW-E	87-03-013
308-124A-040	AMD-P	87-17-068	308-138-325	NEW-P	87-20-098	308-180-220	NEW	87-06-050
308-124A-040	AMD	87-20-091	308-138-326	NEW-P	87-04-048	308-180-230	NEW-E	87-03-013
308-124A-110	AMD-P	87-17-068	308-138-326	NEW	87-11-062	308-180-230	NEW	87-06-050
308-124A-110	AMD	87-20-091	308-138-327	NEW-P	87-04-048	308-180-240	NEW-E	87-03-013
308-124A-115	NEW-P	87-14-054	308-138-327	NEW	87-11-062	308-180-240	NEW	87-06-050
308-124A-115	NEW-E	87-16-020	308-138-328	NEW-P	87-04-048	308-180-250	NEW-E	87-03-013
308-124A-115	NEW	87-17-051	308-138-328	NEW-P	87-14-017	308-180-250	NEW	87-06-050
308-124A-120	AMD-P	87-17-068	308-138-328	NEW-P	87-20-098	308-180-260	NEW-P	87-07-046
308-124A-120	AMD	87-20-091	308-138-328	NEW-P	87-04-048	308-180-260	NEW-P	87-13-057
308-124A-130	AMD-P	87-17-068	308-138-330	AMD-P	87-11-062	308-180-260	NEW-E	87-14-088
308-124A-130	AMD	87-20-091	308-138A-020	AMD-P	87-04-048	308-180-260	NEW	87-18-031
308-124A-200	AMD-P	87-14-054	308-138A-020	AMD	87-13-004	308-190-010	NEW-P	87-13-053
308-124A-200	AMD-E	87-16-020	308-138A-020	AMD-P	87-14-046	308-190-010	NEW	87-18-033
308-124A-200	AMD	87-17-051	308-138A-020	AMD	87-20-099	308-190-020	NEW-P	87-16-106
308-124A-205	NEW-P	87-17-068	308-138A-025	AMD-P	87-14-046	308-400-095	NEW-P	87-13-055
308-124A-205	NEW	87-20-091	308-138A-025	AMD	87-20-099	308-400-095	NEW-E	87-16-021
308-124A-210	REP-P	87-17-068	308-138B-170	AMD-P	87-14-046	308-400-095	NEW-E	87-16-057
308-124A-210	REP	87-20-091	308-138B-170	AMD	87-20-099	308-400-100	NEW-P	87-13-055
308-124A-410	AMD-P	87-17-068	308-152-015	REP-P	87-07-046	308-400-100	NEW-E	87-16-021
308-124A-410	AMD	87-20-091	308-152-015	REP	87-10-028	308-400-100	NEW-E	87-16-057
308-124A-420	AMD-P	87-17-068	308-152-030	NEW-P	87-07-046	308-400-100	NEW	87-16-059
308-124A-420	AMD	87-20-091	308-152-030	NEW	87-10-028	308-400-110	NEW-P	87-13-055
308-124A-450	AMD-P	87-17-068	308-171-001	AMD-P	87-05-062	308-400-110	NEW-E	87-16-021
308-124A-450	AMD	87-20-091	308-171-001	AMD	87-09-044	308-400-110	NEW-E	87-16-057
308-124A-460	NEW-P	87-14-054	308-171-002	AMD-P	87-05-062	308-400-110	NEW	87-16-059
308-124A-460	NEW	87-17-051	308-171-002	AMD	87-09-044	314-12-025	NEW-P	87-13-060
308-124A-470	NEW-E	87-16-020	308-171-003	NEW-P	87-05-062	314-12-025	NEW	87-16-002
308-124B-040	REP-P	87-17-068	308-171-003	NEW	87-09-044	314-12-070	AMD-P	87-13-060
308-124B-040	REP	87-20-091	308-171-010	AMD-P	87-05-062	314-12-070	AMD	87-16-002
308-124B-100	AMD-P	87-17-068	308-171-010	AMD	87-09-044	314-12-140	AMD	87-04-018
308-124B-100	AMD	87-20-091	308-171-020	AMD-P	87-05-062			

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314-12-145	NEW-P	87-11-044	315-11-261	NEW-P	87-07-050	320-08-380	AMD	87-14-053
314-12-145	NEW	87-14-009	315-11-261	NEW	87-10-043	320-08-390	AMD-P	87-10-068
314-12-150	AMD-P	87-11-019	315-11-262	NEW-P	87-07-050	320-08-390	AMD	87-14-053
314-12-150	AMD	87-14-010	315-11-262	NEW	87-10-043	320-08-400	AMD-P	87-10-068
314-16-020	AMD-P	87-19-108	315-11-270	NEW-P	87-07-050	320-08-400	AMD	87-14-053
314-16-040	AMD-P	87-17-023	315-11-270	NEW	87-10-043	320-08-410	AMD-P	87-10-068
314-16-040	AMD	87-20-014	315-11-271	NEW-P	87-07-050	320-08-410	AMD	87-14-053
314-16-115	AMD-P	87-19-107	315-11-271	NEW	87-10-043	320-08-420	AMD-P	87-10-068
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314-16-160	AMD-C	87-03-025	315-11-272	NEW	87-10-043	320-08-430	AMD-P	87-10-068
314-16-160	AMD	87-04-017	315-11-280	NEW-P	87-14-058	320-08-430	AMD	87-14-053
314-16-205	AMD-P	87-13-012	315-11-280	NEW	87-17-047	320-08-440	AMD-P	87-10-068
314-16-205	AMD	87-15-110	315-11-281	NEW-P	87-14-058	320-08-440	AMD	87-14-053
314-16-240	NEW-P	87-12-027	315-11-281	NEW	87-17-047	320-08-445	NEW-P	87-10-068
314-16-240	NEW-E	87-15-112	315-11-282	NEW-P	87-14-058	320-08-445	NEW	87-14-053
314-16-240	NEW	87-15-113	315-11-282	NEW	87-17-047	320-08-450	AMD-P	87-10-068
314-20-020	AMD-P	87-05-045	315-11-290	NEW-P	87-14-058	320-08-450	AMD	87-14-053
314-20-020	AMD	87-08-015	315-11-290	NEW	87-17-047	320-08-460	AMD-P	87-10-068
314-20-020	AMD-P	87-18-047	315-11-291	NEW-P	87-14-058	320-08-460	AMD	87-14-053
314-20-050	AMD-P	87-17-062	315-11-291	NEW	87-17-047	320-08-470	AMD-P	87-10-068
314-20-050	AMD	87-20-013	315-11-292	NEW-P	87-14-058	320-08-470	AMD	87-14-053
314-24-090	AMD-P	87-05-044	315-11-292	NEW	87-17-047	320-08-510	AMD-P	87-10-068
314-24-090	AMD	87-08-016	315-14-010	NEW-P	87-14-058	320-08-510	AMD	87-14-053
314-24-090	AMD-P	87-18-047	315-14-010	NEW	87-17-047	320-08-520	AMD-P	87-10-068
314-24-095	NEW-E	87-12-020	315-30-090	AMD-P	87-14-057	320-08-520	AMD	87-14-053
314-24-095	NEW-P	87-12-028	315-30-090	AMD	87-17-012	320-08-530	AMD-P	87-10-068
314-24-095	NEW	87-15-016	315-32-040	AMD-P	87-17-066	320-08-530	AMD	87-14-053
314-24-110	AMD-P	87-13-013	315-32-040	AMD-C	87-20-002	320-08-540	AMD-P	87-10-068
314-24-110	AMD	87-15-111	315-32-050	AMD-P	87-17-066	320-08-540	AMD	87-14-053
314-24-150	AMD-P	87-17-062	315-32-050	AMD-C	87-20-002	320-12-030	AMD-P	87-10-069
314-24-150	AMD	87-20-013	315-32-060	AMD-P	87-17-066	320-12-030	AMD	87-14-047
314-24-190	AMD-P	87-13-013	315-32-060	AMD-C	87-20-002	320-12-050	AMD-P	87-10-069
314-24-190	AMD	87-15-111	320-08-001	NEW-P	87-10-068	320-12-050	AMD	87-14-047
314-24-200	AMD-P	87-13-013	320-08-001	NEW	87-14-053	320-12-060	AMD-P	87-10-069
314-24-200	AMD	87-15-111	320-08-010	AMD-P	87-10-068	320-12-060	AMD	87-14-047
314-24-210	AMD-P	87-13-059	320-08-010	AMD	87-14-053	320-12-070	AMD-P	87-10-069
314-24-210	AMD	87-16-003	320-08-030	AMD-P	87-10-068	320-12-070	AMD	87-14-047
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314-27-010	REVIEW	87-03-034	320-08-040	AMD-P	87-10-068	320-16-001	REP	87-14-047
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314-36-020	AMD	87-07-008	320-08-050	AMD-P	87-10-068	320-16-010	REP	87-14-047
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314-36-110	AMD-P	87-04-063	320-08-055	NEW	87-14-053	320-20-010	AMD-P	87-10-069
314-36-110	AMD	87-07-008	320-08-070	AMD-P	87-10-068	320-20-010	AMD	87-14-047
314-36-150	AMD-P	87-04-063	320-08-070	AMD	87-14-053	320-20-020	AMD-P	87-10-069
314-36-150	AMD	87-07-008	320-08-080	AMD-P	87-10-068	320-20-020	AMD	87-14-047
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315-02-020	AMD	87-05-005	320-08-090	AMD-P	87-10-068	320-20-030	AMD	87-14-047
315-04-070	AMD-P	87-07-051	320-08-090	AMD	87-14-053	320-20-060	REP-P	87-10-069
315-04-070	AMD	87-10-043	320-08-100	AMD-P	87-10-068	320-20-060	REP	87-14-047
315-04-090	AMD-P	87-07-051	320-08-100	AMD	87-14-053	322-12-010	AMD	87-04-035
315-04-090	AMD	87-10-043	320-08-140	AMD-P	87-10-068	323-12-010	NEW	87-05-014
315-04-190	AMD	87-05-005	320-08-140	AMD	87-14-053	323-12-020	NEW	87-05-014
315-04-190	AMD-P	87-14-057	320-08-160	AMD-P	87-10-068	323-12-030	NEW	87-05-014
315-04-190	AMD	87-17-012	320-08-160	AMD	87-14-053	323-12-040	NEW	87-05-014
315-06-020	AMD-P	87-14-057	320-08-180	AMD-P	87-10-068	323-12-050	NEW	87-05-014
315-06-020	AMD	87-17-012	320-08-180	AMD	87-14-053	323-12-060	NEW	87-05-014
315-06-120	AMD-P	87-14-057	320-08-190	AMD-P	87-10-068	323-12-070	NEW	87-05-014
315-06-120	AMD	87-17-012	320-08-190	AMD	87-14-053	323-12-080	NEW	87-05-014
315-10-060	AMD-P	87-14-057	320-08-200	AMD-P	87-10-068	323-12-090	NEW	87-05-014
315-10-060	AMD	87-17-012	320-08-200	AMD	87-14-053	323-12-100	NEW	87-05-014
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315-11-241	NEW	87-05-005	320-08-210	AMD	87-14-053	323-12-120	NEW	87-05-014
315-11-242	NEW	87-05-005	320-08-260	AMD-P	87-10-068	326-02-030	AMD-P	87-15-143
315-11-250	NEW-P	87-07-050	320-08-260	AMD	87-14-053	326-02-030	AMD	87-18-030
315-11-250	NEW-E	87-07-052	320-08-270	AMD-P	87-10-068	326-02-030	AMD-P	87-20-088
315-11-250	NEW	87-10-043	320-08-270	AMD	87-14-053	326-20-010	AMD-P	87-15-143
315-11-251	NEW-P	87-07-050	320-08-300	AMD-P	87-10-068	326-20-010	AMD	87-18-030
315-11-251	NEW-E	87-07-052	320-08-300	AMD	87-14-053	326-20-050	AMD-P	87-15-143
315-11-251	NEW	87-10-043	320-08-310	AMD-P	87-10-068	326-20-050	AMD	87-18-030
315-11-251	AMD-E	87-12-007	320-08-310	AMD	87-14-053	326-20-080	AMD-P	87-15-143
315-11-252	NEW-P	87-07-050	320-08-350	AMD-P	87-10-068	326-20-080	AMD	87-18-030
315-11-252	NEW-E	87-07-052	320-08-350	AMD	87-14-053	326-20-090	REP-E	87-16-066
315-11-252	NEW	87-10-043	320-08-370	AMD-P	87-10-068	326-20-090	REP-P	87-20-088
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326-30-039	NEW-P	87-15-143	332-16-185	NEW-C	87-20-067	332-24-100	REP-P	87-06-055
326-30-039	NEW-E	87-18-028	332-16-190	REP-P	87-15-102	332-24-100	REP	87-11-005
326-30-039	NEW	87-18-029	332-16-190	REP-C	87-20-067	332-24-105	REP-P	87-06-055
332-10-180	AMD-P	87-15-101	332-16-195	NEW-P	87-15-102	332-24-105	REP	87-11-005
332-10-180	AMD-C	87-20-066	332-16-195	NEW-C	87-20-067	332-24-10501	REP-P	87-06-055
332-16-010	REP-P	87-15-102	332-16-200	REP-P	87-15-102	332-24-10501	REP	87-11-005
332-16-010	REP-C	87-20-067	332-16-200	REP-C	87-20-067	332-24-10502	REP-P	87-06-055
332-16-020	REP-P	87-15-102	332-16-205	NEW-P	87-15-102	332-24-150	REP-P	87-06-055
332-16-020	REP-C	87-20-067	332-16-205	NEW-C	87-20-067	332-24-150	REP	87-11-005
332-16-030	REP-P	87-15-102	332-16-210	REP-P	87-15-102	332-24-150	REP	87-11-005
332-16-030	REP-C	87-20-067	332-16-210	REP-C	87-20-067	332-24-160	REP-P	87-06-055
332-16-035	NEW-E	87-15-035	332-16-215	NEW-P	87-15-102	332-24-160	REP	87-11-005
332-16-035	NEW-P	87-15-101	332-16-215	NEW-C	87-20-067	332-24-170	REP-P	87-06-055
332-16-035	NEW-C	87-20-066	332-16-220	REP-P	87-15-102	332-24-170	REP	87-11-005
332-16-040	AMD-E	87-15-100	332-16-220	REP-C	87-20-067	332-24-180	REP-P	87-06-055
332-16-040	REP-P	87-15-102	332-16-225	NEW-P	87-15-102	332-24-180	REP	87-11-005
332-16-040	REP-C	87-20-067	332-16-225	NEW-C	87-20-067	332-24-185	REP-P	87-06-055
332-16-045	NEW-P	87-15-101	332-16-230	REP-P	87-15-102	332-24-185	REP	87-11-005
332-16-045	NEW-C	87-20-066	332-16-230	REP-C	87-20-067	332-24-185001	REP-P	87-06-055
332-16-050	REP-P	87-15-102	332-16-235	NEW-P	87-15-102	332-24-185001	REP	87-11-005
332-16-050	REP-C	87-20-067	332-16-235	NEW-C	87-20-067	332-24-190	REP-P	87-06-055
332-16-055	NEW-P	87-15-102	332-16-240	REP-P	87-15-102	332-24-190	REP	87-11-005
332-16-055	NEW-C	87-20-067	332-16-240	REP-C	87-20-067	332-24-192	REP-P	87-06-055
332-16-060	REP-P	87-15-102	332-16-245	NEW-P	87-15-102	332-24-192	REP	87-11-005
332-16-060	REP-C	87-20-067	332-16-245	NEW-C	87-20-067	332-24-194	REP-P	87-06-055
332-16-065	NEW-P	87-15-102	332-16-250	REP-P	87-15-102	332-24-194	REP	87-11-005
332-16-065	NEW-C	87-20-067	332-16-250	REP-C	87-20-067	332-24-196	REP-P	87-06-055
332-16-070	AMD-E	87-15-100	332-16-255	NEW-P	87-15-102	332-24-196	REP	87-11-005
332-16-070	REP-P	87-15-102	332-16-255	NEW-C	87-20-067	332-24-197	REP-P	87-06-055
332-16-070	REP-C	87-20-067	332-16-260	REP-P	87-15-102	332-24-197	REP	87-11-005
332-16-075	NEW-P	87-15-102	332-16-260	REP-C	87-20-067	332-24-200	REP-P	87-06-055
332-16-075	NEW-C	87-20-067	332-16-270	REP-P	87-15-102	332-24-200	REP	87-11-005
332-16-080	REP-P	87-15-102	332-16-270	REP-C	87-20-067	332-24-201	NEW-P	87-06-055
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332-16-085	NEW-P	87-15-102	332-16-290	REP-C	87-20-067	332-24-205	NEW-P	87-06-055
332-16-085	NEW-C	87-20-067	332-16-300	REP-P	87-15-102	332-24-205	NEW	87-11-005
332-16-090	REP-P	87-15-102	332-16-300	REP-C	87-20-067	332-24-210	REP-P	87-06-055
332-16-090	REP-C	87-20-067	332-16-310	REP-P	87-15-102	332-24-210	REP	87-11-005
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332-16-100	AMD-E	87-15-100	332-16-320	REP-C	87-20-067	332-24-215	NEW-P	87-06-055
332-16-100	REP-P	87-15-102	332-16-330	REP-P	87-15-102	332-24-215	NEW	87-11-005
332-16-100	REP-C	87-20-067	332-16-330	REP-C	87-20-067	332-24-220	REP-P	87-06-055
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332-16-105	NEW-C	87-20-067	332-16-340	REP-C	87-20-067	332-24-221	NEW-P	87-06-055
332-16-110	REP-P	87-15-102	332-24-001	REP-P	87-06-055	332-24-221	NEW	87-11-005
332-16-110	REP-C	87-20-067	332-24-001	REP	87-11-005	332-24-225	NEW-P	87-06-055
332-16-115	NEW-P	87-15-102	332-24-005	NEW-P	87-06-055	332-24-225	NEW	87-11-005
332-16-115	NEW-C	87-20-067	332-24-005	NEW	87-11-005	332-24-230	REP-P	87-06-055
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332-16-120	REP-C	87-20-067	332-24-015	NEW	87-11-005	332-24-231	NEW-P	87-06-055
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332-16-125	NEW-C	87-20-067	332-24-020	REP	87-11-005	332-24-232	NEW-P	87-06-055
332-16-130	REP-P	87-15-102	332-24-025	REP-P	87-06-055	332-24-232	NEW	87-11-005
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332-16-150	REP-C	87-20-067	332-24-058	REP-P	87-06-055	332-24-242	NEW	87-11-005
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332-16-155	NEW-C	87-20-067	332-24-059	REP-P	87-06-055	332-24-244	NEW	87-11-005
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332-16-165	NEW-C	87-20-067	332-24-063	REP-P	87-06-055	332-24-301	NEW	87-11-005
332-16-170	REP-P	87-15-102	332-24-063	REP	87-11-005	332-24-310	REP-P	87-06-055
332-16-170	REP-C	87-20-067	332-24-070	REP-P	87-06-055	332-24-310	REP	87-11-005
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388-87-070	AMD	87-19-091	388-87-105	AMD-P	87-09-057
388-87-105	AMD-P	87-09-057	388-87-105	AMD	87-12-056
388-87-105	AMD	87-12-056	388-87-115	NEW-P	87-09-089
388-87-115	NEW-P	87-09-089	388-87-115	NEW	87-12-050
388-87-115	NEW	87-12-050	388-92-041	NEW-P	87-07-012
388-92-041	NEW-P	87-07-012	388-92-041	NEW-E	87-10-021
388-92-041	NEW-E	87-10-021	388-92-041	NEW	87-10-022
388-92-041	NEW	87-10-022	388-96-217	NEW-P	87-05-018
388-96-217	NEW-P	87-05-018	388-96-217	NEW	87-09-058
388-96-217	NEW	87-09-058	388-96-366	AMD-P	87-05-018
388-96-366	AMD-P	87-05-018	388-96-366	AMD	87-09-058
388-96-366	AMD	87-09-058	388-96-565	AMD-P	87-05-018
388-96-565	AMD-P	87-05-018	388-96-565	AMD	87-09-058
388-96-565	AMD	87-09-058	388-96-585	AMD-P	87-05-018
388-96-585	AMD-P	87-05-018	388-96-585	AMD	87-09-058
388-96-585	AMD	87-09-058	388-96-710	AMD-P	87-05-018
388-96-710	AMD-P	87-05-018	388-96-710	AMD	87-09-058
388-96-710	AMD	87-09-058	388-96-722	AMD-P	87-05-018
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388-96-745	AMD	87-09-058	388-96-754	AMD	87-09-058
388-96-754	AMD	87-09-058	388-96-774	AMD-P	87-05-018
388-96-774	AMD-P	87-05-018	388-96-774	AMD	87-09-058
388-96-774	AMD	87-09-058	388-98-001	AMD-P	87-17-016
388-98-001	AMD-P	87-17-016	388-98-001	AMD-E	87-17-017
388-98-001	AMD-E	87-17-017	388-98-001	AMD-P	87-18-057
388-98-001	AMD-P	87-18-057	388-98-700	AMD-P	87-17-016
388-98-700	AMD-P	87-17-016	388-98-700	AMD-E	87-17-017
388-98-700	AMD-E	87-17-017	388-98-700	AMD-P	87-18-057
388-98-700	AMD-P	87-18-057	388-98-800	AMD-P	87-17-016
388-98-800	AMD-P	87-17-016	388-98-800	AMD-E	87-17-017
388-98-800	AMD-E	87-17-017	388-98-800	AMD-P	87-18-057
388-98-800	AMD-P	87-18-057	388-98-830	AMD-P	87-17-016
388-98-830	AMD-P	87-17-016	388-98-830	AMD-E	87-17-017
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388-98-850	AMD-P	87-17-016	388-98-850	AMD-E	87-17-017
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388-98-870	AMD-P	87-18-057	388-99-020	AMD-P	87-02-064
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388-99-020	AMD-E	87-03-001	388-99-020	AMD	87-06-006
388-99-020	AMD	87-06-006	388-99-020	AMD-P	87-14-061
388-99-020	AMD-P	87-14-061	388-99-020	AMD-E	87-14-068
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388-99-060	AMD-E	87-19-023	388-100-005	REVIEW	87-04-062
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388-100-005	AMD	87-12-054	388-100-005	OBJEC	87-16-031
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415-100-160	REP	87-07-014	415-104-240	REP	87-07-016	415-112-810	NEW	87-20-082
415-100-170	REP-P	87-03-046	415-104-250	REP-P	87-03-047	415-112-820	NEW-E	87-14-035
415-100-170	REP	87-07-014	415-104-250	REP	87-07-016	415-112-820	NEW-P	87-16-016
415-100-180	REP-P	87-03-046	415-104-260	REP-P	87-03-047	415-112-820	NEW	87-20-082
415-100-180	REP	87-07-014	415-104-260	REP	87-07-016	419-56-010	NEW-P	87-18-002
415-104	AMD-P	87-03-047	415-104-270	REP-P	87-03-047	419-56-020	NEW-P	87-18-002
415-104	AMD	87-07-016	415-104-270	REP	87-07-016	419-56-030	NEW-P	87-18-002
415-104-005	NEW-P	87-03-047	415-104-300	REP-P	87-03-047	419-56-040	NEW-P	87-18-002
415-104-005	NEW	87-07-016	415-104-300	REP	87-07-016	419-56-050	NEW-P	87-18-002
415-104-010	REP-P	87-03-047	415-104-310	REP-P	87-03-047	419-56-060	NEW-P	87-18-002
415-104-010	REP	87-07-016	415-104-310	REP	87-07-016	419-56-070	NEW-P	87-18-002
415-104-015	NEW-P	87-03-047	415-104-320	REP-P	87-03-047	419-56-080	NEW-P	87-18-002
415-104-015	NEW	87-07-016	415-104-320	REP	87-07-016	419-56-090	NEW-P	87-18-002
415-104-020	REP-P	87-03-047	415-104-400	REP-P	87-03-047	419-60-010	NEW-E	87-20-015
415-104-020	REP	87-07-016	415-104-400	REP	87-07-016	419-60-010	NEW-P	87-20-061
415-104-025	NEW-P	87-03-047	415-104-410	REP-P	87-03-047	419-60-020	NEW-E	87-20-015
415-104-025	NEW	87-07-016	415-104-410	REP	87-07-016	419-60-020	NEW-P	87-20-061
415-104-030	REP-P	87-03-047	415-104-800	REP-P	87-03-047	419-60-030	NEW-E	87-20-015
415-104-030	REP	87-07-016	415-104-800	REP	87-07-016	419-60-030	NEW-P	87-20-061
415-104-035	NEW-P	87-03-047	415-104-810	REP-P	87-03-047	434-09-010	NEW-E	87-02-067
415-104-035	NEW	87-07-016	415-104-810	REP	87-07-016	434-09-010	NEW-P	87-02-068
415-104-045	NEW-P	87-03-047	415-104-820	REP-P	87-03-047	434-09-010	NEW	87-06-009
415-104-045	NEW	87-07-016	415-104-820	REP	87-07-016	434-09-020	NEW-E	87-02-067
415-104-050	NEW-P	87-03-047	415-104-830	REP-P	87-03-047	434-09-020	NEW-P	87-02-068
415-104-050	NEW	87-07-016	415-104-830	REP	87-07-016	434-09-020	NEW	87-06-009
415-104-060	NEW-P	87-03-047	415-105-050	AMD-P	87-03-048	434-09-030	NEW-E	87-02-067
415-104-060	NEW	87-07-016	415-105-050	AMD	87-07-015	434-09-030	NEW-P	87-02-068
415-104-070	NEW-P	87-03-047	415-105-060	AMD-P	87-03-048	434-09-030	NEW	87-06-009
415-104-070	NEW	87-07-016	415-105-060	AMD	87-07-015	434-09-040	NEW-E	87-02-067
415-104-080	NEW-P	87-03-047	415-105-070	AMD-P	87-03-048	434-09-040	NEW-P	87-02-068
415-104-080	NEW	87-07-016	415-105-070	AMD	87-07-015	434-09-040	NEW	87-06-009
415-104-090	NEW-P	87-03-047	415-105-090	AMD-P	87-03-048	434-09-050	NEW-E	87-02-067
415-104-090	NEW	87-07-016	415-105-090	AMD	87-07-015	434-09-050	NEW-P	87-02-068
415-104-100	AMD-P	87-03-047	415-105-100	NEW-P	87-03-048	434-09-050	NEW	87-06-009
415-104-100	REP-P	87-03-047	415-105-100	NEW	87-07-015	434-09-060	NEW-E	87-02-067
415-104-100	AMD	87-07-016	415-105-110	NEW-P	87-03-048	434-09-060	NEW-P	87-02-068
415-104-105	REP-P	87-03-047	415-105-110	NEW	87-07-015	434-09-060	NEW	87-06-009
415-104-105	REP	87-07-016	415-105-120	NEW-P	87-03-048	434-09-070	NEW-E	87-02-067
415-104-110	REP-P	87-03-047	415-105-120	NEW	87-07-015	434-09-070	NEW-P	87-02-068
415-104-110	REP	87-07-016	415-105-130	NEW-P	87-03-048	434-09-070	NEW	87-06-009
415-104-115	NEW-P	87-03-047	415-105-130	NEW	87-07-015	434-09-080	NEW-E	87-02-067
415-104-115	NEW	87-07-016	415-105-140	NEW-P	87-03-048	434-09-080	NEW-P	87-02-068
415-104-120	REP-P	87-03-047	415-105-140	NEW	87-07-015	434-09-080	NEW	87-06-009
415-104-120	REP	87-07-016	415-105-150	NEW-P	87-03-048	434-09-090	NEW-E	87-02-067
415-104-125	NEW-P	87-03-047	415-105-150	NEW	87-07-015	434-09-090	NEW-P	87-02-068
415-104-125	NEW	87-07-016	415-105-160	NEW-P	87-03-048	434-09-090	NEW	87-06-009
415-104-135	NEW-P	87-03-047	415-105-160	NEW	87-07-015	434-55-010	AMD-P	87-14-028
415-104-135	NEW	87-07-016	415-105-170	NEW-P	87-03-048	434-55-010	AMD-E	87-16-011
415-104-140	REP-P	87-03-047	415-105-170	NEW	87-07-015	434-55-010	AMD	87-17-002
415-104-140	REP	87-07-016	415-105-180	NEW-P	87-03-048	434-55-015	AMD-P	87-14-028
415-104-145	NEW-P	87-03-047	415-105-180	NEW	87-07-015	434-55-015	AMD-E	87-16-011
415-104-145	NEW	87-07-016	415-108-450	NEW-P	87-14-038	434-55-015	AMD	87-17-002
415-104-150	REP-P	87-03-047	415-108-460	NEW-P	87-14-038	434-55-016	AMD-P	87-14-028
415-104-150	REP	87-07-016	415-108-470	NEW-P	87-14-038	434-55-016	AMD-E	87-16-011
415-104-155	NEW-P	87-03-047	415-108-470	NEW	87-17-061	434-55-016	AMD	87-17-002
415-104-155	NEW	87-07-016	415-108-480	NEW-P	87-14-038	434-55-020	REP-P	87-14-028
415-104-160	REP-P	87-03-047	415-108-480	NEW	87-17-061	434-55-020	REP-E	87-16-011
415-104-160	REP	87-07-016	415-108-490	NEW-P	87-14-038	434-55-020	REP	87-17-002
415-104-165	NEW-P	87-03-047	415-108-490	NEW	87-17-061	434-55-030	AMD-P	87-14-028
415-104-165	NEW	87-07-016	415-108-510	NEW-P	87-14-038	434-55-030	AMD-E	87-16-011
415-104-170	REP-P	87-03-047	415-108-510	NEW	87-17-061	434-55-030	AMD	87-17-002
415-104-170	REP	87-07-016	415-112-330	NEW-P	87-16-077	434-55-035	REP-P	87-14-028
415-104-175	NEW-P	87-03-047	415-112-410	AMD-P	87-14-034	434-55-035	REP-E	87-16-011
415-104-175	NEW	87-07-016	415-112-411	NEW-P	87-14-034	434-55-035	REP	87-17-002
415-104-180	REP-P	87-03-047	415-112-412	NEW-P	87-14-034	434-55-040	AMD-P	87-14-028
415-104-180	REP	87-07-016	415-112-412	NEW	87-17-060	434-55-040	AMD-E	87-16-011
415-104-190	REP-P	87-03-047	415-112-413	NEW-P	87-14-034	434-55-040	AMD	87-17-002
415-104-190	REP	87-07-016	415-112-413	NEW	87-17-060	434-55-055	AMD-P	87-14-028
415-104-200	REP-P	87-03-047	415-112-414	NEW-P	87-14-034	434-55-055	AMD-E	87-16-011
415-104-200	REP	87-07-016	415-112-414	NEW	87-17-060	434-55-055	AMD	87-17-002
415-104-210	REP-P	87-03-047	415-112-415	NEW-P	87-14-034	434-55-060	AMD-P	87-14-028
415-104-210	REP	87-07-016	415-112-415	NEW	87-17-060	434-55-060	AMD-E	87-16-011
415-104-220	REP-P	87-03-047	415-112-800	NEW-E	87-14-035	434-55-060	AMD	87-17-002
415-104-220	REP	87-07-016	415-112-800	NEW-P	87-16-016	440-44-030	AMD-P	87-09-007
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440-44-040	AMD	87-14-066	458-15-040	NEW	87-05-022	458-61-080	AMD	87-03-036
440-44-045	AMD-P	87-10-015	458-15-050	NEW	87-05-022	458-61-150	AMD	87-03-036
440-44-045	AMD-E	87-14-065	458-15-060	NEW	87-05-022	458-61-210	AMD	87-03-036
440-44-045	AMD	87-14-066	458-15-070	NEW	87-05-022	458-61-335	NEW	87-03-036
440-44-048	AMD-P	87-10-015	458-15-080	NEW	87-05-022	458-61-490	AMD	87-03-036
440-44-048	AMD-E	87-14-065	458-15-090	NEW	87-05-022	458-61-555	AMD-P	87-09-034
440-44-048	AMD	87-14-066	458-15-100	NEW	87-05-022	458-61-555	AMD	87-12-016
440-44-048	AMD	87-17-041	458-15-110	NEW	87-05-022	458-61-570	AMD	87-03-036
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440-44-070	AMD-P	87-10-015	458-18-210	NEW-P	87-16-024	460-64A-020	AMD	87-03-052
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440-44-070	AMD	87-14-066	458-18-220	NEW-E	87-16-023	460-70-010	NEW	87-02-044
440-44-075	AMD-P	87-10-015	458-18-220	NEW-P	87-16-024	460-70-015	NEW	87-02-044
440-44-075	AMD	87-17-045	458-18-220	NEW	87-19-141	460-70-020	NEW	87-02-044
440-44-076	AMD-P	87-10-015	458-20-130	AMD-P	87-16-080	460-70-025	NEW	87-02-044
440-44-076	AMD-E	87-14-065	458-20-130	AMD	87-19-007	460-70-030	NEW	87-02-044
440-44-076	AMD	87-14-066	458-20-163	AMD-P	87-16-080	460-70-035	NEW	87-02-044
440-44-100	AMD-P	87-10-015	458-20-163	AMD	87-19-007	460-70-040	NEW	87-02-044
440-44-100	AMD-C	87-13-082	458-20-168	AMD-P	87-02-061	460-70-045	NEW	87-02-044
440-44-100	AMD-P	87-20-081	458-20-168	AMD	87-05-042	460-70-050	NEW	87-02-044
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446-55-020	AMD	87-05-012	458-20-182	AMD	87-05-042	463-36-030	NEW-P	87-19-140
446-55-030	AMD-C	87-04-024	458-20-184	AMD-P	87-16-080	463-36-040	NEW-P	87-19-140
446-55-030	AMD	87-05-012	458-20-184	AMD	87-19-007	463-36-050	NEW-P	87-19-140
446-55-060	AMD-C	87-04-024	458-20-186	AMD-P	87-16-080	463-36-060	NEW-P	87-19-140
446-55-060	AMD	87-05-012	458-20-186	AMD	87-19-007	463-36-070	NEW-P	87-19-140
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446-55-090	AMD-E	87-02-041	458-20-18801	AMD	87-05-042	463-36-090	NEW-P	87-19-140
446-55-100	AMD-P	87-02-040	458-20-19301	NEW-P	87-19-148	463-42-075	AMD	87-05-017
446-55-100	AMD-E	87-02-041	458-20-19301	NEW-E	87-19-149	463-42-455	AMD	87-05-017
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446-55-180	AMD	87-05-012	458-20-240	AMD-P	87-16-080	463-42-665	NEW	87-05-017
446-55-200	REP-C	87-04-024	458-20-240	AMD	87-19-007	463-42-675	NEW	87-05-017
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446-55-210	REP	87-05-012	458-20-24002	AMD-P	87-16-080	468-38-120	AMD-P	87-15-079
446-55-220	AMD-C	87-04-024	458-20-24002	AMD	87-19-007	468-38-120	AMD	87-20-040
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446-55-240	REP-C	87-04-024	458-20-244	AMD-P	87-16-081	468-58-080	AMD-C	87-12-061
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